GENERAL WARRANTY DEED RECORD NO. 401

THIS INTERMITTER Made this 5th Chay of Aug. A D 1922 hely	
2113 2021 1100 (110)	reen.
THUS INDENTURE, Made this. 5th Aug. Aug. A.D., 1922, between the hornecker his wife	(1)
Tuls a	
Mrs H.W. Fisher party of the second part.	
WITNESSETH:That in consideration of the sum of Six Hundred	•
	vines.
DOLLAI receipt whereof is hereby acknowledged, said part	y
Lot Number Three (3) Block One (1)	
Clover Ridge Addition to the city	
of Tulsa, in Tulsa County, Oklahoma	
according to the recorded plat thereof.	
INTERNAL REVENUE	
The state of the s	
Cancell x	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in a	апу
And said Henry Hornecker and Belle Hornecker their s, executors or administrators, des. hereby covenant, promise and agree to and with said part. Y of the second part. that at the delivery	y of
And said Henry Hornecker and Belle Hornecker their. s, executors or administrators, des. hereby covenant, promise and agree to and with said part. Y of the second part. that at the delivery or presents that they are lawfully selzed in their 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 urtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment	the
And said Henry Hornecker and Belle Hornecker their executors or administrators, des. hereby covenant, promise and agree to and with said part. J of the second part that at the delivery presents hat they are lawfully selzed in their light of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with recenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment and assessments and incumbrances of whatsoever nature and kind, ENCEPT	the
And said Henry Hornecker and Belle Hornecker their , executors or administrators, des. hereby covenant, promise and agree to and with said part. Y of the second part. that at the delivery presents that they are lawfully selzed in their presents that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment the above grants.	the
And said Henry Hornecker and Belle Hornecker their , executors or administrators, des. hereby covenant, promise and agree to and with said part. In of the second part. that at the delivery presents that they are lawfully selzed in their pright of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with reconances; that the same are tree, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment and assessments and incumbrances of whatsoever nature and kind, ENCEPT	the
And said Henry Hornecker and Belle Hornecker their , executors or administrators, des. hereby covenant, promise and agree to and with said part. In of the second part. that at the delivery presents that they are lawfully selzed in their pright of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with reconances; that the same are tree, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment and assessments and incumbrances of whatsoever nature and kind, ENCEPT	the
And said Henry Romecker and Belle Hornscker their And said Henry Romecker and Belle Hornscker their Are acceptors or administrators, des hereby covenant, promise and agree to and with said part. The condition of the second part. That at the delivery presents that the Are lawfully selzed in their presents and indefensible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with reconances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment and assessments and incumbrances of whatsoever nature and kind, EXCEPT	the
And said Henry Hornecker and Belle Hornecker their. They are presents that they are larged and unincumbered of and in all and singular the above granted and described premises, with a unitenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment and assessments and incumbrances of whatsoever nature and kind, EXCEPT All taxes of whatsoever nature. They will warrant and forever defend the same unto the said party of the second part, her heirs and assigns, again a parties, of the first part, their and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim to the said party of the first part, their and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim to the said party of the first part, their and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim to the said party of the second part, their and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the said party of the second part, their and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the said party and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the said party and assigns.	the ents,
And said Henry Hornecker and Belle Hornecker their s, executors or administrators, des. hereby covenant, promise and agree to and with said part. Y of the second part that at the delivery to presents that they are lawfully selzed in their aright of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with untenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments and assessments and incumbrances of whatsoever nature and kind, ENCEPT All taxes of whatsoever nature. that they will warrant and forever defend the same unto the said part. Y of the second part, her heirs and assigns, again part. 1.69, of the first part, their heirs and assigns, and all and overy person or persons whomsoever, lawfully claiming or to claim the same are free that the same unto the said part.	the ents,
And said Henry Hornecker and Belle Hornecker their s, executors or administrators, des hereby covenant, promise and agree to and with said part. Y of the second part that at the delivery to presents that they are lawfully selzed in their aright of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with a urtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments and assessments and incumbrances of whatsoever nature and kind, ENCEPT All taxes of whatsoever nature. that they will warrant and forever defend the same unto the said part. Y of the second part, her heirs and assigns, again part. 1.89, of the first part, their heirs and assigns, and all and overy person or persons whomsoever, lawfully claiming or to claim to the contract of the first part, their and assigns, and all and overy person or persons whomsoever, lawfully claiming or to claim to the contract of the first part, their and assigns, and all and overy person or persons whomsoever, lawfully claiming or to claim to the contract of the first part, their and assigns, and all and overy person or persons whomsoever, lawfully claiming or to claim to the contract of the first part.	ulnst the
And said Henry Hornecker and Belle Hornecker their s, executors or administrators, des hereby covenant, promise and agree to and with said part Y of the second part that at the delivery of presents that they are lawfully selzed in their 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 intenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments and assessments and incumbrances of whatsoever nature and kind, EXCEPT All taxes of whatsoever nature. that they will warrant and forever defend the same unto the said part. Y of the second part, her heirs and assigns, against 1.98, of the first part, their heirs and assigns, and all and every person or persons whomseever, lawfully claiming or to claim to the said part. Their hands the day and year first above written their said part 1.98, the day and year first above written their said part 1.98 the day and year first above written their said part 1.98 the day and year first above written their said part 1.98 the day and year first above written their said part 1.98 the day and year first above written the said part 1.98 the day and year first above written the said part 1.98 the day and year first above written the said part 1.98 the day and year first above written the said part 1.98 the day and year first above written the said part 1.98 the day and year first above written the said part 1.98 the day and year first above written the said part 1.98 the day and year first above written the said part 2.90 the first part hands the day and year first above written the said part 2.90 the first part hands the day and year first above written the said part 2.90 the first part hands the said part 2.90 the first part hands the said part 2.90 the first part hands the said part 3.90 the first part hands the said part 3.90 the first part 4.90 the first part 4.90 the first part 4.	the ents,
And said Henry Hornecker and Belle Hornecker their s, executors or administrators, des hereby covenant, promise and agree to and with said part Y of the second part	the ents,
And said Henry Hornecker and Belle Hornecker their s, executors or administrators, desh hereby covenant, promise and agree to and with said part. Y of the second part	i the ents,
And said Henry Hornacker and Belle Hornacker their s, executors or administrators, des. hereby covenant, promise and agree to and with said part. J of the second part	the ants,
And said Henry Hornecker and Belle Hornecker their descentors or administrators, des. hereby covenant, promise and agree to and with said part. In the second part. that at the delivery presents that they are lawfully selzed in their 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 retonances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment and assessments and incumbrances of whatsoever nature. All taxes of whatsoever nature. All taxes of whatsoever nature. hat they will warrant and forever defend the same unto the said part. of the second part, her heirs and assigns, again part. 1.99, of the first part, their heirs and assigns, and all and every person or persons whomseever, lawfully claiming or to claim the said part. 1.89 the first part, their hands the day and year first above write Henry Hornecker Belle Hornecker	the ants,
And said Henry Hornecker and Belle Hornecker their, oxecutors or administrators, des. hereby covenant, promise and agree to and with said part. Y. of the second part. that at the delivery presents that they are lawfully select in their 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 riconances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments and assessments and incumbrances of whatsoever nature. All taxes of whatsoever nature. All taxes of whatsoever nature. They will warrant and forever defend the same unto the said part Y of the second part, her heirs and assigns, againg part 1.98, of the first part, their heirs and assigns, and all and overy person or persons whomsoever, lawfully claiming or to claim the same unto the said part Y of the second part, her heirs and assigns, againg part 1.98, of the first part, their heirs and assigns, and all and overy person or persons whomsoever, lawfully claiming or to claim the same unto the said part Y of the second part, her heirs and assigns, againg the same unto the said part Y of the second part, her heirs and assigns, againg the same unto the said part Y of the second part, her heirs and assigns, againg the same unto the said part Y of the second part, her heirs and assigns, againg the same unto the said part Y of the second part, her heirs and assigns, againg the same unto the said part Y of the second part, her her heart and saigns, againg the same unto the said part Y of the second part, her her heart and saigns, againg the same unto the said part Y of the second part, her her heart and assigns, againg the same unto the said part Y of the second part, her her heart and saigns, againg the same unto the said part Y of the second part, her her heart and assigns, againg the same unto the said part Y of the second part, her her heart and useful y of the second part, her her hea	the ants,
And said Henry Hornacker and Belle Hornacker their s, executors or administrators, des. hereby covenant, promise and agree to and with said part Y of the second part	the ants,
And said Henry Hornecker and Belle Hornecker their s, executors or administrators, d	the onts,
And said Henry Hornecker and Belle Hornecker their s, executors or administrators, des. hereby covenant, promise and agree to and with said part. J of the second part	the ants, the the titen.
And said Henry Hornecker and Belle Hornecker their a, executors or administrators, des. hereby covenant, promise and agree to and with said part V of the second part that at the delivery covenant	the ants, the the titen.
rs, executors or administrators, des. hereby coverant, promise and agree to and with said part. — of the second part — that it the delivery so presents — that _ they are — lawfully selected in _ their _ larght of an absolute and indefeatable estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with urtenances; that the same are tree, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment and assessments and incumbrances of whatsoever nature. All taxes of whatsoever nature. In will warrant and forever defend the same unto the said part. — of the second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part, her _ heirs and assigns, agail part. — second part. — heirs and assigns, agail part. — second pa	the ants, the the titen.
And said Henry Hornecker and Belle Hornecker their a, executors or administrators, des. hereby covenant, promise and agree to and with said part V of the second part that at the delivery covenant	the ants, the the titen.