GENERAL WARRANTY DEED RECORD NO. 401
to 4 to 10 point of the A shall for, \$60,000,000.000.

100	7th August A. D., 192 2 between
	J. Franklin Gorrell and Alice B. Gorrell his wife,
	of 'i'ulsa County, in the State of Oklahoma, party of the first part, and
	Mary Virginia Inman party of the second part
	WITNESSETH: That in consideration of the sum of . One dollar and other good and valuable
	considerations Domes
	the receipt whereof is hereby acknowledged, said part. 168 of the first part, do by these presents, grant, bargain, sell and convey unto said part of the second parther
	Lot Eighteen (18) Deshon Sub Division to the city
	of $ extstyle $
	INTERNAL Capacited
	REAL STREET
	Caro
	INTER Summer of the second
	The second secon
1	
H	
	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. first parties their
	wise appertaining, forever. first parties their
	wise appertaining, forever. And said And said helps, executors or administrators, do hereby covenant, promise and agree to and with said part
	wise appertaining, forever. first parties their And said helrs, executors or administrators, do hereby covenant, promise and agree to and with said part. Y of the second part that at the delivery of these presents that the yare lawfully selzed in their own right of an absolute and indefeasible estate of inheritance in fee simple, of end 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,
	wise appertaining, forever. And said And said helps, executors or administrators, do hereby covenant, promise and agree to and with said part
	wise appertaining, forever. And said And said heirs, executors or administrators, do
	wise appertaining, forever. And said And said heirs, executors or administrators, do
	wise appertaining, forever. And said And said heirs, executors or administrators, do
	wise appertaining, forever. And said And said heirs, executors or administrators, do
	wise appertaining, forever. And said And said heirs, executors or administrators, do
	wise appertaining, forever. And said heirs, executors or administrators, do hereby covenant, promise and agree to and with said part. Y of the second part that at the delivery of these presents
	first parties their And said heirs, executors or administrators, do
	wise appertaining, forever. And said heirs, executors or administrators, do hereby covenant, promise and agree to and with said part. V of the second part that at the delivery of these presents
	first parties their And said heirs, executors or administrators, do
	wise appertaining, forever. And said heirs, executors or administrators, do hereby covenant, promise and agree to and with said part. V of the second part that at the delivery of these presents
	wise appertaining, forever. first parties their And said heirs, executors or administrators, do
	Tirst parties their And said heirs, executors or administrators, io
	Tirst parties their And said heirs, executors or administrators, io
	wise appertaining, forever. first parties their And said heirs, executors or administrators, do
	wise appertaining, forever. first parties their And said heirs, executors or administrators, 40
	And said heirs, executors or administrators, do—hereby covenant, promise and agree to and with said part. X. of the second part
	wise apportaining, forever. And said And sai
	wise appertaining, forever. And said Alice B. Gorrell his wife, Serverland of the second part And said Alice B. Gorrell his wife, Serverland of the second part Alice B. Gorrell his wife, Alice B. Gorrell his wife,
	wise appertaining forever. And said heirs, executors or administrators, do
	wise appertaining, forever. And said first parties their hers, executors or administratory do hereby covenant, promise and agree to and with said part. Y of the second part that at the delivery of these presents. That the vare own right of an absolute and indicastible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurienances; that the ame are free, clear and discharged and malmembered of and from all former and other grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT None. and that they will warrant and forever defend the same unto the said part. Y. of the second part. her here and assigns, against said part. Y of the first part, their here here and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the same. IN WHENESS WHEREOF, The said part. of the first part have hereunto set their hand the day and year first above written. J. Franklin Gorrell Alice B. Gorrell STATE OF OKLAHOMA, Tules County, ss. Before ms, Lewis G. Malone and the same and for said County and State on this 6th day of August 1922, personally appeared J. Franklin Gorrell and Alice B. Correll his wife, on a known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their workness and purposes therein set forth. Witness my hand and the official seal the day and year last above written.
	And said first parties their first parties their heirs, executors or administrators, do honey covenant, promise and agree to and with said part_Y_ of the second part that at the delivery of these presents invaring select in their are the parties the parties the parties the parties the parties
	And said Ariest parties their And said Ariest parties And said Ariest parties Ariest par
	wise appertaining, forever. And said the first parties their And said and content of an absolute and indefeasible estate of interinance in the simple, of and in all and singular the above granted and described premises, with the apportenance; that the same are free, clear and discharged and submembered of and from all former and other grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT None. And that they will warrant and forever defend the same unto the said part. Y of the second part, her hoirs and assigns, against said part. Y, of the first part, their heir heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have hereants set their hand, the day and year first above written J. Franklin Correll Alice B. Gorrell STATE OF OKLAHOMA, Tules Gounty, ss. Before me, Lawis G.Melone, a Notary Public in and for said County and State on this to me known to be the identical person. S. whe executed the within and foregoing instrument, and acknowledged to me that they executed the same as Libely. The said part they are recuted the same as Libely. The free and voluntary act and deed for the uses and and purposes therein set forth. Witness my hand and the official seal the day and year last above written. Notary Public. STATE OF OKLAHOMA, Tules County, ss. Filed for record, this the 257d aby of Aug. 192 2, at 12- o'dlock N.
	And said Ariest parties their And said Ariest parties And said Ariest parties Ariest par