GENERAL WARRANTY DEED RECORD NO. 401

Ness-Dightch Frint & Addit co., Shawait, Olfs. COMPARED THIS INDENTURE, Made this	
John W. Shaw and Sarah Blanche Shaw his wife.	
Tnlsa	-
has .J. Glenn and Mary E. Glenn his wife . party of the second part.	
(\$2500.00)	
WITNESSETH: That in consideration of the sum of	170
receipt whereof is hereby acknowledged, said part. V of the first part, do 65by these presents, grant, bargain, sell and convey unto said part. V	
the second part,	2
	() () () () () () () () () ()
All of the West "Half of Lot #13 Block # 13 of	8
the Lynch & Forsythe Addition to the city of Tulsa	1
in The State of Oklahoma.	
	44
INTERNAL REVENUE	100 mm
American and an annual and an an annual and an an annual and an an an annual and an	The state of the s
	-
	# #
	100
	ober and a second
	#1 #2 #2 #4 #4 #4 #4
	#
And said John W. Shaw and Sarah Blanche Shaw his wife their s, executors or administrators, do hereby covenant, promise and agree to and with said party of that they are lawfully selzed in their	
And said	
And said	
And said	es ette tijd aller eld upperklike omde skulle, enter alle de skulle skulle
And said	
And said	
And said	ester da alare de descripto de la composito de
And said John W. Shaw and Sarah Blanche Shaw his wife their see secutors or administrators, to hereby covenant, promise and agree to and with said party of the second part that at the delivery of the 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 the aurtenances; 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 that they will warrant and forever defend the same unto the said part y of the second part, their heirs and assigns, against a part y, of the first part, their and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the	
And said John W. Shaw and Sarah Blanche Shew his wife their rs, executors or administrators, do	energy designation of the test with the confidence of the confidence of the confidence of the theory of the confidence o
And said John W. Shaw and Sarah Blanche Shaw his wife their rs, executors or administrators, do hereby covenant, promise and agree to and with said party of the second part that at the delivery of so presents that they are lawfully selzed in their a 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 surtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, es and assessments and incumbrances of whatsoever nature and kind, EXCEPT I that they will warrant and forever defend the same unto the said part y of the second part, their heirs and assigns, against a lart. Y, of the first part, their and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the lee. IN WITNESS WHEREOF, The said part Y of the first part have hereunto set their hand the day and year first above written. John W. Shaw	ಕರ್ಮದಾರಿ ತಿನಿದರೇ ದೇಶ್ ಆರಂಭದ ನಿರ್ದೇಶ ನಿರ್ದೇಶ ಸಂಪೂರ್ವದ ನಿರ್ದೇಶ ಪ್ರದೇಶದ ಪ್ರದೇಶದ ಪ್ರಭಾವ ನಿರ್ದೇಶದ ಪ್ರವೇಶದ ನಿರ್ದೇಶ ಪ
And said John W. Shaw and Sarah Blanche Shew his wife their rs, executors or administrators, do	
And said	والمان المان الم
And said	
And said John W. Shaw and Sarah Blanche Shaw his wife their s. executors or administrators, do	مساور ما المراجعة والمراجعة
And said John W. Shaw and Sarah Blanche Shaw his wife their rs, executors or administrators, do	
And said John W. Shaw and Sarah Blanche Shaw his wife their 15. executors or administrators, do hereby covenant, promise and agree to and with said part Y of the second part that at the delivery of so presents that an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the urtenance; that the same are free, clear and discharged and uninenumbered of and from all former and other grants, titles, charges, estates, judgments, and assessments and incumbrances of whatsoever nature and kind, EXCEPT Their heirs and assigns, against that they will warrant and forever defend the same unto the said part Y of the second part, their heirs and assigns, against that they heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the same that they heirs and assigns, against the same that they heirs and assigns, against that they heirs and assigns, against that they heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the same that they here they here they have the same that they here they have the same that they here they have a same that they have same they have sare first above written. John W. Shaw Sarah Blanche Shaw The of oxide County and State on this 11th August 192, personally appeared.	THE PROPERTY OF THE PROPERTY O
And said John W. Shaw and Sarah Blanche Shaw his wife their. The executors or administrators, do	والموقع الموقع ا
And said John W. Shaw and Sarah Blanche Shaw his wife their The executors or administrators, do hereby covenant, promise and agree to and with said party	
And said John W. Shew and Jarah Blanche Shew his wife their To, executors or administrators, do	
ne, executors or administrators, do	
And said John W. Shew and Jarah Blanche Shew his wife their To, executors or administrators, do	ACTIVITY TO CONTRACT TO CONTRA