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ECEZO9 GH GENERAL WARRANTY DEED RECORD NO. 401

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\$	R. Kete Heiley Nee Sigler
	of Tulsa, T.I.sa.,
	James F. Sisler
	WITNESSETH:That in consideration of the sum of Six Hundred (\$600.00
	and 1. 0/100 DOLLARS
	the receipt whereof is hereby acknowledged, said partz of the first part, down by these presents, grant, bargain, sen and convey and said partz of the second part,
	All of Lote Six (6) and Seven (7)
	in Block Five (5) College View Addition to the
	City of Tulsa, according to the Amended plat thereof.
	## State of Cklahoma,)
	County offulsa,) Before me L.W.Baxter a Notary Public in and for said County and State on this 22nd day of November 1919, personally appeared Jas. Hailey, to me known to be the identical person who executed the
	within and foregoing instrument and acknowledged to me that he executed the same a
	his free and voluntary act and deed for the uses and purposes therein set forth.
	My Commission expires March, 21, (SEAL) L.W.Baxter, 1921 Notery Public
	Notary Public.
	NTERNAL
	INTERNAL REVENUE
	Gancelled
) TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in an
Ì	wise appertaining, forever.
	And said <u>R.Kate Hailey nee Sisleyer</u> hor- heirs, executors or administrators, do hereby covenant, promise and agree to and with said part
	And said
	And said <u>R.Kate Hailey nee Sieler hor</u> heirs, executors or administrators, do hereby covenant, promise and agree to and with said part. <u>V</u> of the second part <u>that is delivery of these presents</u> <u>that she is</u> <u>lawfully select in <u>her</u></u> lawfully select <u>her</u> <u>lawfully select in <u>her</u></u> lawfully select <u>her</u> <u>lawfully select in <u>her</u></u> appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT None.
	And said R.Kate Hailey_nee_Sisler. her
	And said <u>R.Kate Hailey nee Sieler hor</u> heirs, executors or administrators, do hereby covenant, promise and agree to and with said part. <u>V</u> of the second part <u>that is delivery of these presents</u> <u>that she is</u> <u>lawfully select in <u>her</u></u> lawfully select <u>her</u> <u>lawfully select in <u>her</u></u> lawfully select <u>her</u> <u>lawfully select in <u>her</u></u> appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT None.
	And said R.Kate Hailey_nee_Sisler. her
	And said
	And said R.Kate Heiley.mee.Sisl.or.hor.hor. heirs, executors or administrators, do
	And said R.Kate Hailey.mae.Sisley. her. her. heirs, executors or administrators, do. hereby covenant, promise and agree to and with said part_Y. of the second part that at the delivery of these presents hereby covenant, promise and agree to and with said part_Y. of the second part that at the delivery of 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 the appurtonances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment taxes and assessments and incumbrances of whalsoever nature and kind, EXCEPT None. and that. Sh9
	And said R.K&te.Heiley.nec.Sisler.her.her. heirs, executors or administrators, dohereby covenant, promise and agree to and with said part of the second part that at the delivery of these presents Invariant state of inheritance in the sample, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT None. None. and that_Sh9will warrant and forever defend the same unto the said part_X. of the second part,here
	And said R.K&te. Heiley.nec.is.ler.her heirs, executors or administrators, dohereby covenant, promise and agree to and with said part, of the second part that at the delivery of these presents hereby covenant, promise and agree to and with said part, of the second part that at the delivery of the appurtenances; that the induce state of inhoritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment taxes and assessments and incumbrances of whalseever nature and kind, EXCEPT None. None. and that_Sh9
	And said R.K&te. Heiley.nec.is.ler.her heirs, executors or administrators, dohereby covenant, promise and agree to and with said part, of the second part that at the delivery of these presents hereby covenant, promise and agree to and with said part, of the second part that at the delivery of the appurtenances; that the induce state of inhoritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment taxes and assessments and incumbrances of whalseever nature and kind, EXCEPT None. None. and that_Sh9
	And said
	And said
	And said N.Kate Hailey_nee_Sisler_her_her_ here heirs, excentors or administrators, dohereby covenant, promise and agree to and with and part or the second part that at the delivery of these presents
	And add R.Kate Hailey ne_visle.or her heirs, excentors or administrators, do_beroby covenant, promise and agree to and with add part_V. of the second part that at the deliver of the absolute and indefeasible setate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, elear and discharged and unneumbered of and from all former and other grants, titles, charges, estates, judgment taxes and assessments and incombines of whatdoever nature and kind, EXCEPT In that_Sh9
	And add R.Kate Hailey ne_visle.or her heirs, excentors or administrators, do_beroby covenant, promise and agree to and with add part_V. of the second part that at the deliver of the absolute and indefeasible setate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, elear and discharged and unneumbered of and from all former and other grants, titles, charges, estates, judgment taxes and assessments and incombines of whatdoever nature and kind, EXCEPT In that_Sh9
	And said R.Katz Heiley, nec. Sisler_hey hers, excentors or administrators, 6 hereby covenant, promise and agrees to and with and part_V. of the second part that at the delivery of the and head head the delivery of the and head head the delivery of the and head head the delivery of the second part that at the delivery of the second part that at the delivery of the second part that at the delivery of a right of an head head head the state of inheritance is to simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and mineumbered of and from all former and other grants, titles, charges, estates, judgment taxes and assessments and incomborates of whaleover nature and kind, EXCEPT None. None. and that_Sh0

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