## GENERAL WARRANTY DEED RECORD NO. 401

| J.A. Jackman and Clora Jackman his w  |   |
|---|---|
| Mark and  |   |
|   | ahoma) party of the first part, and   |
|   | party of the second part.   |
| WITNESSETII: That in consideration of the sum of  | 300.00 Three Hundred and no/100   |
|   | DOLLAR  |
|   | first part, do. 9.8 by these presents, grant, bargain, sell and convey unto said part. I llowing described real estate, situated in the County of Tulsa, State of Oklahoma  |
|   |   |
|   |   |
| All of Lots Nineteen (  |   |
| in Block Ninetecn (19)  | in the Woolley Addition to the town   |
| of Dawson as per the r  | recorded plat there of.   |
|   |   |
|   |   |
|   | METROMAL SEVENIE  |
|   | ad panagraman Canculi A   |
|   |   |
|   |   |
|   |   |
|   |   |
|   |   |
|   |   |
|   |   |
| TO HAVE AND TO HOLD THE SAME, Together with all and   | singular the tenements, hereditaments and appurtenances thereto belonging or in an  |
| hese presentsthat_than  | lawfully seized in  |
| And said  ers, executors or administrators, do  | e simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment  |
| And said  ers, executors or administrators, do  | e simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment  |
| And said  eirs, executors or administrators, do9.Shereby covenant, promise that they were presents  that they were ignered an absolute and indefeasible estate of inheritance in fee pourtenances: that the same are free, clear and discharged and uni   | e simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment  |
| And said  eirs, executors or administrators, do9.Shereby covenant, promise that they were presents  that they were ignered an absolute and indefeasible estate of inheritance in fee pourtenances: that the same are free, clear and discharged and uni   | lawfully seized intheir simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment  |
| And said  ers, executors or administrators, do  | e simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment  |
| And said  eirs, executors or administrators, do9.Shereby covenant, promise the they with the anabsolute and indefeasible estate of inheritance in fee popurtenances; that the same are free, clear and discharged and uni tixes and assessments and incumbrances of whatsoever nature and   | lawfully seized in  |
| And said  eirs, executors or administrators, do   | lawfully seized in  |
| And said  eirs, executors or administrators, do   | lawfully seized inheirs and assigns, again, and all and every person or persons whomsoever, lawfully claiming or to claim the   |
| And said  eirs, executors or administrators, do   | lawfully seized in  |
| And said  eirs, executors or administrators, doQShereby covenant, promise  ese presents that they  wright of an absolute and indefeasible estate of inheritance in fee  popurtenances; that the same are free, clear and discharged and uni  exes and assessments and incumbrances of whatsoever nature and  much that they will warrant and forever defend the same unit part  | lawfully seized intheir simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment a kind, EXCEPT   |
| And said  eirs, executors or administrators, doQShereby covenant, promise  ese presents that they  wright of an absolute and indefeasible estate of inheritance in fee  popurtenances; that the same are free, clear and discharged and uni  exes and assessments and incumbrances of whatsoever nature and  much that they will warrant and forever defend the same unit part  | lawfully seized in their hands in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment a kind, EXCEPT—  anto the said part of the second part, her heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim the here are hereunto set their hands the day and year first above written.   |
| And said  ers, executors or administrators, doQShereby covenant, promise  ers presents that they  wright of an absolute and indefeasible estate of inheritance in fee  pourtenances; that the same are free, clear and discharged and uni  exes and assessments and incumbrances of whatsoever nature and  and that they will warrant and forever defend the same us  aid part  | lawfully seized in their and simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment a kind, EXCEPT—  Into the said part of the second part, her heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim the here here are their hands the day and year first above written J.A.Jackman   |
| And said eirs, executors or administrators, doQShereby covenant, promise less presents  | lawfully seized in their and simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment a kind, EXCEPT—  Into the said part of the second part, her heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim the here here are their hands the day and year first above written J.A.Jackman   |
| And said  eirs, executors or administrators, do   | lawfully seized in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment a kind, EXCEPT—  anto the said part of the second part, her heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim the that hereunto set their hands the day and year first above writter  J.A.Jackman  Clara Jackman   |
| And said eirs, executors or administrators, doQShereby covenant, promise tees presents that they were right of an absolute and indefeasible estate of inheritance in fee popurtenances; that the same are free, clear and discharged and uni times and assessments and incumbrances of whatsoever nature and and that they will warrant and forever defend the same us aid partY, of the first part, thair heirs and assigns, ame.  IN WITNESS WHEREOF, The said part of the first part  TATE OF OKLAHOMA, Tuls 8  Before me, the undersigned   | lawfully seized in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT—  Into the said part. If the second part, her heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim the that hereunto set their hands the day and year first above writter  J.A.Jackman  Clara Jackman  Clara Jackman  Ounty, ss.  Jackman Clara Jackman   |
| And said  ers, executors or administrators, doQShereby covenant, promise these presents that they was right of an absolute and indefeasible estate of inheritance in fee popurtenances; that the same are free, clear and discharged and unit exes and assessments and incumbrances of whatsoever nature and exes and assessments and incumbrances of whatsoever nature and add part  | lawfully seized in  |
| And said  eirs, executors or administrators, do   | anto the said part. It the second part, her heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim the hereunto set. their hands the day and year first above writter.  J.A.Jackman  Clara Jackman  Clara Jackman  Ounty, ss.  n Notary Public in and for said County and State on this appeared.   |
| And said eirs, executors or administrators, do  | anto the said part. If the second part, her heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim the hereunto set. their hands the day and year first above written J.A.Jackman  Clara Jackman  Clara Jackman  Clara Jackman  and Clara Jackman  coxecute |
| And said  eirs, executors or administrators, do Shereby covenant, promise these presents  | lawfully seized in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment it kind, EXCEPT—  Into the said part  |
| And said  eirs, executors or administrators, do Shereby covenant, promise these presents  | lawfully seized in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT—  Into the said part  |
| And said  eirs, executors or administrators, do Shereby covenant, promise these presents that they will be said estate of inheritance in fee popurtenances; that the same are free, clear and discharged and unitages and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and add part Y, of the first part, thair heirs and assigns, ame.  IN WITNESS WHEREOF, The said part  | lawfully seized in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT—  Into the said part  |
| And said  eirs, executors or administrators, doQShereby covenant, promise these presents that they will be the same are free, clear and discharged and unitages and assensments and incumbrances of whatsoever nature and axes and assensments and incumbrances of whatsoever nature and add part   | lawfully seized in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCOPPY—  Into the said part. If the second part, her heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim the hereunto set. their hands the day and year first above written J.A.Jackman  Clara Jackman  Clara Jackman  Clara Jackman  and Clara Jackman  and Clara Jackman  and Clara Jackman  clara Jackman  (SEAL) Geo. G.Rhyne  Notary Public in the cover person of the cover the uses and purposes therein set forth.   |
| And said leirs, executors or administrators, do 95hereby covenant, promise here presents that they will warrant and forever defend the same us axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and axes and assigns, ame.  That of oklahoma, Tuls a  Tuls a  Tuls a  Co  Before me, the undersigned  July 192 2, personally a  J.A. Jackman one known to be the identical person 8 who executed the within the same as their free and voluntary act and deed for Witness my hand and the official seal the day and year last a fly commission expires April 7 - 1925  TATE OF OKLAHOMA, Tulsa County, ss. | and all and every person or persons whomsoever, lawfully claiming or to claim the that their hands the day and year first above writter J.A.Jackman  Clara Jackman  Clara Jackman  Ounty, ss.  a Notary Public in and for said County and State on this 14th  appeared  and Clara Jackman  and foregoing instrument, and acknowledged to me that they oxecute or the uses and purposes therein set forth.  (SEAL) Geo. G.Rhyne Notary Public  |