214064 GH

COMPARED WARRANTY DEED RECORD NO 422

To have said in find the same. To county in the force of Oblighton, party of the first part and. Note: S. Adams Wilesseth: That in continenties of the same of One dollar and other good and valuable One forcety savered in here's encountered and as more of One dollar and other good and valuable One recept savered in here's encountered and party of the first part as of the party of the erecut and content of the content of t	e reas dispaten synting & Addit Co.: Shaknes visit.	DENEMARKER BERKER DE SENT ANDEREN BELLEGEN BELLEGEN BESTELDE DE SENTEMBER BESTELDE DE ANDERE BESTELDE DE SENTE DENEMARKER BESTELDE DE SENTEMBER BESTELDE BESTELDE DE SENTEMBER BESTELDE DE SENTEMBER BESTELDE DE SENTEMBER DE
Total R. Adars Total R. Adars Will-creeff: That his consideration of the issue of One dollar and other good and valuable of considerations operations are rectal whereas in hereby and considerations operations are rectal whereas in hereby and considerations operations are rectal whereas are hereby and considerate and considerate described and convey under still perform and addition to the olds into the control of Highlands decond Addition to the oity of Yalsa Talea Vointy, Uklahoma according to the recorded plat there of, To Have may to Hold the Name, Tacciner with all and singular the teamness, brownsman and appartmentants and appartmental to the control of Tales, State of Chance and Control of Tale	This Indenture, Made this 14th day o	November, ,A. D., 192. 2, between
Total R. Adars Total R. Adars Will-creeff: That his consideration of the issue of One dollar and other good and valuable of considerations operations are rectal whereas in hereby and considerations operations are rectal whereas in hereby and considerations operations are rectal whereas are hereby and considerate and considerate described and convey under still perform and addition to the olds into the control of Highlands decond Addition to the oity of Yalsa Talea Vointy, Uklahoma according to the recorded plat there of, To Have may to Hold the Name, Tacciner with all and singular the teamness, brownsman and appartmentants and appartmental to the control of Tales, State of Chance and Control of Tale	John O'Neil a single man	
Willnesselfs: That he residentiates or the sum of One dollar end other good and valuable continued to the sum of One dollar end other good and valuable continued to the sum of One other good and valuable continued to the sum of One by the excesses grant, targeton edit and county only serious grant, and the sum of the		
Wilescorts: That an constateration of the same of One dollar and other good and valuable considerations constaterations constaterations. One ceretal whereoft is hereby activational, may not N of the first post in .98 by these recents prant, hermals, cell and manay size of Ontano Addition to the strap and a season and the County of Tulma, State of Ontano Addition to the city of Yules Tulza Second Addition to the city of Yules Tulza Second Addition to the city of Yules Tulza Second Addition to the city of Tulsa Second Addition to the city of the first part for himself and his entertainment of the second Addition to the city of Tulsa Second Addition to the city of the first part for himself and his control of the second second and the second and access and the second and additional and make the second part that at the difference of the second additional and additional and second and additional and additional and second and additional and additional and additional and second and additional and additional and the second and additional and additional and additional and described problems. All taxes and a special assessments and the second and additional and additional and additional and described parts. It is a second additional a	Make 13	
DOLAN in the service whereast is hereby actowished. What part J of the fire part to 6 to 7 to 100 process presents grant, burgata, cold and convey are and and grant. It is a contract to 100 process presents grant, burgata, cold and convey are and and grant periods. State of Glacko periods. The contract periods are also as a contract to 100 process and the cold of the contract periods. State of Glacko periods. The contract periods are also as a contract period of the contract periods. State of Glacko plant is a contract period of the contract periods. The contract periods are also as a contract period of the contract periods. The contract periods are also as a contract period of the contract periods. The contract periods are also as a contract period of the contract periods. The contract periods and contract periods and contract periods are and contract periods. The contract periods and contract periods and contract periods and contract periods and contract periods. The contract periods are also as a contract period of the contract periods and contract periods. The contract periods are also as a contract period of the contract periods and contract periods are also as a contract period of the contract periods. The contract periods are also as a contract period of the contract periods and contract and periods. The contract periods are also as a contract period of the contract periods are also as a contract period of the contract periods. The contract periods are also as a contract period of the contract periods are also as a contract period of the contract periods. The contract periods are also as a contract period of the contract periods are also as a contract period of the contract periods are also as a contract period of the contract periods are also as a contract period of the contract periods are also as a contract period of the contract period		
Lot Six (6) in slock Three (3) of Highlands Second Addition to the city of Yulea Yales County, Uklahoma according to the recorded plat thereof. To Have and To Hold the Name, Tacther with all and simular the tearments, bereduments and appartenances thereto belonding or to accyperiation, nerver. And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part for himself and his And and the County of the first part his part for the mode of the county of the event of the account of the county and described and developed and the account of the account of the account of the county of the first part has a county leads to the first part has a county leads the county and account when cover, including the county of the first part has a lacendary down to the day and year first above writ John O'Neill Whites Whereof, The only part Y of the first part has a lacendary of the day and year first above write the county of the first part has a lacendary down to the day and year first above write the county of the first part has a lacendary down to the day and year first above write the county of the first part has a lacendary down to the day and year first where write the county is a lacendary and described to use that he county and sense the county of the first part has a lacendary down to your day and sense the county of the first part has the way and year for the way and the county of the first part has the way and year for the par	considerations as receipt whereof is hereby acknowledged, said part. Y of the first pa	DOLLARS, art do by these presents grant, bargain, sell and convey unto said part
Second Addition to the city of Tales Tales County, Uklahoma according to the recorded plat there of. To Have and To Hold the Same, Together with all and singular the temperature and appurements and appurements. Party of the first part for himself and his seconds and institute of the head of the first part for himself and his recents with an aboute on a benderate clear to industrate the remains of an any which peterd in an amount the adore remain and secretical greaters, where yet an interview of the first part for himself and his seconds and institute of the his a vinit of an aboute on a benderate clear to industrate to be same to an any third proper and other remain and secretical greaters, where yet in the same and institute and the same and other remains and remains and other remains and other remains and r	f the second part his heirs and assigns, all of the f	ollowing described real estate, situated in the County of Tulsa, State of Oklahoma.
To Mars and To Hold the Same, Together with all and singular the temements, bereditaments and appurtenance, thereto belondize or in any purctaining, forced by the first part for himself and his eries executions or administrators, do heavy contain, remove and acres to and with raid part y of the exceed part that at the dilivery of the part for himself and his eries cannot be appurentance, the heavy contain, remove and acres to and with raid part y of the exceed part that at the dilivery of the appurentance, that the same are free char and because and acres to find from all former and other ermins, titles, changes, educes, is expected and the same with the raid part for this date. All taxes and expected as according with the same are free characteristic and his transfer of mal from all former and other ermins, titles, changes, educes, is exact, the appurent and according to the first part. This heirs and according to the first part his date. All taxes and expected as according to the same with the raid part for the exceed part. This heirs and according to the first part his date. All taxes and expected as according to the same with the raid part for the exceed part. This heirs and according to the first part his heirs and according to the first part his date. All taxes and expected the same with the first part his heirs and according to the first part his heirs and the first part his heirs and according to the first part his heirs and the same with the same and the first part his heirs and the first part his heirs and the first part his heirs and the first part his heir according to the first part his heir according to the first part first part his part for the first part his heir according to the first part his heir according to the first part his heir part first part his part part for the first part his heir part h	Lot Six (6) in Block Th	ree (3) of Highlands
plat there of. To her early 10 Hold the Saon, Toccher with all and shoulder the learneance, breedshowersh and appurtenance, thereto belondize or in any purtains. However, the said part of the first part for himself and his effect executions or administrators, do hardly overmant, promise and sarre to and with said part y of the recond part that at the drivery of the recond services. It is some that it is a single or first clear and the hardly expected in a reconstruction of the first part in a hardly expected in a first part to the first part in a hardly expected in a first part in the same are first clear and the hardly expected in a first part in the same and severe the relievant and the hardly expected in a first part in the same and severe the relievant in the hardly expected in a first part in the same and severe the relievant in the first part in the same and severe the said part y or the first part in the same and severe the and severe the relievant for the same and severe the same an	Second Addition to the	city of Tulsa Tulsa
plat there of. To his and To Hold the Same, Toucher with all and shoulder the tenements, breedinaments and appurtenance, therete belonding or in any pursuants, therete and the Same, Toucher with all and shoulder the tenements. It is a second part that at the dilvery of the first part for himself and his effects executed to that the same are to and with said part y of the record part that at the dilvery of the above the appurtenance, that the same are for char and directioned and state-undered of and format the same and described precises, the appurtenance of whitevers and are same as and inclinements of whiteverse nature and kind. All taxes and especial assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and especial assessments maturing after this date. All taxes and especial assessments maturing after this date. All taxes and especial assessments maturing after this date. All taxes and especial assessments maturing after the day and year first above with John O'Heill John O'Heill And Tales Fourty of OLLHOMA Tales Fourty of OLLHOMA Tales Fourty of OLLHOMA Tales Fourty of OLLHOMA Tales For any quantum part and deed for the mean and purpose thereties of one that the day of the same and some last and the day and year first above with John O'Heill And November 102 John O'Heill a single man and a same last deed for the mean and purpose thereties of one that the Martin and Secretary Polycomines are hardened as the same and secretary and same as a same and purpose thereties of the the same and year less above written. Year of OKLHOMA, Tales Copylipts Price of OKLHOMA, Tales C	County. Uklahoma according	ng to the recorded
To lies and To Hold the Same, Toucher with all and simular the tenences, bredisonants and appartenances thereto belonging or in any prestaints. Converse And raid Farty of the first part for himself and his exists execute on administrators, do not have consume, remains and ministrators, do not have consume to that he is a writing and absolute and individual conductive cuts of inderivance in the supplies of and in all and simular two slave remained and described prevales, we write a single and solution and independent on the observer matter and kind, ENCHET. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after the second part of the secon		
To lies and To Hold the Same, Toucher with all and simular the tenences, bredisonants and appartenances thereto belonging or in any prestaints. Converse And raid Farty of the first part for himself and his exists execute on administrators, do not have consume, remains and ministrators, do not have consume to that he is a writing and absolute and individual conductive cuts of inderivance in the supplies of and in all and simular two slave remained and described prevales, we write a single and solution and independent on the observer matter and kind, ENCHET. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after this date. All taxes and special assessments maturing after the second part of the secon		
Farty of the first part for himself and his chie, excellents or administrators, do have been constituted and the state of his overeally constituted and the state of his of his order in a constitute of the state of his of his order in a constitute of the state of his order in a constitute of his order in a constitute of the state of his order in a constitute of the state of his order in a constitute of his order in a consti	1. 150	■ 保証V ₂
Farty of the first part for himself and his chie, excellents or administrators, do have been constituted and the state of his overeally constituted and the state of his of his order in a constitute of the state of his of his order in a constitute of the state of his order in a constitute of his order in a constitute of the state of his order in a constitute of the state of his order in a constitute of his order in a consti	And the state of t	Management Colors
consider the first part for himself and his And sall All story occurring the history of the first part for himself and his All the second part that at the dilivery of the first part history of the second part that at the dilivery of the second part that at the second part that the part that at the second part that the part that the part	The Have and To Hold the Name Together with all and shroular t	the tenements beyodistanced annustrances: thereta belonging or in anywise
continues whereast, The said part. Y of the second part has at the dilevel of the recent by the second part has at the dilevel of the second part has a second part	and all all and the formation	
All taxes and special assessments maturing after this date. and that he, will warrant and torseer detend the same unto the said part y of the second part his heirs and assistant, and all and every person or persons whomseever, lawfully chiming of said part y of the first part has heirs and assistant, and all and every person or persons whomseever, lawfully chiming of said the day and year first above write John O'Neill STATE OF OKLAHOMA, Talsa County, so personally appeared John O'Neill a single man and one known to be the Mentical person who executed the same as who executed the same as who executed the within and forecolous instrument and acknowledged to me that his withess my hand and otherwise talled day and year lest above writen. STATE OF OKLAHOMA, Talsa County, so who executed the within and forecolous instrument and acknowledged to me that his withess my hand and otherwise talled day and year lest above writen. STATE OF OKLAHOMA, Talsa County, so where writen. STATE OF OKLAHOMA, Talsa County, so which has the high of the west and purpose therein set forth. STATE OF OKLAHOMA, Talsa County, so which has the high of the west and purpose therein set forth. STATE OF OKLAHOMA, Talsa County, so which are the same writen. STATE OF OKLAHOMA, Talsa County, so when a suppose the record this the day and year lest above writen.	cirs, executors or administrators, do hereby covenant, promise au	d agree to and with said part. V. of the second part that at the delivery of these
and that. he, will warrant and reserve defend the same unto the said part. Y of the second part. his. hetra and assigned and part y et the first part. his. heirs and assigne, and all and every person or persons whomsever, lawfully claiming to claim the rame. In Willness Whereof, The said part. Y of the first part ha. hereanto set. his. hand the day and year first above write John O'Neill STATE OF OKLAHOMA. Talsa County appeared. John O'Neill a single man and one known to be the identical person. who executed the within and forexolar instrument and acknowledged to me that his. Willness my hand and observed the they and year first above writen. His commission captres. Karch 4th 1924 (CEA) Harold J.Sillivan Notary Puly commission captres. STATE OF OKLAHOMA, Talsa County St. Puly Commission captres. Here of OKLAHOMA, Talsa County St. Puly County and St. at 2:30 occlock P. Piled for record this the 17th day of how. here we had no contact the the the captres of the part of the county and start the same and the county and start the captres of the county and start the captre of the county and start the captres of the county and county and start the captres of	resens wn right of an absolute and indefeasible estate of inheritance in fee s he appurtenances; that the same are free, clear and discharged and uni pents, taxes and assessments and incumbrances of whatsoever nature.	imple, of and in all and singular the above granted and described premises, with neumbered of and from all former and other grants, titles, charges, estates, judgand kind, ENCEPT.
In Witness Whereof, The said part. N. of the first part ha sedents, and all and every person or persons whomsever, lawfully claiming to claim the rane. In Witness Whereof, The said part. N. of the first part ha sedents set. his hand the day and year first above west. John O'Neill STATE OF OKLAHOMA, Tulsa County, ss. Before me, the undersigned and Notary Public, in and for raid County and State on this leth any of November. 1922 personally appeared John O'Neil a single man and o me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he witness my hand and official teal the day and year lest above written. March 4th 1924 (cEal) Harold J. Sillivan Notary Public of the uses and purposes therein set forth. Witness Whereof, The said part. Notary Public in and for county and State on this let the day and year lest above written. March 4th 1924 (cEal) Harold J. Sillivan Notary Public in and forecounty public in and purposes therein set forth. Witness Whereof, The said part. Notary Public in and forecounty and state on this let the day and year lest above written.	All taxes and special as	seesements maturing after this date.
In Witness Whereof, The said part. N. of the first part ha seedens, and all and every person or persons whomsever, lawfully claiming to claim the rane. In Witness Whereof, The said part. N. of the first part ha seeden set. his hand the day and year first above west John O'Neill STATE OF OKLAHOUA, Tulsa County, ss. Before me, the undersigned has single man and on known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he witness my hand and official teal the day and year lest above written. March 4th 1924 (CEal) Harold J. Sillivan Notary Pullice of OKLAHOMA, Tulsa County St. Filed for record this the 17th day of Nov. 192 2, at 2:30 o'clock P.		
In Winess Whereof, The said part. Not the first part has severed to be seen that the day and year first above write John O'Neill STATE OF OKLAHOMA, Talsa County and State on this letter on the within and for call county and State on this letter on the same as witness my hand and official real the day and year first above writen. STATE OF OKLAHOMA, Talsa County is seen as the county and State on this letter of OKLAHOMA, Talsa County and State on this letter of OKLAHOMA, Talsa County and State on this letter of OKLAHOMA, Talsa County and seen as the county and seen as	gainst said part V. of the first part. 1118 heirs a	ne unto the said part. I of the second part. his. heirs and assigns and assigns, and all and every person or persons whomsoever, lawfully elaiming or
Before me, the undersigned		
Before me, the undersigned		
Before me, the undersigned		and the second s
Before me, the undersigned		
John O'Neil a single man and o me known to be the identical person—who executed the within and foregoing instrument and acknowledged to me that he executed the same as free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official teal the day and year last above written. March 4th 1924 (CEAL) Harold J. Sillivan Notary Put STATE OF OKLAHOMA, Tulsa County 55. Filed for record this the 17th day of Nov. 192 2, at 2:30 o'clock P.	STATE OF OKLAHOMA, Tulsa County	J. 554
John O'Neil a single man and o me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official teal the day and year last above written. March 4th 1924 (CEAL) Harold J.Sillivan Notary Put or commission expires Notary Put STATE OF OKLAHOMA, Talsa County as. Filed for record this the 17th day of Nov. 192 2, at 2:30 o'clock P	Before me, the undersigned	a Notary Public, in and for said County and State on this
John O'Neil a single man and o me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official teal the day and year last above written. March 4th 1924 (CEAL) Harold J.Sillivan Notary Put or commission expires Notary Put STATE OF OKLAHOMA, Talsa County as. Filed for record this the 17th day of Nov. 192 2, at 2:30 o'clock P	lay of November, 1922, personally appeared	
o me known to be the identical person. who executed the within and foregoing instrument and acknowledged to me that he executed the same as: Witness my hand and ordered teal the day and year last above written. March 4th 1924 (EEAL) Harold J. Sillivan Notary Put (EEAL		
his free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official real the day and year last above written. March 4th 1924 (EEAL) Harold J. Sillivan Notary Put STATE OF OKLAHOMA, Talsa County SS. Filed for record this the 17th day of Nov. 192 2, at 2:30 o'clock P		
Witness my hand and official real the day and year last above written. March 4th 1924 (CEAL) Harold J. Sillivan Notary Put STATE OF OKLAHOMA, Tulsa County SS. Filed for record this the 17th day of Nov. 192 2, at 2;30 o'clock P	his	
STATE OF OKLAHOMA, Tulsu County SS. Filed for record this the 17th day of Nov. , 192 2, at 2;30 o'clock P	Witness my hand and official real the day and year last above wi	ritten.
	My commission expires	(CEAL) Harold J. Sillivan Notary Public.
That he store that the		
		•
	STATE OF OKLAHOMA, Talsa County, 58.	
Book No. 422, Page No. 518 (SEAL) O. D. Lawson County Cl		0 9.70
***************************************	THE THE THE THE THE THE	
P. Delman Heputy.	Filed for record this the 17th day of Book No. 422, Page No. 518	Nov 102 2, at 2:30 o'clock P M. (SEAL.) O. D. Lawson County Clerk.