TUNIVEROD WARRANTY DEED RECORD No. 460.

COMPARED

| receipt whereof is hereby acknowledged, said part 198 of the first part do by these presents grant, bargain, s | arty of the second part. |
|--|--|
| ne receipt whereof is hereby acknowledged, said part 108 of the first part do | C%(700) |
| he receipt whereof is hereby acknowledged, said part 188 of the first part do | |
| his house and seem his house and seeme all of the following described well extract in the Co | |
| klahoma, to wit: | ounty of Tulsa, State of |
| Lot 3 (three) Block 25(Twenty five) Martin Second | 경기를 보고 있는데 함께서 있다. 경기를 보고 있는데 함께 하는데 함께 |
| Addition to the City of Tulsa, Oklahoma. | |
| 있는 경우의 마다는 그는 그리는 전에 보고 있는 것은 사람들이 되었다. 그는 것은 사람들이 되었다. | |
| 하는 마일 그 등을 가는 것을 보는 것을 하는 것이 하는 물건이 됐다. 전 경우를 하는 것이 되었다. 이 경우로 있는 모양하는 것으로 하는데 되었다. 일본 이 경기 교기를 하고 하는데 말로 들어보면 되었다. 그렇게 되면 하는 물건이 되었다. 하는데 말로 그렇게 되었다. | |
| | (1) |
| INTERNAL REVENUE | |
| Wienval Revenue | |
| Cancelled | |
| 하는 마음이 얼마나 아니는 얼마를 가는 것이 얼마를 가는 것이 되는 것이 되었다. | |
| To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto | holongius en f |
| To Have and To Hold the Same, Together with all and singular the tenements, net cultaments and appurtenances thereto pretaining, forever. And said Lij. Martin and M.F. Martin, his wife, their | The state of the s |
| And said. LiJ. Martin and M.F. Mirtin, his wile, their | |
| eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second pay | t that at the delivery of |
| eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second pay | and described premises, |
| | and described premises, grants, titles, charges, |
| eirs, executors or administrators, do | t that at the delivery of and described premises, grants, titles, charges, |
| eirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second pay | t that at the delivery of and described premises, grants, titles, charges, |
| eirs, executors or administrators, do | and described premises, grants, titles, charges, |
| eirs, executors or administrators, do | and described premises, grants, titles, sharges, |
| eirs, executors or administrators, do | and described premises, grants, titles, charges, |
| eirs, executors or administrators, do | and described premises, grants, titles, charges, titles, charges, heirs and assigns never, lawfully claiming car first above written. |
| reiss, executors or administrators, do. hereby covenant, promise and agree to and with said part. Y | and described premises, grants, titles, charges, heirs and assigns never, lawfully claiming car first above written. |
| eirs, executors or administrators, do | and described premises, grants, titles, charges, heirs and assigns never, lawfully claiming car first above written. |
| eis, executors or administrators, do. hereby covenant, promise and agree to and with said part. Y | and described premises, grants, titles, charges, heirs and assigns never, lawfully claiming car first above written. |
| eis, executors or administrators, do | heirs and assigns never, lawfully claiming car first above written. |
| eirs, executors or administrators, do. hereby covenant, promise and agree to and with said part. Y. of the second part associated in the the the theory and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted in the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other states, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT: No exceptions. No exceptions. No exceptions. No exceptions. In Witness Whereof, The said part and forever defend the same unto the said part. y. of the second part. his gainst said particles. of the first part, their heirs and assigns, and all and every person or persons whomse to claim the same. In Witness Whereof, The said part and part and the first part has been unto set. their hand so the day and y but a same. In Witness Whereof, The said part and are first part has been unto set. their hand so the day and y but a same. In Witness Whereof, The said part and are first part has been unto the said part and so the day and y but a same. In Witness Whereof, The said part are said part and so the first part has a said part and so the day and y but a same and said part and so the day and y but a same are said part and so the day and y but a said part and so the said county and State, but a said part and so the said county and State, but a said part and so the said county and State, but a said part and so the said county and State, but a said part and so the said part and so t | heirs and assigns bever, lawfully claiming car first above written. |
| that they are and discharged and with said part Y of the second part less piresents. That they are a lawfully seized in their was right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted ith the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other states, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT: No exceptions. No exceptions. No exceptions. No exceptions. In Witness Whereof, The said part 188 of the first part has Yehereunto set. their hand. Site day and y L. J. Martin. M.F. Martin. M.F. Martin. Before me, Don G. Roy , a Notary Public, in and for said County and State, yef. June 1923, personally appeared L. J. Martin and M.F. | heirs and assigns bever, lawfully claiming car first above written. on this. 23rd. |
| eirs, executors or administrators, do. hereby covenant, promise and agree to and with said part. Y. of the second part associated in the the the theory and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted in the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other states, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT: No exceptions. No exceptions. No exceptions. No exceptions. In Witness Whereof, The said part and forever defend the same unto the said part. y. of the second part. his gainst said particles. of the first part, their heirs and assigns, and all and every person or persons whomse to claim the same. In Witness Whereof, The said part and part and the first part has been unto set. their hand so the day and y but a same. In Witness Whereof, The said part and are first part has been unto set. their hand so the day and y but a same. In Witness Whereof, The said part and are first part has been unto the said part and so the day and y but a same. In Witness Whereof, The said part are said part and so the first part has a said part and so the day and y but a same and said part and so the day and y but a same are said part and so the day and y but a said part and so the said county and State, but a said part and so the said county and State, but a said part and so the said county and State, but a said part and so the said county and State, but a said part and so the said part and so t | heirs and assigns bever, lawfully claiming car first above written. on this. 23rd. |
| elis, executors or administrators, do | heirs and assigns bever, lawfully claiming car first above written. on this. 23rd. |