GENERAL WARRANTY DEED RECORD NO. 401

Diputa Pilat & Audit to, Shawret Orth	NP1/m
titis ittatiti totali, iliido tilotti.	3, 200
W.O. Dickenson and wife Stell	a M. Dickenson
Tulsa County, in the State of	Oklahoma, party of the first part, and
Reynolds Brigence	party of the second part.
WITNESSETH:That in consideration of the sum of	
	DOLLARS.
ceipt whereof is hereby acknowledged, said part. 1e8of	the first part, do by these presents, grant, bargain, sell and convey unto said part
second part,	e following described real estate, situated in the County of Tulsa, State of Oklahoma,
	n Block six (6) in Seyqpoyah
	of Cherokee Acres an addition
to the city of Tulea	Tulea County Oklahoma.
	IN PROPERTY AND A STATE OF THE
	INTERNAL REVENUE
	Osloone
	en de la companya de
ppertaining, forever, W. O. Dickenson and wi executors or administrators, do heroby covenant, pro	and singular the tenements, hereditaments and appurtenances thereto belonging or in any fe Stella M. Dickenson their omise and agree to and with said part
And said W.O. Dickenson and wi executors or administrators, do	omise and agree to and with said part
ppertaining, forever, And said W.O. Dickenson and wiexecutors or administrators, do	The Stella M. Dickenson their omise and agree to and with said part
ppertaining, forever, And said W.O. Dickenson and wi executors or administrators, do hereby covenant, pro presents that the y. are ght of an absolute and indefeasible estate of inheritance in enances; that the same are free, clear and discharged and and assessments and incumbrances of whatsoever nature All taxes accruing af	omise and agree to and with said part
ppertaining, forever, And said W.O. Dickenson and wi executors or administrators, do	omise and agree to and with said part
ppertaining, forever, And said W.O. Dickenson and wi executors or administrators, do	omise and agree to and with said part
ppertaining, forever, And said W.O. Dickenson and wi executors or administrators, do	omise and agree to and with said part
w. O. Dickenson and wi executors or administrators, do	omise and agree to and with said part
w. O. Dickenson and wi executors or administrators, do	The Stella M. Dickenson their omise and agree to and with said part
w. O. Dickenson and wi executors or administrators, do	mise and agree to and with said part. Y. of the second part. that at the delivery of lawfully selzed in the interpretation of and in all and singular the above granted and described premises, with the unincumbered of and from all former and other grants, titles, charges, estates, judgments, and kind, EXCEPT Ster the year 1920, together with special ag, sewer and other improvements if any. The union the said part. Y. of the second part, his heirs and assigns, against gas, and all and every person or persons whomsoever, lawfully claiming or to claim the part have hereunto set. the ir hand. Sthe day and year first above written.
w. O. Dickenson and wi executors or administrators, do	The Stella M. Dickenson their omise and agree to and with said part
And said W.O. Dickenson and wixecutors or administrators, do	mise and agree to and with said part. Y. of the second part. that at the delivery of lawfully selzed in the interpretation of and in all and singular the above granted and described premises, with the unincumbered of and from all former and other grants, titles, charges, estates, judgments, and kind, EXCEPT Ster the year 1920, together with special ag, sewer and other improvements if any. The union the said part. Y. of the second part, his heirs and assigns, against gas, and all and every person or persons whomsoever, lawfully claiming or to claim the part have hereunto set. the ir hand. Sthe day and year first above written.
And said W.O. Dickenson and will executors or administrators, do	The Stella M. Dickenson their omise and agree to and with said part. Y. of the second part. that at the delivery of lawfully selzed in their fee simple, of and in all and singular the above granted and described premises, with the a unincumbered of and from all former and other grants, titles, charges, estates, judgments, and kind, EXCEPT Ster the year 1920, together with special ag, sewer and other improvements if any. The unit the said part Y. of the second part, his heirs and assigns, against gns, and all and every person or persons whomsoever, lawfully claiming or to claim the part have hereunto set their hand. Sinc day and year first above written. Stella M. Dickenson Stella M. Dickenson
And said W.O. Dickenson and wiexecutors or administrators, do hereby covenant, propresents that they are that they are get of an absolute and indefeasible estate of inheritance in enances; that the same are free, clear and discharged and and assessments and incumbrances of whatsoever nature All taxes accruing af assessments for pavin assessments for pavin they, will warrant and forever defend the same arty, of the first part, their heirs and assignments. IN WITNESS WHEREOF, The said parties of the first is of of the first they.	The Stella M. Dickenson their In the said part of the second part that at the delivery of the semple, of and in all and singular the above granted and described premises, with the unincumbered of and from all former and other grants, titles, charges, estates, judgments, and kind, EXCEPT Eter the year 1920, together with special ag, sewer and other improvements if any. The unito the said part Y. of the second part, his heirs and assigns, against gns, and all and every person or persons whomsoever, lawfully claiming or to claim the part have hereunto set their hand. Since day and year first above written. W. C. Dickenson Stella M. Dickenson County, ss.
And said	The Stella M. Dickenson their omise and agree to and with said part. Y. of the second part. that at the delivery of lawfully solved in the 1/2. A fee simple, of and in all and singular the above granted and described premises, with the unincumbered of and from all former and other grants, titles, charges, estates, judgments, and kind, EXCEPT Ster the year 1920, together with special ag, sewer and other improvements if any. The union the said part. Y. of the second part, his heirs and assigns, against gns, and all and every person or persons whomsoever, lawfully claiming or to claim the part have hereunto set their hand. Sthe day and year first above written. Y. C. Dickenson Stella M. Dickenson County, ss. "A Notary Public in and for said County and State on this 21.
And said W.O. Dickenson and winexecutors or administrators, do heroby covenant, propresents that they are specified of an absolute and indefeasible estate of inheritance in chances; that the same are free, clear and discharged and assessments and incumbrances of whatever nature All taxes accruing af assessments for pavin assessments for pavin will warrant and forever defend the same they, of the first part, their heirs and assignified in will be said parties of the first of the first part, and parties of the first of th	The Stella M. Dickenson their omise and agree to and with said part. Y of the second part
And said W.O. Dickenson and wi executors or administrators, do	The Stella M. Dickenson their Insise and agree to and with said part. W. of the second part
And said W.O. Dickenson and winexecutors or administrators, do hereby covenant, propresents that they are state of an absolute and indefeasible estate of inheritance in enances; that the same are free, clear and discharged and assessments and incumbrances of whatsoever nature All taxes accruing af assessments for pavin assessments for pavin will warrant and forever defend the same arty, of the first part, their heirs and assist in Witness Whereof, The said parties of the first said parties of the first said parties of the first said said where the same are free, C.W. Robinson and whom to be the identical person. So who executed the wine as their free and voluntary act and decome as free and voluntary act and decome as their free and voluntary act and decome and the same are free and voluntary act and decome and the same are free and voluntary act and decome and the same are free and voluntary act and decome are same as the same are free and voluntary act and decome are same as the same are free and voluntary act and decome are same as the same are free and voluntary act and decome are same are free and voluntary act and decome are same are free and voluntary act and decome are same are free and voluntary act and decome are free and voluntary act and decome are free and voluntary act and decome are free are free and voluntary act and decome are free and voluntary act and decome are free are free and voluntary act and decome are free and voluntary act and decome are free are free are free and voluntary act and decome are free are free are free and voluntary act and decome are free and voluntary act and decome are free are free are free and voluntary act and decome are free and voluntary act and decome are free are free are free are free and voluntary act and decome are free are free are free are free are free are free and free are fr	The Stella M. Dickenson their Tomise and agree to and with said part. Y. of the second part. that at the delivery of lawfully selzed in their their their and in all and singular the above granted and described premises, with the tauninembered of and from all former and other grants, titles, charges, estates, judgments, and kind, EXCEPT The year 1920, together with special ag, sewer and other improvements if any. The unto the said part. Y. of the second part, his heirs and assigns, against gns, and all and every person or persons whomseever, lawfully claiming or to claim the part have hereunto set their hand. Sthe day and year first above written. Y. C. Dickenson Stella M. Dickenson County, ss. A Notary Public in and for said County and State on this. 21. Wife Stella M. Dickenson wife Stella M. Dickenson wife Stella M. Dickenson with and foregoing instrument, and acknowledged to me that they executed do for the uses and purposes therein set forth.
And said W.O. Dickenson and wi executors or administrators, do heroby covenant, pro presents that the yeare ght of an absolute and indefeasible estate of inheritance in enances; that the same are free, clear and discharged and and assessments and incumbrances of whatsoever nature All taxes accruing af assessments for pavin at the y will warrant and forever defend the sam art y of the first part, their heirs and assist IN WITNESS WHEREOF, The said parties of the first of Before me, C.W. Robinson August 192 personal W.O. Dickenson and known to be the identical person. who executed the wince as their free and voluntary act and decivitiess my hand and the official seal the day and year land October 27. 1923	The Stella M. Dickenson their Tomise and agree to and with said part. M. of the second part
And said W.O. Dickenson and wice executors or administrators, do heroby covenant, propresents that they are ght of an absolute and indefeasible estate of inheritance in chances; that the same are free, clear and discharged and and assessments and incumbrances of whatsoever nature All taxes accruing af assessments for pavin assessments for pavin will warrant and forever defend the same arty, of the first part, their heirs and assignified assessments. The part is an assignified assessments for pavin will warrant and forever defend the same arty, of the first part, their heirs and assignified assessments. The part is a seed of the first part	The Stella M. Dickenson their Invalies and agree to and with said part. Y of the second part. that at the delivery of lawfully solzed in their their their said in the above granted and described premises, with the landnembered of and from all former and other grants, titles, charges, estates, judgments, and kind, EXCEPT The year 1920, together with special lag, Sewer and other imprevements if any. The unto the said part. Y of the second part, heirs and assigns, against gns, and all and every person or persons whomscover, lawfully claiming or to claim the part have hereunto set their hand. Since day and year first above written. Y. C. Dickenson Stella M. Dickenson County, ss. "A Notary Public in and for said County and State on this. 21. "Ily appeared. Wife Stella M. Dickenson thin and foregoing instrument, and acknowledged to me that. they executed do for the uses and purposes therein set forth. Stebyland A. Dickenson at a purpose therein set forth.
And said W.O. Dickenson and wice executors or administrators, do heroby covenant, propresents that they are ght of an absolute and indefeasible estate of inheritance in chances; that the same are free, clear and discharged and and assessments and incumbrances of whatsoever nature All taxes accruing af assessments for pavin assessments for pavin will warrant and forever defend the same arty, of the first part, their heirs and assist in WITNESS WHEREOF, The said parties of the first part are good and assessments for pavin will warrant and forever defend the same arty, of the first part, their heirs and assist in WITNESS WHEREOF, The said parties of the first part are good as a second parties of the first part are and voluntary act and deed witness my hand and the official seat the day and year large and woluntary act and deed witness my hand and the official seat the day and year large and woluntary act and deed witness my hand and the official seat the day and year large and woluntary act and deed witness my hand and the official seat the day and year large and woluntary act and deed witness my hand and the official seat the day and year large and woluntary act and deed witness my hand and the official seat the day and year large and woluntary act and deed witness my hand and the official seat the day and year large.	The Stella M. Dickenson their omise and agree to and with said part. Y of the second part
And said W.O. Dickenson and wice executors or administrators, do heroby covenant, propresents that they are specified of an absolute and indefeasible estate of inheritance in chances; that the same are free, clear and discharged and and assessments and incumbrances of whatsoever nature All taxes accruing af assessments for pavin assessments for pavin heirs and assignified assessments. They will warrant and forever defend the same arty, of the first part, their heirs and assignified assessments. They will warrant and forever defend the same arty, of the first part, their heirs and assignified assessments. They will warrant and forever defend the same arty, of the first part, their heirs and assignified as	The Stella M. Dickenson their Tomise and agree to and with said part. M. of the second part