COMPARED #226675 ns

WARRANTY° DEED RECORD NO. 454

This Indenture, Made this 29th day of	
Geo. M. Stokes and Laura May S	Stokes, his wife,
	party of the first part and
	party of the first part and part, party of the second part,
	Dollar (\$1.00) and other good and valuable
	DOLLARS,
	ribed real estate, situated in the County of Tulsa, State of Oklahoma, to-wit:
the second particular and assigned and the containing desce	tribut real estates, steamen in the equally or Taise, State of Oxionomes, co-mot
성보고 나는 시민들은 사이를 가는 모든 사람이 있는	
	(1) Wakefield Addition to
the City of Tulsa. Oklahom	ma, according to the recorded
plat thereof.	[1] [1] 12 [1] 14 [1] 15 [1] 16 [1] 17 [16 [1] 17 [17]
지하면 말이 하시다 하네 바람이 되는 그는 맛없는 것이다.	생겨 발발 동일에 이 회사가 있습니다. 얼마나
Being the actual homestes	id of Grantors.
아이가 있다는 모든데 하는 그는 경기를 다 하고 하는	
문의인 회에 되었는 승규는 아니다 마음을 받는다?	
Wire	AWAL REVENUE
	50 EVENUE
	Fig. 1. State of the second of
	brants hasalesmans and anuncturary thank haland
pertaining, forever.	ments, hereditaments and appurtenances thereto belonging or in anywise
	Stokes, his wife, their
sorts that they are	to and with said part. Y of the second part that at the delivery of these ed in
n right of an absolute and indefensible estate of inheritance in fee simple, purtenances: that the same are free, clear and discharged and unincumber	of and in all and singular the above granted and described premises, with the ed of and from all former and other grants, titles, charges, estates, judgments,
es and assessments and incumbrances of whatsoever nature and kind,	배경과 게임을 보는 것이 되었다. 이름 사람들이 보는 것은 이름을 하고 있다.
Special Assessments not yet due party assumes and agrees to pay.	
Special Assessments not yet due	a. All of which second
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the dinst said party of the first part, their and	a. All of which second
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the dinst said party of the first part, their and to claim the same.	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the dinst said party of the first part, their and	e said part. Y. of the second part. his heirs and assigns assigns, and all and every person or persons whomsoever, lawfully claiming unto set. their hand S the day and year first above written.
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the linst said party of the first part, their and to claim the same.	e said part Y. of the second part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the linst said party of the first part, their and to claim the same.	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the linst said party of the first part, their and to claim the same.	e said part
Special Assessments not yet due party assumes and agrees to pay. that they will warrant and forever defend the same unto the finst said part. Their heirs and o claim the same. In Witness Whereof, The said part 1.85 of the first part ha Ye here	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the said part. Their heirs and to claim the same. In Witness Whereof, The said part 188 of the first part ha Ve here	e said part Y. of the second part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the first part, their heirs and o claim the same. In Witness Whereof, The said parties of the first part have here. ATE OF QKLAHOMA, Tulsa. County, ss. Before me, D.N. Barnett,	e said part
Special Assessments not yet due party assumes and agrees to pay. that they will warrant and forever defend the same unto the first part, their heirs and o claim the same. In Witness Whereof, The said partles of the first part have here. ATE OF OKLAHOMA, Tulsa. County, ss. Before me. D.N. Barnett,	e said part
Special Assessments not yet due party assumes and agrees to pay. that they will warrant and forever defend the same unto the first said part. Their heirs and o claim the same. In Witness Whereof, The said partles of the first part ha Ve here ATE OF QKLAHOMA, Tulsa, County, ss. Before me, D.N. Barnett, or March Gs	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the first part, their heirs and to claim the same. In Witness Whereof, The said parties of the first part have here here are part of QKLAHOMA, Tulsa, County, ss. Before me, D.N. Barnett, of March 193, personally appeared. Geometry	e said part. Yof the second part. his heirs and assigns assigns, and all and every person or persons whomsoever, lawfully claiming unto set. their hand Sthe day and year first above written. Geo. M.Stokes, Laura May Stokes, a Notary Public, in and for said County and State on this. 30th
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the finst said part. Their heirs and to claim the same. In Witness Whereof, The said partles of the first part ha Ye hereof the first part ha Ye here here are the part has the first part has t	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the finst said part. Their heirs and to claim the same. In Witness Whereof, The said partles of the first part ha Ye hereof the first part ha Ye here here are the part has the first part has t	e said part
Special Assessments not yet due party assumes and agrees to pay. that they will warrant and forever defend the same unto the linest said part. Their heirs and o claim the same. In Witness Whereof, The said parties of the first part ha ve here ATE OF QKLAHOMA, Tulsa, County, ss. Before me, D.N. Barnett, of March 1972, personally appeared. Geometric part of the same as their free and voluntary act and deed for witness my hand and official scal the day and year last above written.	e said part
Special Assessments not yet due party assumes and agrees to pay. that they will warrant and forever defend the same unto the first part, their heirs and octain the same. In Witness Whereof, The said parties of the first part han ye here ATE OF QKLAHOMA, Tulsa, County, ss. Hefore me, D.N. Barnett, of March 192, personally appeared. Generally appeared of the same as their free and voluntary act and deed for witness my hand and official scal the day and year last above written.	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the first said part. Their heirs and to claim the same. In Witness Whereof, The said partles of the first part have here here here to get a first part have here here to get a first part have here here here here here here here he	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the same and agrees to pay. In witness whereof, the first part, their heirs and to claim the same. In witness whereof, the said parties of the first part have here ATE OF QKLAHOMA, Tulsa, County, ss. Before me, D.N. Barnett, of March 193, personally appeared Gs. and who known to be the identical persons who executed the within and forecuted the same as their free and voluntary act and deed for witness my hand and official scal the day and year last above written.	e said part
Special Assessments not yet due party assumes and agrees to pay. In that they will warrant and forever defend the same unto the ainst said part. Of the first part, their heirs and to claim the same. In Witness Whereof, The said part. 185 of the first part ha Ve here ATE OF QKLAHOMA, Tulsa, County, ss. Hefore me, D.N. Barnett, y of March 187, personally appeared. Geometrical persons. Who executed the within and forest souted the same as their free and voluntary act and deed for Witness my hand and official seal the day and year last above written.	e said part
Special Assessments not yet due party assumes and agrees to pay. In that they will warrant and forever defend the same unto the ainst said part. Of the first part, their heirs and to claim the same. In Witness Whereof, The said part. 185 of the first part ha Ve here ATE OF QKLAHOMA, Tulsa, County, ss. Hefore me, D.N. Barnett, y of March 187, personally appeared. Geometrical persons. Who executed the within and forest souted the same as their free and voluntary act and deed for Witness my hand and official seal the day and year last above written.	e said part
Special Assessments not yet due party assumes and agrees to pay. In that they will warrant and forever defend the same unto the ainst said part. Of the first part, their heirs and to claim the same. In Witness Whereof, The said part. 185 of the first part ha Ve here ATE OF QKLAHOMA, Tulsa, County, ss. Hefore me, D.N. Barnett, y of March 187, personally appeared. Geometrical persons. Who executed the within and forest souted the same as their free and voluntary act and deed for Witness my hand and official seal the day and year last above written.	e said part
Special Assessments not yet due party assumes and agrees to pay. In that they will warrant and forever defend the same unto the ainst said part. Of the first part, their heirs and to claim the same. In Witness Whereof, The said part. 185 of the first part ha Ve here ATE OF QKLAHOMA, Tulsa, County, ss. Hefore me, D.N. Barnett, y of March 187, personally appeared. Geometrical persons. Who executed the within and forest souted the same as their free and voluntary act and deed for Witness my hand and official seal the day and year last above written.	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the dinst said party of the first part, their heirs and to claim the same. In Witness Whereof, The said parties of the first part have here ATE OF QKLAHOMA, Tulsa County, ss. Before me, D.N. Barnett, of March 193, personally appeared General Rooms of the first part have deed for Witness my hand and official scal the day and year last above written, commission expires July 20th, 1923. (SEAL)	e said part
Special Assessments not yet due party assumes and agrees to pay. In that they will warrant and forever defend the same unto the ainst said part. Their heirs and to claim the same. In Witness Whereof, The said part. Sof the first part ha Ye here ATE OF QKLAHOMA, Tulsa, County, ss. Before me, D. N. Barnett, y of March 192, personally appeared. Generally appeared 192, personally appeared 192, personally appeared 192, personally appeared 192, ap	e said part. Y. of the second part. his heirs and assigns assigns, and all and every person or persons whomsoever, lawfully claiming unto set. their hand sthe day and year first above written. Geo. M. Stokes. Laura May Stokes. a Notary Public, in and for said County and State on this 30th eo. M. Stokes and Laura May Stokes, his wife and instrument and acknowledged to me that they the uses and purposes therein set forth. D.N. Barnett, Notary Public.
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the dinst said party of the first part, their heirs and to claim the same. In Witness Whereof, The said parties of the first part have here ATE OF QKLAHOMA, Tulsa County, ss. Before me, D.N. Barnett, of March 193, personally appeared General Rooms of the first part have deed for Witness my hand and official scal the day and year last above written, commission expires July 20th, 1923. (SEAL)	e said part
Special Assessments not yet due party assumes and agrees to pay. I that they will warrant and forever defend the same unto the unitst said part. Their heirs and to claim the same. In Witness Whereof, The said partles of the first part hange here ATE OF OKLAHOMA, Tulsa, County, ss. Before me, D.N. Barnett, of March 193, personally appeared. Generally appeared for witness my hand and official seal the day and year last above written. commission expires July 20th, 1923. (SEAL) ATE OF OKLAHOMA, Tulsa County, ss. Filed for record this the 5, day of A	e said part. Y. of the second part
Special Assessments not yet due party assumes and agrees to pay, that they will warrant and forever defend the same unto the instead party. Of the first part, their heirs and octain the same. In Witness Whereof, The said parties of the first part hange hereof me. D.N. Barnett, of March 192, personally appeared Grant the same as their free and voluntary act and deed for Witness my hand and official scal the day and year last above written. commission expires July 20th, 1923. (SEAL) ATE OF OKLAHOMA, Tulsa County, ss. Filed for record this the 5 day of SEAL)	e said part. Y. of the second part