WARRANTY DEED RECORD No. 459.

Ener: R.Swift.	r. Y. of the second part. his	Tules. County, in the State of Oklahoma, part Homer R.Swift. Witnesseth: That in consideration of the sum of Three Hundre receipt whereof is hereby acknowledged, said parties of the first part of the second part his heirs and assigns, all of the foll klahoma, to wit: Lot numbered Two hundred eighty-four (2 lots numbered 6,7,5,9,10,11,12,13,14 ar Rodgers Heights Subdivision Tules County	ed Seventy-five and 00/100 DOLLAR doby these presents grant, bargain, sell and convey unto sallowing-described real estate, situated in the County of Tulsa, State
Winesest. The in consideration of the sum of Three. Rundred. Soventy-five. and. 00/100. DOLLAR or receive thereof is tearly acknowledged, and parked 5. of the first park do by these generate grant, bargin, all and convey such as	Witessenh: That is consideration of the sum ofThree_Randred_Seventy-five_and_OO/AOO	Homer R.Swift. Witnesseth: That in consideration of the sum ofThree. Hundred except whereof is hereby acknowledged, said partlesof the first part of the second parthisheirs and assigns, all of the foll clahoma, to wit: Lot numbered Two hundred eighty-four (2 lots numbered 6,7,5,9,10,11,12,13,14 ar Rodgers Heights Subdivision Tulsa Count	party of the second party of Seventy-five and CO/100 DOLLAR do Double the second party of the second party of the second party of Second Party of Tulsa, State
Winessesh. That in consideration of the sum of . Three. Hundred. Seventy-five. and. 00/100	Winnesselt: That in consideration of the sum of Three. Hundred. Seventy-five. and. 00/100 DOLLAR as receipt wherein the hearty acknowledged, and puntall. of the first part do by these persons grant, hargain, sell and concey unto as r of the second part him heirs and sadgin, all of the following-described real exists, situated in the County of Tules, Sinter. the second part him heirs and sadgin, all of the following-described real exists, situated in the County of Tules, Sinter. The second part him heirs and sadgin, all of the re-subdivization of lots numbered 6.7, 15, 9.10, 11. 22. 13, 14 and 15 in Blook One (1) in Bl	Witnesseth: That in consideration of the sum of	do
is recoult whereast is barely asknowledged, and parks of the first part do. — by these poseins grand, barguls, sell and convey unto as int. Y of the second part. Ma. — bein and senses, all of the following-inscribed red counts; shatted in the County of Tales, finish. Let number and the County of Tales, finish. Let number and 6.7,8,9,10,11,12,13,14 and 15 in Block One (1) in Rodgers Heights Subdivision Tuties County, Delahoma. It is further covenanted and agreed by the particle he reto that the following covenant shall be a limitation in sarranty deed, to-with hundred ten (120) feet of front line of lot which shall cost less than \$2000.00. 2nd. that said premises shall never be sold to a negro. Jrd., that no building shall be executed within 30 ft. of the lot line Any violation of the above restrictions will in itself work a forfeithre of this conveyance and theproperty herein described shall in that event reverts back to the party of the first part layon demand. The three and to think the Sain. Together with all and singular the tenements, hereditioned and approximations fished behalf in that event reverts, back to the party of the first part layon demand. The three and to think the Sain. Together with all and singular the tenements, hereditioned and approximations fished behalf in that event reverts, back to the party of the first part layon demand. The three and to think the Sain. Together with all and singular the tenements, hereditioned and approximations fished behalf in that event reverts, back to the party of the first part back. The three and to think the sain. Together with all and singular the tenements, hereditioned and approximations fished behalf in the think party. The three and to think the sain that a think the delivery. The three and the first part Inc. 1. here are all the sain the delivery. The three and to think the sain the first part back and assign, and all and every person be persons whosescover, included the sain and the sain the delivery. The of OKLAHOMA. This count is a	blishoms, to write r. Y of the second part. his	he receipt whereof is hereby acknowledged, said parties of the first part of art. Y of the second part	do
receipt whereof in hereby anticoprological, and park 50. The first part do. — by these presents great, bargain, sell and convey such as mix. — of the second park _ Mas belts and annium, all of the following-described rest clasts, ideated in the County of Tules, State. Alabama, to wit: Lot numbered five hundred eighty-four (254) of the re-subdivisation of lots numbered 6,7,8,9,10,11,12,13,14 and 15 in Blook One (1) in Rodgers Heights Subdivision Tules County, Oklahoma. It is further convenients and agreed by the neartice is resto that the Sellowing coverance about a greed by the neartice is resto that the Sellowing coverance about 10 a first testico; prescribing the described the control of the county of the further convenients and agreed by the neartice is resto that the Sellowing testing and the control of the county of the county of the further convenients and all prescribed about 1 and the county of the further of the county-anneal and the errorded of this of the lot line Any violation of the above restrictions will in these work a forfeither of this conveyance and the property here in described shall in that event revert, back to the party of the first part upon demand. To have and To field the Sain, Together with all and singular the tenemats, hereditaments and appartenances interest belonging or in anywing the saint of the county and an advertise of the county and an advertise and with held pure	receipt whereof in hereby andersoelaged, and parked 9. of the first part 50. — by these greents grant, surgain, sell and convey unto a mix. — of the second park _ 118. — belts and senigra, all of the following-described runi claist, situated in the County of Tules, State, Mikhous, to wit: Lot numbered 5.7, 8.9, 10.11.12.13.14 and 15. in Block One (1) in Rodgers Heighte Subdivision Tules County, Oklahoma. It is further coveranted and agreed by the particle be reto that the following coverants shall be a limitation in warranty deed, to-rait; let., that no registence shall be erected on said premises within one hundred ten (110) feet of front line of lot which shall cost less than \$2000.00. Cad that so building shall be restoid on said premises within one hundred ten (110) feet of front line of lot which shall cost less than \$2000.00. Cad that so building shall be restoid within 30 ft. of the lot line facing street. Any violation of the above restrictions will in itself work a forfeiture of this conveyance and theproperty herein described shall in that event, recycle, back to the party of the first part upon desand. There and I what he Sada, Together with all and slouder be tensments, herealthments, and apprehensions for the party of the first part upon desand. There and I what he Sada, Together with all and slouder be tensments, herealthments, and apprehensions for the party of the first part upon desand. There are and I what he Sada, Together with all and slouder the tensments, herealthments, and apprehensions are present. The Little April 10. Appelled To the area of I what he Sada, Together with all and slouder the tensments, herealthments, and apprehensions are present to the sada party. Appelled To the second part that at the delivery repeated and ferrors and should present the sada party. — of the free part, herein seed the sada party. — of the free part, herein seed the sada party. — of the free part, herein seed the sada party. — of the free part, herein seed the sada party. — of the free par	the receipt whereof is hereby acknowledged, said parties of the first part of the second part his heirs and assigns, all of the folklahoma, to wit: Lot numbered Two hundred eighty-four (2 lots numbered 6,7,8,9,10,11,12,13,14 ar Rodgers Heights Subdivision Tulsa Count	doby these presents grant, bargain, sell and convey unto sa lowing-described real estate, situated in the County of Tulsa, State
It is further dovernanted and agreed by the parties he reto that the following overnant shall be a limitation in warranty deed, to-wit; hundred ten (110) feet of front line of lot which shall cost less than \$200.00. 2nd., that said premises shall never be sold to a negro. 3rd., that no building shall be erected within 30 ft. of the lot line facing street. Any violation of the above restrictions will in itself work a fortune of the above restrictions will in itself work a fortune that the above restrictions will in itself work a fortune that event treet, back to the party of the first part upon demand. To here and to thick the said. Together with all and aingular the tenements, herditiments and appartenance there belonging or in anywing presents. To here and to thick the said. Together with all and aingular the tenements, herditiments and appartenance that belonging or in anywing presents. To here and to the first part with all and aingular the tenements, herditiments and appartenance that the delivery. And said. Chas. P. Yadon and Eva L. Yadon, his wife, held in a said part with all and aingular the tenements, herditiments and appartenance that the delivery may present that the delivery have been made and the properties. The tree and the said that the said that the delivery may be a said to the said that the delivery are present. That they a. re. In Witness Wiberesf, The said part 128.0 the first purt have here and assign, and all and reep person or persons whomsever, herdity claimly to the said. The core or and assign and assign and assign and a said and apparent the showe examined and described remains to delive a said. The said that the said and the said and the said part 1 former and shift, except and shift and apparent the said apparent and assign, charge and assign and a	It is further covernanted and agreed by the parties be reto that the following covernant shall be a limitation in warranty deed, to-wit; hundred ten [110] feet of from bline of let which shall cost less than \$2000.00. 2nd., that said premises shall never be sold to a negro. 3rd., that no building shall be erected within 30 ft. of the lot line facing street. Any violation of the above restrictions will in itself work a forfeither of this conveyance and theproperty herein described shall in that worst never the conveyance and the property herein described shall in that worst never the party of the first part upon demand. To Have and To Hadd the Sade, Together with all and singular the tenement, herditiments and apportensions therefore. And said. Chas. P. Yadon and Eva is Yadon, his wife, their conveyance and reverse premise the conveyance and reverse and with mid art, you of the second part that at the delivery components. That I have no not be said part. Their conveyance and previous and agree to an with mid art, you of the second part that at the delivery components. Their conveyance and success the said part is the approximate the above grants and inconverse and inconverse and success the said and applicate the above grants, titles, charge that the said part. Their converse and inconverse and inconv		284) of the re-subdivision of and 15 in Block One (1) in
following coverant shall be a limitation in warranty deed, to-wit; lat., that no residence shall be erected on said premises within one hundred ten (110) feet of front line of lot which shall cost less than \$2000.00. End., that each premises shall never be sold to a negro. Totaling attrect. Any violation of the above restrictions will in itself work a forfeithre of this own onevyance and theproperty herein desorted shall in that event revert back to the party of the first part upon demand. INTERNAL REVENUE Soldmand Chas. P. Yadon and Eva L Yadon, his wife, their and and superstendances thereto belonging or in anyel pertaining forever. An end. Chas. P. Yadon and Eva L Yadon, his wife, their in, execution or administrators, do. hereby covenant, promise and agree to and with mid part. — of the second part that the delivery sees presents. That they a for hereby becomend; here in the simple, of and had and singular the shore granted and described premise trates, judgments, taxes and sessements and incumbrances of whatsoever nature and kind, EXCEPT. In Witness Wherest, The said particle of the first part have. hereunto set their hade and every persons whomsoever, lawfully claimly to claim the sain. In Witness Wherest, The said particle of the first part have. hereunto set their hade. And a day and year first above write the claim the sain. In Witness Wherest, The said particle of the first part have. hereunto set their hade and county and State, on this 23rd war for the county and the first part hade. Said the second part had county and State, on this 23rd war for the second part had said county and state, on this 23rd war for the second part had said county and state, on this 23rd war for the second part had county and state, on this 23rd war for the second part had county and state, on this 23rd war for the second part had county and state, on this 23rd war for the second part had county and state, on this 23rd war for the second part had county and state, on the year for the particle had a second part had	following covenant shall be a limitation in warranty deed, to-wit; lst. that no residence shall be erected on said premises within one hundred ten (110) feet of front line of lot which shall cost less than \$200.00. 276., that no building shall be erected within 30 ft. of the lot line facing street. Any violation of the above restrictions will in itself work a forfeithr of this conveyance and theproperty herein described shall in that event revery, back to the party of the first part upon demand. INTERNAL REVENUE And said. The Hald the Said. Together with all and singuinr the tensments, herelitimests and apputuments the belonging or in anywing the presents. The said of the second part that at the delivery here presents the said. The second part had a the delivery has present. This thru, a lamb present that the second part had a the delivery has present. This thru, a lamb present that the same are free, clear and discumpted and unincombered of and from all former and other grants, littles, charge states, lungments, taxes and assessments and accombinates that the same. In Witness Whereaf, The said part Affair the first part half. because the said part. Y. of the second part. his. heirs and assign, and all and every persons whomsoever, lawfully sping the same are free, clear and discumpted and unincombered of and from all former and other grants, littles, charge states, lungments, taxes and assessments and accombinates of whitsoever nature and bind. Except? In Witness Whereaf, The said part Affa of the first part half. because the said part. Y. of the second part. his. heirs and assign, and all and every person or persons whomsoever, lawfully against said part. Y. and the first part half. because the said part. Y. of the second part. his. heirs and assign, and all and every person or persons whomsoever, lawfully against said part. Y. of the second part. his. Notes where the second part and according to the first part half. because the said country and State, on this. 23rd and the said the said and according	It to further anymental and amead he	ty, Oklahoma.
2nd., that said premises shall never be sold to a negro. 3rd., that no building shall be erected within 30 ft. of the lot line facing street. Any violation of the above restrictions will in itself work a forfeithre of this conveyance and theproperty here in described shall in that event reverty back to the party of the first part upon decand. INTERNAL REVENUE To Have and To Hold the Same. Together with all and singular the tenements, hereditaments and appertendances thereto belonding or in anywing rectation and mindistration, dom., brevby commant, promise and agree to and with said part. To Have and To Hold the Same. Together with all and singular the tenements, hereditaments and appertendances thereto belonding or in anywing rectation and mindistration dom., brevby commant, promise and agree to and with said part. To Have and To Hold the Same. Together with all and singular the tenements, hereditaments and appertendances thereto belonding or in anywing rectation and mindistration of the short promise and agree to and with said part. To Have and To Hold the Same. Together with all and singular the tenements and appertendances thereto belonding or in anywing received and include and include the second part that at the delivery resist of an about on displaying the above granted and described premise right of an about and individual adaptive the above granted and described premise right of the second part. his heirs and assigns, and all and every person or persons whomsoever, lawfully claimit to claim the same. In Witness Whereof, The said part 15.8 of the first part half. bersunto set. thell. hand, 8. the day and year first above written to claim the same. In Witness Whereof, The said part 15.8 of the first part half. bersunto set. thell. hand, 8. the day and year first above written. Chas. P. Yadon Eva L. Yadon FATE OF OKLAHOMA, Tubes County, 4 Whose my hand and official sed the day and year last above written. You mounts of the first part of the first part and deed for the uses and purposes the	2nd., that said premises shall never be sold to a megro. 3rd., that no building shall be erected within 30 ft. of the lot line facing street. Any violation of the above restrictions will in itself work a forfeithre of this conveyance and theproperty herein described shall in that event. revert, back to the party of the first part upon demand. INTERNAL REVENUE 10 To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appartenances thereto belonging or in anywhere the party of the second part that at the delivery these presents. The Latter of the party of the second part that at the delivery these presents. The Latter of the party of the second part that at the delivery these presents. The Latter of the party of the second part that at the delivery these presents. The Latter of the second part that at the delivery these presents. The Latter of the first part is the party containing that the mean of recorded and described premise that the new of recorded and described premise that the party of the second part that at the delivery into the party of the second part that at the delivery these presents. The Latter of the first part is the party of the second part that at the delivery into the party of the second part that at the delivery into the party of the second part that at the delivery makes and the party. In Witness Wherevel, The said particle of the first part have been and the said part. Y of the second part, his. The delivery person or persons whomsever, inversity of the second party party of the second part, his. The delivery person or persons whomsever, inversity of the second party party of the second party party of the second party and said county and state, on this 2nd party of the second party public, in and for said County and State, on this 2nd party of the second party public, in and for said County and State, on this 2nd party of the second party public, in and for said County and State, on this 2nd party of the second party public, in and for said County	following covenant shall be a limitation lst., that no residence shall be erected hundred ten (110) feet of front line of	on in warranty deed, to-wit; ed on said premises within one
Any viciation of the above restrictions will in their work a for- feithre of this conveyance and theproperty here in desorribed shall in that event revert, back to the party of the first part upon demand. **NTERNAL REVENUE** **Description of the above restrictions will in the party of the first part upon demand. To Have and To Mold the Saso, Together with all and singular the tenements, hereditaments and appartentance thereto belonging or in anywing and the same of the same and the same of the same and the same of the same and the delivery or right of an aboutte and indefeable estate of inheritance in fee simple, of and in all and singular the above granted and described premise in the appartenance; that the ware are free, clear and discharged and unincumbered for and from all former and other grants, titles, charge interes, judgments, taxes and unscentents and incumbences of whatsever nature and line, EXCEPT. In Witness Whereast, The said part 122 of the first part have hereunto set. the 1.T. hand 2 the day and year first above writte to claim the same. In Witness Whereast, The said part 122 of the first part have hereunto set. the 1.T. hand 2 the day and year first above writte Chas. P. Yadon Eva L. Yadon Eva L. Yadon Eva L. Yadon and Eva L. Yadon, Assessment of the same and deed for the uses and purposes therein set forth. Witness what fe	Any violation of the above restrictions will in itself work a for- feithre of this conveyance and theproperty herein described shall in that event revert back to the party of the first fart upon demand. INTERNAL REVENUE 50 Another The law and to field the Sain, Together with all and singular the tenements, hereditaments and appartentances thereto belonging or in anywh And said. Chas. P. Yadon and Eva L. Yadon, his rife, their and subjects and haddrastics, dobrody coreant, promise and agree to and with said part. The fire here presents an absolute and haddrastic estate of inheritance in the state, but they are as free, elear and disharder and uniquently resis in this the appartenance; that the same are free, elear and disharder and uniquently resis in this the appartenance; that the same are free, elear and disharder and uniquently resis in this continues the same. In Witness Wherest, The said part 152.67 the first part back. beer and assigns, and all and every person or persons whomseever, lawfully claimic to claim the same. In Witness Wherest, The said part 152.67 the first part back. beer and assigns, and all and every person or persons whomseever, lawfully claimic to claim the same. In Witness Wherest, The said part 152.67 the first part back. beer and assigns, and all and every person or persons whomseever, lawfully claimic to claim the same. The said part Y. of the first part back been and same unto the said part. Y. of the second part. his	2nd., that said premises shall never be 3rd., that no building shall be erected	e sold to a negro. i within 30 ft. of the lot line
To Have and To Hold the Sace. Together with all and singular the tenements, hereditaments and appurtentances thereto belonging or in anywing and Chas. P. Yadon and Eva L. Yadon, his wife, their And said. Chas. P. Yadon and Eva L. Yadon, his wife, their And said. Chas. P. Yadon and Eva L. Yadon, his wife, their And said chas. The time that they are harfully seased in. of and in all and singular the above granted and described premise that they, are harfully seased in. of and in all and singular the above granted and described premise takes, Sudgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT. In Witness whereof, The said part 188 of the first part have hereat and saigns, and all and every person or persons whomsoever, lawfully claim to claim the same. In Witness Whereof, The said part 188 of the first part have hereants set their hand. In ada yand year first above writte Chas. P. Yadon Eva L. Yadon TATE OF OKLAHOMA. Tulsa. County, so the undersigned. a Notary Public, in and for said County and State, on this 23rd you April 19.23, personally appeared. Chas. P. Yadon and Eva L. Yadon, As wife, has wife, Mar. 24, 1925. (SEAL) Kathryn Sontag. Notary Public Kathryn Sontag. Notary Public Kathryn Sontag. Notary Public Notary Public TATE OF OKLAHOMA, Tulsa County, so Witness what and and official said the day and year als above written. Yeeming and and official said the day and year als a bove written. Yeemingson expires. Mar. 24, 1925. (SEAL) TATE OF OKLAHOMA, Tulsa County, so	To Have and To Hold the Sade, Together with all and singular the tenements, hereditaments and appurtentances thereto belonging or in anywing forever. And said. Ohas, P. Yadon and Eys L. Yadon, his wife, their circ, executors or administrators, do., hereby covenant, promise and agree to and with said part. — of the second part that at the delivery our right of an absolute and indefinable of the same and the said part. — of the second part that at the delivery our right of an absolute and indefinable of the same and the said part. — of the second part that at the delivery our right of an absolute and indefinable of the same and the said part. — of the second part his and easily premise states, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT: In Witness Whereof, The said part 128, of the first part his here and assigns, and all and every person or persons whomsoever, invitally claimle to claim the same. In Witness Whereof, The said part 128, of the first part his hereunto set. the IT hand S. the day and year first above written than the same. TATE OF OKLAHOMA. This S. — County, so. THE FORMAHOMA. This S. — personally appeared. — Chas. P. Yadon and Eys L. Yadon, — Na Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and officia	Any violation of the above restrictions feiture of this conveyance and thenrone	erty herein described shall in
To Have and To Hald the Sace, Together with all and singular the tenements, hereditaments and apparteniances thereto belonging or in anywing pertaining, forever. And said. Chass. P. Yadon and Eva L. Yadon, his wife, the ir. And said. Chass. P. Yadon and Eva L. Yadon, his wife, the ir. And said. Chass. P. Yadon and Eva L. Yadon, his wife, the ir. And said. Chass. P. Yadon and Eva L. Yadon, his wife said part. With a second part that at the delivery tess present. That They a Fe. Invality seized in the said part. The Ir. In the same and assessments and incumbrances of whatsoever nature and kind, EXCEPT: Will warrant and forever defend the same unto the said part. Y. of the second part. his	To liene and To Hold the Sade, Together with all and singular the tenements, bereditaments and apparteniascus therete belonging or in anywing portuning forever. And said. Chas. P. Yadon and Eva L. Yadon, his wife, their carectures or administrators, do bereby covenant, promise and agree to and with said part. y. of the second part that at the delivery of these presents. 17.1 17.2 2.7 2. Inversity select in the first part with the apparteniascus that the same are free, clear and discharged and unincumbered of and from all former and other grants, littles, charge states, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT: In Witness Whereof, The said part 1.2.0 of the first part, 1.10.17 bers and assigns, and all and every person or persons whomseever, lawfully daining to claim the same. In Witness Whereof, The said part 1.2.0 of the first part to dish the same. In Witness Whereof, The said part 1.2.0 of the first part to the said part 1.7.2 and the same of the undereigned and the undereigned and the same of the undereigned and the same of the undereigned and the	The second of th	INTERNAL REVENUE
and said. Chas. P. Yadon and Eva L. Yadon, his wife, their and said. Chas. P. Yadon and Eva L. Yadon, his wife, their and said. Chas. P. Yadon and Eva L. Yadon, his wife, their and said. Chas. P. Yadon and the desired coverant, promise and agree to and with said part. y	And said Office. F. Yadon and Eva L. Yadon, his wife, their And said Office. The terret coverant, promise and agree to and with said part		Genoalled
And asid. Chas. P. Xadon and Eva L. Yadon, his wife, their irs, executors or administrators, do. hereby covenant, and agree to and with said part. Lib. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	And asid. Chas. P. Yadon and Eva I. Yadon, his wife, the Xr intro, executors or administrators, dohereby overants, promise and agree to and with said part.y	ppertaining, forever.	하는 그 그 그 그 그는 그는 그는 그 그 그 그 그 그 그 그 그 그
that they will warrant and forever defend the same unto the said part. Y. of the second part. hla beirs and assignantes, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT. In without the same are free, clear and discharged and unincumbred of and from all former and other grants, littles, charge tates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT. In without the same are the first part, the first part have been all part. Y. of the second part. hla beirs and assignants and part. Y. of the first part, the first part have been and all and every person or persons whomsoever, haveley claimit to claim the same. In Witness Whereof, The said part. A.S. of the first part have been not been the first part have been not been the first part have been not been considered to the first part have been not been considered to the first part have been not been considered to the first part have been not been considered to the first part have been not been considered to the first part have been not been considered to the first part have been not been considered to the first part have county, so that within and for said County and State, on this 23rd as of April 10.23, personally appeared that within and foregoing instrument, and acknowledged to me that they received the same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. You commission expires. Mar. 24, 1925. (SEAL) Kathryn Sontag. Notary Public and the first part have county, so the first part have written.	nd that. They, will warrant and forever defend the same unto the said part. Y. of the second part. his. heirs and assignate the above granted and described premise with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, littles, charge states, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT?. will warrant and forever defend the same unto the said part. Y. of the second part. his. heirs and assign gainst said part. Y. of the first part, The first and assigns, and all and every person or persons whomsoever, lawfully claimle to claim the same. In Witness Whereof, The said part. 12.8 of the first part hw.e. hereunto set. the 17. hand. S. the day and year first above written Chas. P. Yadon Eva L. Yadon TATE OF OKLAHOMA. Tules. County, sa. the undersigned. a Notary Public, in and for said County and State, on this. 23rd any of. April. 10.21, personally appeared. Chas. P. Yadon nand Eva L. Yadon, his wife. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. So me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that. they were as a the 12. free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. So commission expires. Mars. 24. 1925. (SEAL) Kathryn Sontag. Notary Public for record this the 12 day of Mary Public for record this the 12 day of Mars. (SEAL) Rathryn Sontag. Notary Public for record this the 12 day of Mars. 24. 1925. (SEAL) Rathryn Sontag. Notary Public for record this the 12 day of Mars. 25. day of Mars. 11. o'clock. A.s.		
nd that they, will warrant and forever defend the same unto the said part. Y. of the second part. 113. heirs and assigns and all and every person or persons whomsoever, lawfully claimir to claim the same. In Witness Whereof, The said part. 128.of the first part have hereunto set the 17. hand. 8 the day and year first above writte Chas. P. Yadon Eva L. Yadon Fare L. Yadon April 1. 10.23 personally appeared and for said County and State, on this. 23rd up of April 1. 10.23 personally appeared Chas. P. Yadon and Eva L. Yadon, Ass. April 1. Tree and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Yearnel of Klahoma, Tules County, se. (SEAL) Kathryn Sontag. Notary Public (SEAL) Kathryn Sontag. Notary Public (SEAL) Kathryn Sontag. Notary Public (SEAL)	nd that. they will warrant and forever defend the same unto the said part. Y of the second part. 11.2	eirs, executors or administrators, dohereby covenant, promise and agree t	to and with said part.yof the second part that at the delivery
In Witness Whereof, The said part 123 of the first part have hereunto set their hand. I hand.	In Witness Whereof, The said part. 1.28. of the first part have hereunto set their hand. So the day and year first above written. Chas. P. Yadon Eva L. Yadon Tale, County, so. Before me, the undersigned, a Notary Public, in and for said County and State, on this 23rd any of April 19.23., personally appeared Chas. P. Yadon and Eva L. Yadon, his wife, Xadd o me known to be the identical person. So who executed the within and foregoing instrument, and acknowledged to me that. they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. fy commission expires. Mar. 24, 1925. (SEAL) Kathryn Sontag. Notary Public for record this the 16 day of May of May 19.23, at 11, o'clock Associated for record this the 16 day of May 19.23, at 11, o'clock Associated for record this the 16 day of May 19.23, at 11, o'clock Associated for record this the 16 day of May 19.23, at 11, o'clock Associated for record this the 16 day of May 19.23, at 11, o'clock Associated for record this the 16 day of May 19.23, at 11, o'clock Associated for record this the 16 day of May 19.25, at 11, o'clock Associated for record this the 16 day of May 19.25, at 11, o'clock Associated for record this the 16 day of May 19.25, at 11, o'clock Associated for record this the 15 day of May 19.25, at 11, o'clock Associated for record this the 15 day of May 19.25, at 11, o'clock Associated for record this the 15 day of May 19.25, at 11, o'clock Associated for record this the 15 day of May 19.25, at 11, o'clock Associated for record this the 15 day of May 19.25, at 11, o'clock Associated for record this the 15 day of May 19.25, at 11, o'clock Associated for the uses and purposes therein set for the 19.25 day 19.25 da	nd that they will warrant and forever defend the same unto the same	aid partYof the second part 113heirs and assig
Chas. P. Yadon Eva L. Yadon Tate of Oklahoma, Tulsa, County, ss. Before me, the undersigned a Notary Public, in and for said County and State, on this 23rd (Chas. P. Yadon and Eva L. Yadon, his wife, Xay me known to be the identical person. I who executed the within and foregoing instrument, and acknowledged to me that they recuted the same as. their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. y commission expires. Mar. 24. 1925. (SEAL) Kathryn Sontag. Notary Public. TATE OF Oklahoma, Tulsa County, ss.	Chas. P. Yadon Eva L. Yadon Tate of Oklahoma. Tulsa, County, sa. Before me, the undersigned , a Notary Public, in and for said County and State, on this 23rd asy of April 10.23, personally appeared Chas. P. Yadon and Eva L. Yadon, his wife, XXXX o me known to be the identical person. I who executed the within and foregoing instrument, and acknowledged to me that they executed the same as. their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Mar. 24, 1925. (SEAL) Kathryn Sontag. Notary Public (SEAL) Filed for record this the 16 day of May of May of May 10.23, at 11; o'clock A. They within the 16 day of May 11.23, at 11; o'clock A. They within the 15 day of May 11.23, at 11; o'clock A. They within the 15 day of May 11.24, at 11; o'clock A. They within the 15 day of May 11.25, at 11; o'clock A. They within the 15 day of May 11.25, at 11; o'clock A. They within the 15 day of May 11.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at 11; o'clock A. They within the 15 day of May 12.25, at	gainst said part. Yof the first part, U.UU.Lheirs and assign r to claim the same.	is, and all and every person or persons whomsoever, lawfully claimly
Eva L. Yadon Eva L. Yadon Tulsa,	Eva L. Yadon STATE OF OKLAHOMA, Tules County, ss. Before me, the undersigned a Notary Public, in and for said County and State, on this 23rd lay of April 1923, personally appeared Chas. P. Yadon and Eva L. Yadon, his wife, XXXII. To me known to be the identical person. So who executed the within and foregoing instrument, and acknowledged to me that they executed the same as. their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. Mar. 24, 1925. (SEAL) Kathryn Sontag: Notary Public STATE OF OKLAHOMA, Tules County, ss. Filed for record this the 16 day of May of May of May 1925, at 111 o'clock A sp.	In Witness Whereof, The said part 188 of the first part have hereunto	set. their hand S the day and year first above writte
Before me, the undereigned, a Notary Public, in and for said County and State, on this 23rd by of April 1923, personally appeared Chae. P. Yadon and Eva L. Yadon, his wife, XXXIII. The known to be the identical person. I who executed the within and foregoing instrument, and acknowledged to me that they recuted the same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Ye commission expires. Mar. 24, 1925. (SEAL) Kathryn Sontag: Notary Public County, se.	Before me, the undersigned , a Notary Public, in and for said County and State, on this. Before me, the undersigned , a Notary Public, in and for said County and State, on this. April , 19.23., personally appeared. Chas. P. Yadon and Eva L. Yadon. his wife, Kation o me known to be the identical person. So who executed the within and foregoing instrument, and acknowledged to me that. they executed the same as. their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. fy commission expires. Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Kathryn Sontag. , Notary Public Mar. 21, 1925. (SEAL) Mar. 21, 19		
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			19.23, at 11; o'clock A.
	Brady Brown, Deputy.	Filed for record this the 16 day of 18ay	