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GENERAL WARRANTY DEED RECORD NO. 401

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	THIS INDENTURE, Made this 15thday of July Contact July Con
	THUS INDENTURE, Made this 15th
	of
	A.F. Sweensy. of Tules, Oklahoma
	WITNESSETH:
A	DOLLAT
	the receipt whereof is hereby acknowledged, said part.X of the first part, dere by these presents, grant, bargain, sell and convey unto said part of the second part,h.1.S
()	Lots 336-537-338-339-540-341-342 and 343 all in Block 27,
	all the above and foregoing being in Tulsa Heights as appears
	by the plat of the same on file in the office of the Register
	of Deeds Tuka County Oklahoma said Tulsa Heights is laid out and
	plated upon the west half of the southwest quarter and the South
	west Quarter of the North West Quarter of Section Twenty nine
()	(29) Township Twenty (20) North dange Thirteen (13) East of the
	Indian Base and Meridian.
	-nulan 250 and meriulan.
	INTERNAL REVENUE
	Ganoelled
()	
1	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in wise appertaining, forever.
	And said Lizzie H. Deming her the said part y of the second part that at the delivery heirs, executors or administrators, do. Shereby covenant, promise and agree to and with said part y of the second part that at the delivery
	these presents that she is lawfully seized in <u>her</u>
) .	these presents
	own right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment
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	and that <u>She</u> will warrant and forever defend the same unto the said part <u>N</u> of the second part, <u>his</u> helrs and assigns, agai said part <u>N</u> , of the first part, <u>her</u> helrs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim same.
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	over right of an absolute and indefecable of inheritance in fee simple, of and in all and sequel if has how granted and described premises, with appurtemances; that the same are free, elser and discharged and unincombered of and from all former and other grants, titles, charges, esintes, judgment taxes and assessments and incumbrances of whatfoever nature and kind, EXCEPT
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