GENERAL WARRANTY DEED RECORD NO. 401

a she for the

and the second the day

3.5.1

. * *	2.41
P \ 8	12-2
131	

ł,

暫

and share and

The Head Official Print & Audit Co., Shawner, Okla.
The Head-Dispatch Frint & Audit Ca. Showing, Ohle. THIS INDENTURE, Made this
Chas. Abbottt a single man and Chas. T. Abbott Trustee,
Tulsa County, in the State of Oklahoma, party of the first part, and
Chas. L. Foushee Jr.
This Tunder J Durate Bars
WITNESSETH: That in consideration of the sum of
DOLLARS, the receipt whereof is hereby acknowledged, said part of the first part, do by these presents, grant, bargain, sell and convey unto said part.
of the second part,
Lot Eighteen (18) of Block Eight (8)
of East Lewn Addition to City of Tulsa according
to recorded plat thereof.
This lot is sold for residence purpose only and the minimum cost of such dwelling shall
be Thirty-five hundred (\$3500.00) dollars when completed and no part of such dwelling
shall be nearer the front lot line than 35 feet. It is agreed that this lot shall never
be occupied by or sold to a negro.
INTERNAL REVENUE
Desison Canoelad
, Securitoried
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any
wise appertaining, forever.
wise appertaining, forever. And said Chas. T. Abbott and Chas. T. Abbott Trustee for himself his
And said
Chas. T. Abbott and Chas.T. Abbott Trustee for himself his And said heirs, executors or administrators, do. eshereby covenant, promise and agree to and with said part of the second part
And said heirs, executors or administrators, do ⁶⁵ hereby covenant, promise and agree to and with said part -2of the second part that at the delivery of these presents
Chas. T. Abbott and Chas.T. Abbott Trustee for himself his And said heirs, executors or administrators, do. ⁰⁵ hereby covenant, promise and agree to and with said part. ²² for the second part
Chas. T. Abbott and Chas.T. Abbott Trustee for himself his And said heirs, executors or administrators, do. ⁰⁵ hereby covenant, promise and agree to and with said part. ²² for the second part
Chas. T. Abbott and Chas.T. Abbott Trustee for himself his And said heirs, executors or administrators, do. ⁰⁵ hereby covenant, promise and agree to and with said part. ²² for the second part
Chas. T. Abbott and Chas.T. Abbott Trustee for himself his And said heirs, executors or administrators, do. ⁰⁵ hereby covenant, promise and agree to and with said part. ²² for the second part
Chas. T. Abbott and Chas.T. Abbott Trustee for himself his And said heirs, executors or administrators, do. ⁰⁵ hereby covenant, promise and agree to and with said part. ²² for the second part
Chas. T. Abbott and Chas. T. Abbott Trustee for himself his And said
Chas. T. Abbott and Chas. T. Abbott Trustee for himealf his
Chas. T. Abbott and Chas.T. Abbott Trustee for himealf his And said
And said Chas. T. Abbott and Chas.T. Abbott Trustee for himself his heirs, executors or administrators, do. Superby covenant, promise and agree to and with said part. Succend part. that at the delivery of these presents that the delivery of his 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 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 and that ho and that ho said part_Y, of the first part,
Chas. T. Abbott and Chas.T. Abbott Trustee for himealf his And said
And said Chas. T. Abbott and Chas.T. Abbott Trustee for himself his heirs, executors or administrators, do. Superby covenant, promise and agree to and with said part. Succend part. that at the delivery of these presents that the delivery of his 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 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 and that ho and that ho said part_Y, of the first part,
Chas. 1. Abbott and Chas.T. Abbott Truetee for himself his And said
<u>And said</u> <u></u>
Chas. T. Abbott and Chas.T. Abbott Trustee for himself his And said
Chas. T. Abbott and Chas. T. Abbott Trustee for himself his And said
Chas. T. Abbott and Chas. T. Abbott Trustee for himself his And said
Chas. T. Abbott and Chas.T. Abbott Truetee for himeelf his And mid
And add Chas. T. Abbott and Chas.T. Abbott Tructee for him241f his heirs, exceutors or administration, do. <u>CS</u> ereby coreant, promise and agree to and with said partN-of the scenard part
Chas. T. Abbott and Chas.T. Abbott Truetee for himeelf his And mid
And add Chas. T. Abbott and Chas. T. Abbott Trustee for himself his India add note: State A. is own right of an absolute and indetashibo exists of inheritance in for simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and disabarged and unknewbered of and from nll former and other grants, tiles, charges, emiss, and assessments and incumbrances of whateover nature and kind, EXCEPT and that he
Ones. T. Abbott and Ches.T. Abbott Trustee for himself his And add Ones.T. Abbott Trustee for himself his heir, excenter or administrators, do. <u>Sceneys covenus, promise and argues to and with add part Ac-of the scened part. Inter the dollvery of these presents in the final sector of these presents in the final sector of the second part. The second part is and indensible estate of inheritances in the simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, dear and discharged and unneumbered of and from all former and other grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsever nature and Mnd. EXCEPT and thatD_0will warrant and forever defend the same unto the said part of the second part, heirs and assigns, against said part.y, of the dret part,hisheirs and assigns, and all and every person or persons whomoever, lawfully claiming or to claim the same. IN WIRNESS WHERBOP, The said part Y of the first part haehereunto sethishandthe day and year first above written</u>
And raid Ohas. T. Abbott and Ohas.T. Abbott Trustee for himself his heir, excenters or administrator, do. CEperety covenant, promise and agree to and with aid part
And and Ohas. T. Abbott and Ohas.T. Abbott Trustee for himself his And and And end And and And end And and And end And and And end And end And end And end And end And end And end And end And end <t< td=""></t<>
And raid Ohas. T. Abbott and Ohas.T. Abbott Trustee for himself his heir, excenters or administrator, do. CEperety covenant, promise and agree to and with aid part

1.