	WARRANTY DEED
	KNOW ALL MEN BY THESE PRESENTS, That T. M.Stotts and G. Olga Stotts, his wife,
U	of Tulsa, County, State ofOklahoma,, parties
	of the first part in consideration of the sum of One dollar (\$1.00) and other good and
	valuable considerationspotta
	in hand paid, the receipt of which is hereby acknowledged, do
	W. M. Stotts; of King .
•	County, State of <b>Catalyance</b> part
	Lot Number Three (3) in Block Number One (1) in the Cody Addition to the City of Tulsa, County of Tulsa, State of Oklahoma, according to the recorded plat thereof.
n	·
¢	together with all the improvements thereon and appurtenances thereunto belonging and warrant the title to the same. To have and to hold said described premises unto the said partyof the second part
•	한 화면에서 한 것이 같은 것이 같은 것이 지금 방안에 나는 것이 것이 같은 것이 같은 것이 같이 다. 것이 같이 같은 것이 많은 것이 같은 것이 같은 것이 같은 것이 많이
•	To have and to hold said described premises unto the said partyof the second part
•	To have and to hold said described premises unto the said partyof the second part
°	To have and to hold said described premises unto the said partyof the second part
•	To have and to hold said described premises unto the said partyof the second part
•	To have and to hold said described premises unto the said partYof the second parthe  htshe    and assigns forever; free, clear and discharged of from all former grants, charges, taxes, judgments, mortgages and oth    liens and encumbrances of whatsoever nature.
•	To have and to hold said described premises unto the said partyof the second part
•	To have and to hold said described premises unto the said partyof the second parthishe and assigns forever; free, clear and discharged of from all former grants, charges, taxes, judgments, mortgages and oth hiens and encumbrances of whatsoever nature. 
•	To have and to hold said described premises unto the said partyof the second parthishe and assigns forever; free, clear and discharged of from all former grants, charges, taxes, judgments, mortgages and oth hiens and encumbrances of whatsoever nature. 
	To have and to hold said described premises unto the said partyof the second parthishe and assigns forever; free, clear and discharged of from all former grants, charges, taxes, judgments, mortgages and oth liens and encumbrances of whatsoever nature. 
0	To have and to hold said described premises unto the said partyof the second parthishishis
0	To have and to hold said described premises unto the said part. yof the second parthis
0	To have and to hold said described premises unto the said partyof the second part

6

. . . . . . . . .