GENERAL WARRANTY DEED RECORD NO. 400

Arte Calification of the

· ə

0

rye is

ar e and a construction of the second se

| THIS INDENTURE. Made this   | and and the Oly Oly Oly Oly Oly De L'Anna Barthan State State of the S |
|---|--|
| Louis Tomanek a single man  | April April A. D., 192 21, be  |
|   |  |
|   | laboma, party of the first part, and   |
| 2.H.Terwilleger   | party of the second part.  |
| WITNESSETH: That in consideration of the sum of One.  | Dollar (\$1.00) and other  |
|   | DOLI   |
| the receipt whereof is hereby acknowledged, said part   | a first part, do.9.2. by those presents, grant, bargain, sell and convey unto said pa  |
| of the second part,hi.sheirs and assigns, all of the fol<br>to-wit:   | blowing described real estate, situated in the County of Tulsa, State of Okla  |
|   |  |
| All of Lots. Thirteen   | (13) and Fourteen (14) in  |
|   | nt Heights Addition to the city  |
| and the second secon   |  |
| of Tulsa, Tulsa County,   | , Uklahoma according to the recorded   |
| plat thereof.   |  |
|   |  |
|   | INTERNAL REVENUE   |
|   | \$\$-  |
|   | Gancellet  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
| wise appertaining, forever.   | i singular the tenements, hereditaments and appurtenances thereto belonging or i<br>so and agree to and with said part of the second part that at the deliv<br>lawfully seized inhis<br>e simple, of and in all and singular the above granted and described premises, wi  |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK</u> his<br>heirs, executors or administrators, do hereby covenant, promis<br>these presents <u>that he</u><br>own richt of an absolute and indefeasible estate of inheritance in fee   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized in  |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK his</u><br>heirs, executors or administrators, do horeby covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized in  |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK his</u><br>heirs, executors or administrators, do horeby covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized in  |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK his</u><br>heirs, executors or administrators, do hereby covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized in  |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK his</u><br>heirs, executors or administrators, do horeby covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized in  |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK his</u><br>heirs, executors or administrators, do horeby covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized in  |
| wise appertaining, forever.<br>And said <u>LQUIS TOMANAK his</u><br>heirs, executors or administrators, do hereby covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that he same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and   | so and agree to and with said part   |
| wise appertaining, forever.<br>And said <u>LQUIS TOMANAK his</u><br>heirs, executors or administrators, do hereby covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same us<br>said part <u>J</u> , of the first part, <u>his</u> heirs and assigns   | so and agree to and with said part   |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMENEK_his</u><br>heirs, executors or administrators, dohoreby covenant, promis<br>theso presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same us<br>said part, of the first part, <u>his</u> heirs and assigns,<br>same.  | se and agree to and with said part   |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMANAK_his</u><br>heirs, executors or administrators, do <u>herby</u> covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances, that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same us<br>said partV, of the first part, <u>his</u> heirs and assigns,<br>same.  | se and agree to and with said part of the second part that at the deliv<br>lawfully seized inh1_S<br>e simple, of and in all and singular the above granted and described premises, wi<br>incombered of and from all former and other grants, itles, charges, estates, judge<br>d kind, BXCEPT<br>d kind, BXCEPT<br>unto the said part of the second part,<br>a, and all and every person or persons whomsoever, lawfully claiming or to clait<br>   |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMANAK_his</u><br>heirs, executors or administrators, do <u>herby</u> covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances, that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same us<br>said partV, of the first part, <u>his</u> heirs and assigns,<br>same.  | se and agree to and with said part   |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMENEK_his</u><br>heirs, executors or administrators, dohoreby covenant, promis<br>theso presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same us<br>said part, of the first part, <u>his</u> heirs and assigns,<br>same.  | se and agree to and with said part of the second part that at the deliv<br>lawfully seized inh1_S<br>e simple, of and in all and singular the above granted and described premises, wi<br>incombered of and from all former and other grants, itles, charges, estates, judge<br>d kind, BXCEPT<br>d kind, BXCEPT<br>unto the said part of the second part,<br>a, and all and every person or persons whomsoever, lawfully claiming or to clait<br>   |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMANAK_his</u><br>heirs, executors or administrators, do <u>herby</u> covenant, promis<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances, that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same us<br>said partV, of the first part, <u>his</u> heirs and assigns,<br>same.  | se and agree to and with said part of the second part that at the deliv<br>lawfully seized inh1_S<br>e simple, of and in all and singular the above granted and described premises, wi<br>incombered of and from all former and other grants, itles, charges, estates, judge<br>d kind, BXCEPT<br>d kind, BXCEPT<br>unto the said part of the second part,<br>a, and all and every person or persons whomsoever, lawfully claiming or to clait<br>   |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMENEK_his</u><br>heirs, executors or administrators, dohereby covenant, promis<br>these presents <u>that_he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurienances, that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same u<br>said part, of the first part, <u>his</u> heirs and assigns,<br>same.<br>IN WITNESS WHEREOF, The said part <u>Y</u> of the first par  | se and agree to and with said part of the second part that at the deliv<br>lawfully seized inhis   |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMANAK_his</u><br>heirs, executors or administratora, do hereby covenant, promise<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same u<br>said part  | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inhis   |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK his</u><br>heirs, executors or administrators, do hereby covenant, promise<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that is as a free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same u<br>said part <u>J</u> , of the first part, <u>his</u> heirs and assigns<br>same.<br>IN WITNESS WHEREOF, The said part <u>J</u> of the first par<br>STATE OF OKCHHOMA, <u>Kansas Morton</u> Co<br>Before me, <u>Y-K.Mason</u>   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inh_is<br>e simple, of and in all and singular the above granted and described premises, wi<br>incombered of and from all former and other grants, titles, charges, estates, judge<br>d kind, BXCEPT  |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK his</u><br>heirs, executors or administrators, do hereby covenant, promise<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that is as a free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same u<br>said part <u>J</u> , of the first part, <u>his</u> heirs and assigns<br>same.<br>IN WITNESS WHEREOF, The said part <u>J</u> of the first par<br>STATE OF OKCHHOMA, <u>Kansas Morton</u> Co<br>Before me, <u>Y-K.Mason</u>   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inh_is<br>e simple, of and in all and singular the above granted and described premises, wi<br>incombered of and from all former and other grants, titles, charges, estates, judge<br>d kind, BXCEPT  |
| wise appertaining, forever.<br>And said <u>LOUIS TOMANAK his</u><br>heirs, executors or administrators, do hereby covenant, promise<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same u<br>said part <u>y</u> , of the first part, <u>his</u> heirs and assigns<br>same.<br>IN WITNESS WHEREOF, The said part <u>y</u> of the first par<br>STATE OF OKLAHOMA, <u>Kansas Morton</u><br>Before me, <u>M. Mason</u><br>day of <u>April</u> <u>192 l</u> , personally   | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inh_is  |
| wise appertaining, forever.<br>And saidLOUIS_TOMAnek_his  | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inh_is  |
| wise appertaining, forever.<br>And saidLOUIS_TOMAnek_his  | se and agree to and with said part of the second part that at the deliv<br>lawfully seized inh.g.<br>e simple, of and in all and singular the above granted and doscribed premises, wi<br>incombered of and from all former and other grants, titles, charges, estates, judge<br>d kind, EXCEPT  |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMANAK_his</u><br>heirs, executors or administrators, do hereby covenant, promise<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same u<br>said partV, of the first part, <u>his</u> heirs and assigns<br>same.<br>IN WITNESS WHEREOF, The said part <u>V</u> of the first par<br>STATE OF OKLAHOMA, <u>Kansas Morton</u> <u>Co</u><br>Before me, <u>M.Mason</u><br>day of <u>April</u> is_ingle_man<br>to me known to be the identical parsonwho executed the withit<br>the same as <u>his</u> free and voluntary act and deed fo<br>Witness my hand and the official seal the day and year last a                                 | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inh.g.<br>a simple, of and in all and singular the above granted and described premises, wi<br>incombered of and from all former and other grants, titles, charges, estates, judge<br>d kind, EXCEPT  |
| wise appertaining, forever.<br>And said <u>LQUIS_TOMAnek_his</u><br>heirs, executors or administratora, do hereby covenant, promise<br>these presents <u>that he</u><br>own right of an absolute and indefeasible estate of inheritance in fee<br>appurtenances; that in same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same u<br>said partV, of the first part, <u>his</u> heirs and assigns<br>same.<br>IN WITNESS WHEREOF, The said part <u>V</u> of the first par<br>STATE OF OKLAHOMA, <u>Kansas Morton</u><br>Before me, <u>M.Mason</u><br>day of <u>April</u> ig2_1, personally<br><u>LOUIS_TOMANEK_A_single_map</u><br>to me known to be the identical person who executed the withit<br>the same as <u>his</u> free and voluntary act and deed fo<br>Witness my hand and the official seal the day and year last a | se and agree to and with said part of the second part that at the deliv<br>lawfully seized inh.g.<br>e simple, of and in all and singular the above granted and doscribed premises, wi<br>incombered of and from all former and other grants, titles, charges, estates, judge<br>d kind, EXCEPT  |
| wise appertaining, forever.<br>And said <u>LQUIS_TORENEK_his</u><br>heirs, executors or administrators, do hereby covenant, promise<br>these presents <u>that he</u><br>own right of an absolute and indecessible estate of inheritance in fee<br>appurtenances; that the same are free, clear and discharged and un<br>taxes and assessments and incumbrances of whatsoever nature and<br>and that <u>l</u> will warrant and forever defend the same us<br>said part, of the first part, <u>his</u> heirs and assigns,<br>same.<br>IN WITNESS WHEREOF, The said part <u>N</u> of the first par<br>STATE OF OKL/HOMA, Kansas Morton <u>Constrained</u><br>Refore me, <u>Y-K.Mason</u><br>day of <u>April</u>  | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inh.g.<br>a simple, of and in all and singular the above granted and described premises, wi<br>incombered of and from all former and other grants, titles, charges, estates, judge<br>d kind, EXCEPT  |
| wise appertaining, forever.<br>And saidLOUISTOMENEkhis  | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inhis   |
| wise appertaining, forever.<br>And saidLOUISTOMENEkhis  | so and agree to and with said part of the second part that at the deliv<br>lawfully seized inh.g.<br>a simple, of and in all and singular the above granted and described premises, wi<br>incombered of and from all former and other grants, titles, charges, estates, judge<br>d kind, EXCEPT  |

555