· · · ·			
232	77 0	. Á	me
404	110	- A	OM

WARRANT 459 v REC No Ĩ THE I 'NP D

w Ti

いたが、いた、東京の市中になる時代はい

(Constant

「日本のないないない」の

Charles and

Ø

This Indenture, Made th	
	Seltzer and Alice E. Seltzer, his wife
	County, in the State of Childham party of the first part, and
	그는 것은 것은 것은 것은 것은 것은 것은 것을 알고 있는 것은 것은 것은 것은 것은 것은 것을 가지 않는 것을 하는 것을 수 있다. 이렇게 가지 않는 것을 하는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 가지 않는 것을 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 수 있다. 이렇게 가지 않는 것을 하는 것을 하는 것을 수 있다. 이렇게 가지 않는 것을 하는 것을 하는 것을 하는 것을 수 있다. 이렇게 가지 않는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 가지 않는 것을 수 있다. 이렇게 가지 않는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 가지 않는 것을 수 있다. 이렇게 하는 것을 수 있다. 이 하는 것이 하는 것을 수 있다. 이 하는 것 하는 것이 하는 것이 않다. 이 하는 것이 하는 것이 않다. 이 하는 것이 않다. 이 하는 것이 않는 것이 않다. 이 하는 것이 하는 것이 않다. 이 하는 것이 않다. 것이 않다. 아니 것이 않다. 아니 아니 않다. 아니 아니 아니 않다.
	nsideration of the sum of
	y acknowledged, said part.1.9.8.of the first part doby these presents grant, bargain, sell and convey unto said
	Lot numbered seventeen (17). Block numbered sir (6)
	Ohio Place Addition to Tulsa, Oklahoma; according to
	the recorded plat thereof as filed for record in the
	office of the County Clerk within and for Tulsa County
	Oklahoma.
	This lot is sold for residence purpose only and the minimum
	cost of such dwelling shall be Twenty-five hundred (\$2500.00)
	dollars when completed and no part of such dwelling shall be
	그는 것 같은 것 같
	nearer the front lot line than twenty (20) feet. It is agreed
	that this lot shall never be sold to or occupied by a negro.
	e Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise
	Above parties of the first part, their
rs, executors or administration that they	ators, dohereby covenant, promise and agree to and with said part 105 of the second part that at the delivery of are lawfully seized in their
n right of an absolute and h the appurtenances; that	are <u>havfully seized in</u> <u>their</u> . indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges,
ates, judgments, taxes and	assessments and incumbrances of whatsoever nature and kind, EXCEPT;
	MTERNAL HERE
	Barnase transportant accument
	TITERNAL FIENDER
	Barnase transportant accument
	Barnase transportant accument
	Barnase transportant accument
d that	Barnase transportant accument
ainst said part. 10Sof the to claim the same.	warrant and forever defend the same unto the said partiasof the second part
ainst said part. 10Sof the to claim the same.	warrant and forever defend the same unto the said parti.Q.Q. of the second part
ainst said part. 10Sof the to claim the same.	warrant and forever defend the same unto the said partiasof the second part
ainst said partİ.Q.Sof th to claim the same. In Witness Whereof, The	warrant and forever defend the same unto the said parti.Q.Q. of the second part
ainst said part. i.e.Sof the to claim the same. In Witness Whereof, The Ohio TATE OF TORMANDMA,	warrant and forever defend the same unto the said parties. of the second part their heirs and assigns e first part,
ainst said part. i.e.Sof the to claim the same. In Witness Whereof, The Ohio ATE OF URDARDMA. Before me	warrant and forever defend the same unto the said partials
ainst said parti.@Sof the to claim the same. In Witness Whereof, The Ohio ATE OF WRIMARISMA	warrant and forever defend the same unto the said parties
ainst said part. ieSof the to claim the same. In Witness Whereof, The Ohfo ATE OF BRDANDMA, Before me, y of	warrant and forever defend the same unto the said particles
ainst said parti ©Sof the to claim the same. In Witness Whereof, The Ohio ATE OF ORDANSMA, Before me, y of	warrant and forever defend the same unto the said parties
ainst said parti © Sof the to claim the same. In Witness Whereof, The Ohio ATE OF URUARISMA, Before me, y of	warrant and forever defend the same unto the said part1.68of the second part
ainst said parti © Sof the to claim the same. In Witness Whereof, The Ohio ATE OF URUARISMA, Before me, y of	warrant and forever defend the same unto the said part1.09
ainst said parti ©Sof the to claim the same. In Witness Whereof, The Ohio ATE OF URUARISMA, Before me, y of	warrant and forever defend the same unto the said part1.68of the second part
ainst said parti ©Sof the to claim the same. In Witness Whereof, The Ohio ATE OF URUARISMA, Before me, y of	warrant and forever defend the same unto the said part1.68of the second part
ainst said parti ©Sof the to claim the same. In Witness Whereof, The Ohio ATE OF URUARISMA, Before me, y of	warrant and forever defend the same unto the said part1.68of the second part
ainst said parti ©Sof the to claim the same. In Witness Whereof, The Ohio ATE OF URUARISMA, Before me, y of	warrant and forever defend the same unto the said part1.68of the second part
ainst said parti ©Sof the to claim the same. In Witness Whereof, The Ohio ATE OF URUARISMA, Before me, y of	warrant and forever defend the same unto the said part1.68of the second part
ainst said part. 1030f the to claim the same. In Witness Whereof, The Ohfo ATE OF URUARISMA Before me, y of	warrant and forever defend the same unto the said part1.9.8of the second part their
ainst said part. 163of the to claim the same. In Witness Whereof, The Ohio ATE OF URUARISMA Before me, y of	warrant and forever defend the same unto the said part1.2.8of the second part

400

日本のないないで、「「「「「「「「「「「」」」」」」