## GENERAL WARRANTY DEED RECORD NO. 401 SENDRAL WARR 204792 GH THE REST DESCRIPTION OF SHAREST CONTRACTOR OF SHAREST CONTRACTOR

THIS INDENTURE, Made this		
Tulea County, in the State of Oklah	homa, party of the first part, and	* 1 * 1 * 1 * 1 * 1 * 1 * 1
da L.Weedy	party of the second part.	
WITNESSETH:That in consideration of the sum of Righ	t Thousand and no/100	22 4. 2. 2. 2. 2. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.
the receipt whereof is hereby acknowledged, said part. ies. of the following the part, his helps and assigns, all of the followit:	DOI arst part, do by these presents, grant, bargain, sell and convey unto said proving described real estate, situated in the County of Tulsa, State of Okl	nrt
All of tot Thirteen (13) i	n Bungalow Court	
Addition to the city of Tu	lsa,∪klahoma, according	
to the recorded plat there	of.	
	TERNAL REVENUE	
	TERNAL REVENUE	
and the second of the second o	Ganoelle	
And said Parties of the first part	for themselves and for their that at the delayer the conditions and appertended the conditions of the conditions and agree to and with said part	
And said Parties of the first part heirs, executors or administrators, do	for themselves and for their that at the delay and agree to and with said part. Y of the second part. that at the delay their their their simple, of and in all and singular the above granted and described premises, and the complete of and from all former and other grants, titles, charges, estates, jud	ivery o
And said Parties of the first part  heirs, executors or administrators, do	for themselves and for their that at the del and agree to and with said party of the second part that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, vacumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT	ivery o
And said Parties of the first part  heirs, executors or administrators, do hereby covenant, promise these presents that they are own right of an absolute and indefeasible estate of inheritance in fee appurtenances; that the same are free, clear and discharged and unit taxes and assessments and incumbrances of whatsoever nature and	for themselves and for their that at the del and agree to and with said party of the second part that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, vacumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT	ivery o
And said Parties of the first part  heirs, executors or administrators, do hereby covenant, promise these presents	for themselves and for their that at the del and agree to and with said party of the second part that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, vacumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT	ivery o
And said Parties of the first part  heirs, executors or administrators, do hereby covenant, promise these presents	for themselves and for their that at the del and agree to and with said party of the second part that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, vacumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT	ivery o
And said Parties of the first part  neirs, executors or administrators, do hereby covenant, promise these presents that they are own right of an absolute and indefeasible estate of inheritance in fee appurtenances; that the same are free, clear and discharged and unit axes and assessments and incumbrances of whatsoever nature and special assessments hereaft	for themselves and for their that at the deland agree to and with said part. y. of the second part. that at the delands in their their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT	ivery o
And said Parties of the first part	for themselves and for their that at the del and agree to and with said party of the second part that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, vacumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT	ivery o
And said Parties of the first part neirs, executors or administrators, do hereby covenant, promise these presents that they are wown right of an absolute and indefacible estate of inheritance in fee appurtenances; that the same are free, clear and discharged and unit axes and assessments and incumbrances of whatsoever nature and special assessments hereaft assessments hereaft will warrant and forever defend the same unsaid part	for themselves and for their that at the deland agree to and with said part. y. of the second part. that at the deland lawfully seized in their simple, of and in all and singular the above granted and described premises, noumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  Ser to mature.	ivery convicts the second seco
And said Parties of the first part	for themselves and for their and agree to and with said part. Y. of the second part. that at the del lawfully seized in their.  simple, of and in all and singular the above granted and described premises, when the said from all former and other grants, titles, charges, estates, judkind, EXCEPT  ser to mature.  the said part. Y. of the second part, his heirs and assigns, and all and every person or persons whomseever, lawfully claiming or to elements.	ivery c with th Igments agains
And said Parties of the first part	for themselves and for their that at the delay and agree to and with said part. y. of the second part. that at the delay is imple, of and in all and singular the above granted and described premises, nonmbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  Ser to mature.  The interval of the second part, his heirs and assigns, and all and every person or persons whomseever, lawfully claiming or to claim the interval of the day and year first above.	agains
And said Parties of the first part	for themselves and for their and agree to and with said part y. of the second part. that at the delinate in their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, judkind, EXCEPT  Ser to mature.  The ir heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the their second part, hand so the day and year first above the Recrews	agains
And said Parties of the first part	for themselves and for their and agree to and with said part y. of the second part. that at the deling simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  Ser to mature.  The interpolation of the second part, his heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim vehicles the law and year first above the R. Crews  Dessie Crews	agains
And said Parties of the first part	for themselves and for their and agree to and with said part y. of the second part. that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  Ser to mature.  And the said part. Y. of the second part, his heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the law and year first above the R. Craws  Dessie Craws  Dessie Craws	agains aim th
And said Parties of the first part	for themselves and for their that at the del lawfully seized in their their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT to mature.  The tree to mature the said part of the second part, his heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim. Their hand the day and year first above the Recrews  Dessie Crews  Dessie Crews  A Notary Public in and for said County and State on this 19th	agains
And said Parties of the first part	for themselves and for their that at the delar and agree to and with said part. Y. of the second part. that at the delar their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  Ser to mature.  Their hair heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to elah. We hereunto set. their hand. Since day and year first above H.R.Crews  Dessie Crews  Manuel Service of the second part, hand. Since day and year first above H.R.Crews  Dessie Crews  Mife	agains agains the writter
And said Parties of the first part	for themselves and for their and agree to and with said part. y. of the second part. that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  Ser to mature.  The second part, his heirs and assigns, and all and every person or persons whomseever, lawfully claiming or to claim. Ye hereunto set. their hand. Setheday and year first above  H.R.Crews  Dessie Crews  wife  and /Dessie Crews	agains the writter
And said Parties of the first part	for themselves and for their and agree to and with said part y. of the second part. that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  Ser to mature.  The interpolation of the second part, his heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to el ha Ve hereunto set. their hand s the day and year first above  H.R.Craws  Dessie Craws  and All and County and State on this 19th typeared wife and All County and State on this 19th typeared the uses and purposes therein set forth.	agains the writter
And said Parties of the first part	for themselves and for their and agree to and with said part y. of the second part. that at the del lawfully seized in their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  Ser to mature.  The interpolation of the second part, his heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to el ha Ve hereunto set. their hand s the day and year first above  H.R.Craws  Dessie Craws  and All and County and State on this 19th typeared wife and All County and State on this 19th typeared the uses and purposes therein set forth.	agains agains the writter
And said Parties of the first part heirs, executors or administrators, do hereby covenant, promise these presents that they are own right of an absolute and indefeasible estate of inheritance in fee appurtenances; that the same are free, clear and discharged and unit taxes and assessments and incumbrances of whatsoever nature and special assessments hereaft and that they will warrant and forever defend the same unit taxes and assessments hereaft assessments hereaft assessments.  IN WITNESS WHEREOF, The said part less of the first part in within the same as their free and voluntary act and deed for Witness my hand and the official seal the day and year last all My commission expires.  March 4th 1924	for themselves and for their and agree to and with said part y of the second part that at the del Inwfully seized in their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  The to mature.  The to mature the said part y of the second part, his heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the their hand. It has a second part, hand as the day and year first above H.R.Craws  Dessie Craws  The transfer of the second part, hand as the day and year first above wife and Pessie Craws  and foregoing instrument, and acknowledged to me that they be we written.	agains agains the writter
heirs, executors or administrators, do	for themselves and for their and agree to and with said part y of the second part that at the del Inwfully seized in their simple, of and in all and singular the above granted and described premises, neumbered of and from all former and other grants, titles, charges, estates, jud kind, EXCEPT  The to mature.  The to mature the said part y of the second part, his heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the their hand. It has a second part, hand as the day and year first above H.R.Craws  Dessie Craws  The transfer of the second part, hand as the day and year first above wife and Pessie Craws  and foregoing instrument, and acknowledged to me that they be we written.	agains agains the writter