WARRANTY DEED RECORD NO. 454

	ty, in the State of Oklahoma, party of the first part and
Benjamin L.Love	party of the second par
	one Bollar and other valuable considerations,
	DOLLAR
	aid park. Cof the first part do
r the second part h1.8 heirs and ass	signs, all of the following described real estate, situated in the County of Tuisa, State of Oklahoma, to-wi
Heights Ad	t Eight (5) in Block Four (4) Stonebraker idition to the City of Tulsa, according to led plat thereof.
	INTERNAL BEVENUE
	_Cancelled
appertaining, forever.	with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywi
teirs, executors or administrators, dohiereby	y covenant, promise and agree to and with said partof the second part that at the delivery of the
oresents	lawfully seized in
ppurtenances; that the same are free, clear a axes and assessments and incumbrances of	nd discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment whatsoever nature and kind, EXCEPT.
A first mortgage	in favor of Gum Bros. Company in the sum of
	Tive Hundred (\$7500.00) Dollars and special
gainst said part. Y of the first part, th	
igninst said part	neir and assigns, and all and every person or persons whomseever, lawfully claiming the first part have hereunto set their hand 8 the day and year first above written
gainst said part	neir heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their band so the day and year first above written the first part have hereunto set their band so the day and year first above written the first part have hereunto set their band so the day and year first above written the first part have hereunto set their band so the day and year first above written the first part have hereunto set their band so the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the day and year first above written the first part have been declarated as the first part has the first part have been declarated as the first part has the first part has the first part
gainst said part	heirs and assigns, and all and every person or persons whomsoever, lawfully claimfr their band 5 the day and year first above writte G.C. Spillers,
gainst said part	neir heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their hand 8 the day and year first above writte G.C. Spillers. Lorena M.Spillers,
gainst said part	heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their hand so the day and year first above written the first part have hereunto set their hand so the day and year first above written the first part have hereunto set their hand so the day and year first above written the first part have hereunto set their hand so the first part have hereunto set their hand so the first part have a set of the first part have a set of their hand so the first part have a set of their hand so the first part have a set of their hand so the first part have a set of their hand so the first part have a set of their hand so
gainst said part	heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their hand so the day and year first above written G.C. Spillers. Lorena M.Spillers, County, ss.
gainst said part	heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their hands the day and year first above written G.C. Spillers. Lorena M.Spillers, Lorena M.Spillers, a Notary Public, in and for said County and State on this 5th G.C. Spillers and Lorena M. Spillers,
gainst said part	heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their hand the day and year first above written the first part have hereunto set their hand the day and year first above written the first part have hereunto set their hand the day and year first above written the first part have hereunto set their hand to said County and State on this 5th
igninst said part	heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their hands the day and year first above written G.C. Spillers. Lorena M.Spillers, Lorena M.Spillers, a Notary Public, in and for said County and State on this 5th G.C. Spillers and Lorena M. Spillers,
principal said part. Y. of the first part. the rest claim the same. In Witness Whereof, The said part. 168 STATE OF OKLAHOMA, Tuls Before me, Mary Bertea lay of May. 192. his wife, o me known to be the identical person. S. who	heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their hand 8 the day and year first above written G.C. Spillers. Lorena M.Spillers, County, ss. a Notary Public, in and for said County and State on this 5th G.C. Spillers and Lorena M. Spillers,
against said part	heirs and assigns, and all and every person or persons whomsoever, lawfully claim for the first part have hereunte set their hand some day and year first above write G.C. Spillers. Lorena M. Spillers. I Notary Public, in and for said County and State on this 5th grand and personally appeared. G.C. Spillers and Lorena M. Spillers. And they are seed the within and foregoing instrument and acknowledged to me that they are voluntary act and deed for the uses and purposes therein set forth. By and year last above written. (SEAL) Mary Bertea.
igninst said part. Y. of the first part. the rest claim the same. In Witness Whereof, The said part. 188 STATE OF OKLAHOMA, Tuls Before me, Mary Bertea lay of May. 192 his wife, o me known to be the identical person. S. who were their free a witness my hand and official seal the da	heirs and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set their hands the day and year first above written G.C. Spillers. Lorena M.Spillers, Lorena M.Spillers, a Notary Public, in and for said County and State on this 5th 3. personally appeared. G.C.Spillers and Lorena M. Spillers, EXAL be executed the within and foregoing instrument and acknowledged to me that they and voluntary act and deed for the uses and purposes therein set forth. By and year last above written. (SEAL) Harv Bertea.
igninst said part. Y. of the first part. the read part. 168 In Witness Whereof, The said part. 168 STATE OF OKLAHOMA, Tulsa County, ss.	heir and assigns, and all and every person or persons whomsoever, lawfully claiming the first part have hereunto set. Their hand sthe day and year first above written G.C. Spillers, Lorena M.Spillers, Lorena M.Spillers, a Notary Public, in and for said County and State on this 5th G.C. Spillers and Lorena M. Spillers, Exact State of the within and foregoing instrument and acknowledged to me that they and voluntary act and deed for the uses and purposes therein set forth. By and year last above written. Notary Public Mary Bertea. Notary Public Nota
against said part	G.C. Spillers, Lorena M.Spillers, a Notary Public, in and for said County and State on this. 5th 3. personally appeared