50510. Crane & Company, Tor	237192 C.M.J.	
This Indenture, Mü	de this	
ofTuls	a	
	E. D. Forquier party of the second part	
Witnesseth: That is	n consideration of the sum of	
	areby acknowledged, said part 199.of the first part doby these presents grant, bargain, sell and convey unto said part	
	All of Lot Three (3) in Block Nine (9) of the resurvey of Blocks Nine (9) and Ten (10) Maple Park Addition to the city of Tulsa, Oklahoma, as appears from the recorded plat thereof, reference to which is hereby made.	
	This is made to correct Warranty Deed dated Sept 12th, 1919 to E. D. Forequer which should read E. D. Forquer and recorded in Book 281 page 375	
	INTERNAL REVENUE	
	있는 것 같은 것 같은 것 같은 것 <mark>:</mark>	
	Cancelled	
	ld the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise	
appertaining, forever. And said		
heirs, executors or admin		
these presents	istrators, dohereby covenant, promise and agree to and with said part	
these presents own right of an absolute with the appurtemences; estates, judgments, taxes and that	istrators, do	
these presents own right of an absolute with the apputchances; estates, judgments, taxes and that	will warrant and forever defend the same unto the said part V of the second part <u>his</u> heirs and assigns if the first part <u>their</u> here unto the said part V here unto set <u>their</u> hand	
these presents own right of an absolute with the appurtenances; estates, judgments, taxes and that against said paries o or to claim the same.	istrators, dohereby covenant, promise and agree to and with said part. Y of the second part that at the delivery of that they lawfully seized in the singular the above granted and described premises, and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, and assessments and incumbrances of whatsoever nature and kind, INCOMPT:	
these presents own right of an absolute with the appurtenances; estates, judgments, taxes and that they against said paries o or to claim the same. In Witness Whereof,	And the same unto the same unto the said part. Y	
these presents own right of an absolute with the appurtenances; estates, judgments, taxes and that <u>they</u> against said par <u>1</u> es o or to claim the same. In Witness Whereof, STATE OF OKLAHOMA Before me,	will warrant and forever defend the same unto the said part. Y	
these presents		
these presents	Avill warrant and forever defend the same unto the said part. Y	
these presents	will warrant and forever defend the same unto the said part. X. of the second part that at the delivery of the first part is and assigns and assessments and incumbrances of whatsoever nature and kind, BWCGPT: will warrant and forever defend the same unto the said part. X. of the second part. his his heirs and assigns the first part. the jump the first part. heirs and assigns The said part. his Averant and forever defend the same unto the said part. X. of the second part. his heirs and assigns heirs and assigns the first part. the jump heirs and assigns heirs and assigns The said part. the jump full same heirs and assigns the first part. the jump heirs and assigns heirs and assigns The said part. heirs 100 first part ha Yes heirs and assigns The said part. heirs 100 first part ha Yes here and assigns The said part. heirs 100 first part ha Yes heirs 100 first part ha 100	
these presents	will warrant and forever defend the same unto the said part. Xof the second part that at the delivery of the first part and indexisting the above granted and described premises, and assessments and incumbrances of whatsoever nature and kind, bweever?	
these presents	will warrant and forever defend the same unto the said part. X. of the second part that at the delivery of the first part is and assigns and assessments and incumbrances of whatsoever nature and kind, BWCGPT: will warrant and forever defend the same unto the said part. X. of the second part. his his heirs and assigns the first part. the jump the first part. heirs and assigns The said part. his Averant and forever defend the same unto the said part. X. of the second part. his heirs and assigns heirs and assigns the first part. the jump heirs and assigns heirs and assigns The said part. the jump full same heirs and assigns the first part. the jump heirs and assigns heirs and assigns The said part. heirs 100 first part ha Yes heirs and assigns The said part. heirs 100 first part ha Yes here and assigns The said part. heirs 100 first part ha Yes heirs 100 first part ha 100	
these presents	will warrant and forever defend the same unto the said part. X. of the second part that at the delivery of the first part is and assigns and assessments and incumbrances of whatsoever nature and kind, BWCGPT: will warrant and forever defend the same unto the said part. X. of the second part. his his heirs and assigns the first part. the jump the first part. heirs and assigns The said part. his Averant and forever defend the same unto the said part. X. of the second part. his heirs and assigns heirs and assigns the first part. the jump heirs and assigns heirs and assigns The said part. the jump full same heirs and assigns the first part. the jump heirs and assigns heirs and assigns The said part. heirs 100 first part ha Yes heirs and assigns The said part. heirs 100 first part ha Yes here and assigns The said part. heirs 100 first part ha Yes heirs 100 first part ha 100	
these presents	will warrant and forever defend the same unto the said part. X. of the second part that at the delivery of the first part is and assigns and assessments and incumbrances of whatsoever nature and kind, BWCGPT: will warrant and forever defend the same unto the said part. X. of the second part. his his heirs and assigns the first part. the jump the first part. heirs and assigns The said part. his Averant and forever defend the same unto the said part. X. of the second part. his heirs and assigns heirs and assigns the first part. the jump heirs and assigns heirs and assigns The said part. the jump full same heirs and assigns the first part. the jump heirs and assigns heirs and assigns The said part. heirs 100 first part ha Yes heirs and assigns The said part. heirs 100 first part ha Yes here and assigns The said part. heirs 100 first part ha Yes heirs 100 first part ha 100	
these presents	will warrant and forever defend the same unto the said part. Y had been around been the delivery of the first part and deshared and winneumbers of and former and other grants, titles, charges, and assessments and licenseries and winneumbers and kind, bitCEPT:	
these presents. own right of an absolute with the appurtenances; estates, judgments, taxes and that. against said partes or to claim the same. In Witness Whereof, STATE OF OKLAHOMA Before me, day of. July Ed T. to me known to be the idd executed the same as. Witness my hand and My commission expires STATE OF OKLAHOMA, -Filed for record this	<pre>identory toboreky covenant, promise and agree to and with and part_Yof the second part that at the delivery oftheir</pre>	
these presents. own right of an absolute with the appurtenances; estates, judgments, taxes against said partes or to claim the same. In Witness Whereof, STATE OF OKLAHOMA Before me,	<pre>identory toboreky covenant, promise and agree to and with and part_Yof the second part that at the delivery oftheir</pre>	

۰. ف