GENERAL WARRANTY DEED RECORD NO. 401

. Ny varian'i Norden dia mandritra ny kaodim-paositra dia mandritra ny kaodim-paositra dia mandritra dia mandri

	-	-	•		
20	'4 M	u	н	GH	

	day of July A. D., 192 2, between Junes A. Edwards husband and wife, Kansas the State of Oktoberna, party of the first part, and	
	party of the second part.	
	o sum of One and no/100 and other valuable	
	denations	
	part 19.5 of the first part, do by these presents, grant, bargain, sell and convey unto said party.	
	gns, all of the following described real estate, situated in the County of Tulsa, State of Oklahoma,	
	ive (5) re-Subdivision of Lot Thirteen (13)	
	Division of Section Five (5) Township Nineteen	
19) North Range Twelve (12)		
15) Horon Mango Iwelve (15)		
	Deed of correction.	
	TERNAL REVENUE	
	Cancell ve	
		•
	ther with all and singular the tenements hereditaments and appurtenances thereto belonging or in any	
	ther with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any	
rise appertaining, forever. And said Elsie S.Edwards a	nd J.A. Edwards their	
And said Elsie S.Edwards a leirs, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a leirs, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a leirs, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a elrs, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a elrs, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a elrs, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a site, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a elrs, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a eirs, executors or administrators, do	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S.Edwards a eirs, executors or administrators, do hereby or that they wan right of an absolute and indefeasible estate of it pour tenances; that the same are free, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments and incumbrances of whatsomething the same are tree, clear and disease and assessments are tree, clear and disease	and J.A. Edwards their covenant, promise and agree to and with said part	
And said Elsie S. Edwards a eirs, executors or administrators, do	covenant, promise and agree to and with said part. For the second part. that at the delivery of are lawfully seized in their inheritance in fee simple, of and in all and singular the above granted and described premises, with the scharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, oever nature and kind, EXCEPT selend the same unto the said part. Ye of the second part, her heirs and assigns, against telers and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the	
And said Elsie S. Edwards a eirs, executors or administrators, do	covenant, promise and agree to and with said part. Not the second part. that at the delivery of are lawfully seized in their covenant, promise and agree to and with said part. Not the second part that at the delivery of are lawfully seized in their cover in fee simple, of and in all and singular the above granted and described premises, with the scharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, cover nature and kind, EXCEPT defend the same unto the said part. Of the second part, heirs and assigns, against teirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the second part that the day and year first above written.	
And said Elsie S. Edwards a eirs, executors or administrators, do	covenant, promise and agree to and with said part. For the second part. that at the delivery of are lawfully selzed in their mheritance in fee simple, of and in all and singular the above granted and described premises, with the scharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, gover nature and kind, EXCEPT setend the same unto the said part. Y of the second part, her heirs and assigns, against theirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the self first part have the first part have been and the day and year first above written. Elsie E. Edwards	
And said Elsie S. Edwards a eirs, executors or administrators, do	covenant, promise and agree to and with said part. Not the second part. that at the delivery of are lawfully seized in their covenant, promise and agree to and with said part. Not the second part that at the delivery of are lawfully seized in their cover in fee simple, of and in all and singular the above granted and described premises, with the scharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, cover nature and kind, EXCEPT defend the same unto the said part. Of the second part, heirs and assigns, against teirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the second part that the day and year first above written.	
And said Elsie S. Edwards a eirs, executors or administrators, do	covenant, promise and agree to and with said part. For the second part. that at the delivery of are lawfully selzed in their mheritance in fee simple, of and in all and singular the above granted and described premises, with the scharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, gover nature and kind, EXCEPT setend the same unto the said part. Y of the second part, her heirs and assigns, against theirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the self first part have the first part have been and the day and year first above written. Elsie E. Edwards	
And said Elsie S.Edwards a leirs, executors or administrators, do	covenant, promise and agree to and with said part. For the second part. that at the delivery of are lawfully selzed in their mheritance in fee simple, of and in all and singular the above granted and described premises, with the scharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, gover nature and kind, EXCEPT setend the same unto the said part. Y of the second part, her heirs and assigns, against theirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the self first part have the first part have been and the day and year first above written. Elsie E. Edwards	
And said	covenant, promise and agree to and with said part. For the second part. that at the delivery of are lawfully seized in their. Inheritance in fee simple, of and in all and singular the above granted and described premises, with the scharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, cover nature and kind, EXCEPT Selend the same unto the said part. Nor the second part, her heirs and assigns, against teles and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the their hand, the day and year first above written. Elsie E. Edwards James A. Edwards Lames A. Edwards	
And said	covenant, promise and agree to and with said part	
And said	covenant, promise and agree to and with said part. For the second part. that at the delivery of are lawfully seized in their. Inheritance in fee simple, of and in all and singular the above granted and described premises, with the scharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, cover nature and kind, EXCEPT Selend the same unto the said part. Nor the second part, her heirs and assigns, against teles and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the their hand, the day and year first above written. Elsie E. Edwards James A. Edwards Lames A. Edwards	
And said Elsie S.Edwards a eirs, executors or administrators, do	covenant, promise and agree to and with said part	
And said Elsie S.Edwards a selrs, executors or administrators, do	covenant, promise and agree to and with said part	
And said	covenant, promise and agree to and with said part	
And said	covenant, promise and agree to and with said part	
And said Elsie S.Edwards a leirs, executors or administrators, do hereby or that they will warrant and forever do have and assessments and incumbrances of whatse are are are considered and incumbrances of whatse are are are are are are are are are ar	covenant, promise and agree to and with said part	
And said	covenant, promise and agree to and with said part	
And said Elsie S.Edwards a lefts, executors or administrators, do hereby of these presents that they will warrant and forever that they will warrant and disaxes and assessments and incumbrances of whatse axes are axes and assessments and incumbrances of whatse axes are axes are axes and assessments and incumbrances of whatse axes are axes axes are axes are axes are axes are axes are axes are axes axes axes axes axes axes axes axe	covenant, promise and agree to and with said part	
And said Elsie S.Edwards a lefts, executors or administrators, do bereby of these presents they they wan right of an absolute and indefeasible estate of it is purtenances; that the same are free, clear and disaxes and assessments and incumbrances of whatse are and assessments and incumbrances of whatse are are are are are are are are are ar	covenant, promise and agree to and with said part	