## GENERAL WARRANTY DEED RECORD NO. 401

A. F. Sweeney and Mayme V. Swe	
George F. Murner	party of the first part, and
	party of the second part.
WITNESSETH:That in consideration of the sum of Twe lv	78 Hundred no/100
	DOLLARS, art, do by these presents, grant, bargain, sell and convey unto said part
	described real estate, situated in the County of Tulsa, State of Cklahoma,
wit:	
Lot Nine (9) in E	Block Two (2) and Lots Ten
(10) and Thirteen	n (13), Block 1 in Federal on of pats of Lots Two and
Three Section Fou	r Township Nineteeen North
dange unirteen Ea corded plat ther	est according to the re-
	ENTERNAL REVENUS
	Ganoelled
	E MANUAL DE LA CONTRACTION DEL CONTRACTION DE LA
TO HAVE AND TO HOLD THE SAME, Together with all and singula se appertaining, forever.	ar the tenements, hereditaments and appurtenances thereto belonging or in any
A. F. Eweeney and Layine V.  And said	Sweeney, their  agreet and with said part. Y of the second part
A. F. Eweeney and Layine V.  Irs, executors or administrators, do hereby covenant, promise and a  see presents that they are  or right of an absolute and indefeasible estate of inheritance in fee simple purtenances; that the same are free, clear and discharged and unincumber	Sweeney, their  agree and with said part. Y of the second part. that at the delivery of their.  Inwfully selzed in their.  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments,
A. F. Sweeney and Mayine V.  And said	Sweeney, their  agree and with said part. Y of the second part. that at the delivery of their.  Inwfully selzed in their.  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments,
A. F. Sweeney and Mayine V.  And said	Sweeney, their  agree and with said part. Y of the second part. that at the delivery of their.  Inwfully selzed in their.  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments,
A. F. Sweeney and Mayine V.  And said	Sweeney, their  agree and with said part. Y of the second part. that at the delivery of their.  Inwfully selzed in their.  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments,
A. F. Sweeney and Mayine V.  And said	Sweeney, their  agree and with said part. Y of the second part. that at the delivery of their.  Inwfully selzed in their.  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments,
A. F. Sweeney and Mayine V.  And said	Sweeney, their  agree and with said part. Y of the second part. that at the delivery of their.  Inwfully selzed in their.  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments,
A. F. Sweeney and Mayine V.  And said	Sweeney, their  agree and with said part. N. of the second part. that at the delivery of the said part. I would selzed in their.  by of and in all and singular the above granted and described premises, with the cred of and from all former and other grants, titles, charges, estates, judgments, except.
A. F. Sweeney and Mayine V.  eirs, executors or administrators, do hereby covenant, promise and a ness presents  that they are  we right of an absolute and indefeasible estate of inheritance in fee simple purtenances; that the same are free, clear and discharged and unincumbrances and assessments and incumbrances of whatsoever nature and kind, and that they will warrant and forever defend the same unto the	Sweeney, their  agreet and with said part. Not the second part. that at the delivery of their.  lawfully selzed in their  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments, except.
A. F. Sweeney and Mayine V.  And said  A. F. Sweeney and Mayine V.  elrs, executors or administrators, do hereby covenant, promise and a nese presents  that they are  we right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumb axes and assessments and incumbrances of whatsoever nature and kind, they will warrant and forever defend the same unto the tid part. Y., of the first part, their hoirs and assigns, and all time.	Sweeney, their  agree and with said part. Y of the second part
A. F. Sweeney and Mayine V.  And said  A. F. Sweeney and Mayine V.  elrs, executors or administrators, do hereby covenant, promise and a see presents  that they are  we right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumb  exes and assessments and incumbrances of whatsoever nature and kind,  they  will warrant and forever defend the same unto the tid part Y., of the first part,  their hoirs and assigns, and all  me.	Sweeney, their  agree and with said part. V. of the second part. that at the delivery of lawfully selzed in their  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments, except.  Said part. V. of the second part, their heirs and assigns, against and every person or persons whomsoever, lawfully claiming or to claim the ehereunto set their hand. Since day and year first above written.
A. F. Sweeney and Mayine V.  And said  A. F. Sweeney and Mayine V.  elrs, executors or administrators, do hereby covenant, promise and a nese presents  that they are  we right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumb axes and assessments and incumbrances of whatsoever nature and kind, they will warrant and forever defend the same unto the tid part. Y., of the first part, their hoirs and assigns, and all time.	Sweeney, their  agree and with said part. Y of the second part
A. F. Sweeney and Kayme V.  And said  A. F. Sweeney and Kayme V.  Elrs, executors or administrators, do	Sweeney, their  agree and with said part. V. of the second part. that at the delivery of lawfully selzed in their  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments, except.  Said part. V. of the second part, their heirs and assigns, against and every person or persons whomsoever, lawfully claiming or to claim the ehereunto set their hand. Since day and year first above written.
A. F. Sweeney and Kayme V.  And said  A. F. Sweeney and Kayme V.  elrs, executors or administrators, do	Sweeney, their  agree and with said part. Y of the second part
A. F. Sweeney and Kayme V.  elrs, executors or administrators, do hereby covenant, promise and a less presents that they are we right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumbe axes and assessments and incumbrances of whatsoever nature and kind,  they will warrant and forever defend the same unto the tid part Y., of the first part, their hoirs and assigns, and all time.  IN WITNESS WHEREOF, The said part 1.85f the first part ha. Y.  Thisp	Sweeney, their  agree and with said part. V. of the second part. that at the delivery of lawfully selzed in their  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments, except.  said part. V. of the second part, their heirs and assigns, against and every person or persons whomsoever, lawfully claiming or to claim the ehereunto set. their hand the day and year first above written.  A. F. Sweeney  Mayme V. Sweeney
A. F. Sweeney and Mayine V.  elrs, executors or administrators, do hereby covenant, promise and a lesse presents that they are were right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumbe axes and assessments and incumbrances of whatsoever nature and kind,  and that they will warrant and forever defend the same unto the bid part Y., of the first part, their hoirs and assigns, and all the.  IN WITNESS WHEREOF, The said part ies f the first part ha. Y.  Tulsa County, s	Sweeney, their  agree and with said part. V. of the second part. that at the delivery of lawfully selzed in their  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments, except.  said part. V. of the second part, their heirs and assigns, against and every person or persons whomsoever, lawfully claiming or to claim the ehereunto set. their hand the day and year first above written.  A. F. Sweeney  Mayme V. Sweeney
A. F. Sweeney and Mayine V.  elrs, executors or administrators, do hereby covenant, promise and a lesse presents that they are we right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumbe axes and assessments and incumbrances of whatsoever nature and kind,  they will warrant and forever defend the same unto the tid part. Y., of the first part, their hoirs and assigns, and all time.  IN WITNESS WHEREOF, The said part ies the first part ha. Y.  EATE OF OKLAHOMA, Tulsa County, s.  Before me, Lewis G. Melone	Sweeney, their  agree and with said part. Y of the second part
A. F. Sweeney and Nayme V.  And said  A. F. Sweeney and Nayme V.  eles, executors or administrators, do	Sweeney, their  agree and with said part. V. of the second part. that at the delivery of lawfully selzed in their  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments, except.  said part. V. of the second part, their heirs and assigns, against and every person or persons whomsoever, lawfully claiming or to claim the ehereunto set. their hand the day and year first above written.  A. F. Sweeney  Mayme V. Sweeney
And said  A. F. Sweeney and Mayine V.  Sirs, executors or administrators, do	Sweeney, their  layfully selzed in
And said  A. F. Sweeney and Mayine V.  And said  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The land Mayine V.  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney	Sweeney, their  agree and with said part. I. of the second part. that at the delivery of lawfully selzed in their  of and in all and singular the above granted and described premises, with the ered of and from all former and other grants, titles, charges, estates, judgments, exactly and every person or persons whomsoever, lawfully claiming or to claim the entered of and every person or persons whomsoever, lawfully claiming or to claim the entered ent
And said  A. F. Sweeney and Mayine V.  And said  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The land Mayine V.  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney  The said part is go personally appeare  A. F. Sweeney	Sweeney, their  Igrer and with said part. V. of the second part
A. F. Sweeney and Mayine V.  And said  A. F. Sweeney and Mayine V.  Sirs, executors or administrators, do	Sweeney, their  Igrer and with said part. V. of the second part
And said  A. F. Sweeney and Mayine V.  And said  And said  A. F. Sweeney and Mayine V.  Strs, executors or administrators, do	Sweeney, their  agree 'a and with said part. X of the second part
A. F. Sweeney and Mayine V.  elrs, executors or administrators, do	Sweeney, their  agree 2 and with said part. Y of the second part
And said  A. F. Sweeney and Mayine V.  elrs, executors or administrators, do	Sweeney, their  agree 'a and with said part. X of the second part
And said	Sweeney, their  agree 2 and with said part. Y of the second part