#239126 NS WARRANTY DEED RECORD No. 466

They are a process of the control of

receipt whereof in hereby acknowledged, said part. 25. of the first part do by these presents grant, bargain, sail and convey unto said part the second part 1827 heirs and assigns, all of the following described real estate, situated in the County of Tules, State of Oklahoma, Lot Four (4) Blook Two (2) University Drive Addition to the Oity of Tules, Oklahoma, according to the Recorded plat thereof. INTERNAL REVENUES	Tulsa, County, in the State of Oklahoma, party Camilla S. Cook Witnesseth: That in consideration of the sum of Five Hund receipt whereof is hereby acknowledged, said parties of the first part do by	of the first part, and
Canalla S. Cock Witnesseth: That in consideration of the sum of	Camilla S. Cook Witnesseth: That in consideration of the sum ofFive Hund:	
Witnesseth: That in consideration of the sum of	Witnesseth: That in consideration of the sum ofFive Hund: receipt whereof is hereby acknowledged, said parties of the first part doby	
To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever and the second part. To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever. And and To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever. And and To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever. And said. To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever. And said. To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever. The Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever. The Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever. To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances are the same and tenements, the same and the same and tenements, the same and tenements and incumbrances of whatsoever nature and kind, EXCEPT. that the same are free, does and disharped and unincumbrened of and from all former and other grants, tiles, charges, exists, just and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that the same are free, does and disharped of and from all former and other grants, tiles, charges, exists, just and the same are free, law and the same are free, having a same and the same are free, having a same and the sam	receipt whereof is hereby acknowledged, said parties of the first part doby	
receipt whereof in hereby achievekedged, said part 198. of the first part do		red Thirty (530)
Lot Four (4) Blook Two (2) University Drive Addition to the Olty of Tulsa, Oklahoma, according to the Recorded plat thereof. INTERNAL REVENUE		
Addition to the City of Tulsa, Oklahoma, according to the Recorded plat thereof. INTERNAL REVENUE Loo Cancelled To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in certaining, forever. And said Richard G. Handley, and Lizzie L. Handley, their And said Richard G. Handley, and Lizzie L. Handley, their is presents. The tree of the second part that at the delice presents. The tree of the second part that at the delice presents. The tree of the second part that at the delice presents. The said are free, dear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, into an assessments and incumbrances of whatsoever nature and kind, EXCEPT. that the tree of the first part, the said part of the second part that a the delice and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that the sum are free, dear and discharged and unincumbrated of and from all former and other grants, titles, charges, estates, including a sum of the said part. The said are free, dear and saids and the same unto the said part. The said and saids and developes on persons whomseever, invitally elainting of the same. In Witness Whereof, The said part 1930 fthe first part has the remember of the said part. The said and year first above we remember the said part of the s	그들은데 돌고는 하면 이들의 많을 날이 많을 모든 한 화생활을 즐겁게	
Addition to the City of Tulsa, Oklahoma, according to the Recorded plat thereof. INTERNAL REVENUE Loo Cancelled To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in retaining, forever, And said. Riobard G. Handley, and Lizzie L. Handley, their And said. Riobard G. Handley, and Lizzie L. Handley, their and a special content of the second part that at the delignments that they are lawfully select in their right of an absolute and indeclanable estate of inhetiance in fee simple, of and in all and singular the above granted and described promises, we are assessments and incumbrances of whatsoever nature and kind, EXCEPT. their and international content of the first part has the said part. Y. of the second part. thet. they will warrant and forever defend the same unto the said part. Y. of the second part. the said part. Y. of the first part, theirs and an assessments and incumbrances of whatsoever nature and kind, EXCEPT. their and international content of the said part. Y. of the second part in the day and year first above we same. In Witness Whereof, The said part. 1986 the first part has bereunto set. their hand. the day and year first above we Richard G. Handley. Lizzie L. Handley. TE OF OMERINANCE LOWARD LIZZIE L. Handley. Addair County, as. J. E. Brooks a Notary Public, in and for said County and State on this. July 10 23, personally appeared. Richard G. Handley and Lizzie L. Handley.	가는 가게 되는 사람들은 사람들이 가장하는 것 같아 되는 것이 없는데, 얼굴에 살아 가는 것이다.	문항되고 말했다. 말하는 바다 보고 바라고
To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in a certaining, forever And said. And said. Richard G. Handley, and Lizzie L. Handley, their so, executors or administrators, dohereby covenant, promise and agree to and with said part. Yof the second part that at the delity and the second part that at the delity and the second part that at the delity are presents. In the They are right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, we urtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, jue as and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that theywill warrant and forever defend the same unto the said part. Yof the second parthers and instead part. Yof the first part,theirs and assigns, and all and every person or percons whomsoever, lawfully claiming or to same. In Witness Whereof, The said part. 1980f the first part hahereunto settheir andthe day and year first above were recommended in the first part hashereunto set	Addition to the City of Tulsa	, Oklahoma,
To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in a pertaining, forever. And said		INTERNAL REVENUE
To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in certaining, forever. And said Riohard G. Handley, and Lizzie L. Handley, their 10, executors or administrators, do hereby covenant, promise and agree to and with said part. Y of the second part that at the delise presents. 10 10 11 11 11 11 11 11 11 11 11 11 11 1	그렇는데, 얼 뭐하다 얼굴을 된 된 것 하다를 했다	
that they will warrant and forever defend the same unto the said part Y of the second part they, chairs and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part Y of the second part that at the delimited and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part Y of the second part their and the said part Y of the second part their and the said part Y of the second part their said instance and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part Y of the second part their said instance and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part Y of the second part their said instance and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part Y of the second part their said instance and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part Y of the second part their said instance and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part Y of the second part their said their said their said part Y of the second part their said their said part Y of the second part their said their said part Y of the second part their said their said part Y of the second part their said their said part Y of the second part thei		Cancelled
pertaining, forever. And said. Richard G. Handley, and Lizzie L. Handley, their And said. Richard G. Handley, and Lizzie L. Handley, their And said. Richard G. Handley, and Lizzie L. Handley, their And said. The tone are feeling are lawfully seized in their Inwfully seized in their Inwfully seized in their Investigation and shoulte and indefeasible estate of inheritance in fee simple, of and in all and signalar the above granted and described premises, we purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, justes and assessments and incumbrances of whatsoever nature and kind, EXCEPT. Ither they will warrant and forever defend the same unto the said part. Y of the second part heirs and assigns, and all and every person or percens whomsoever, lawfully claiming or to same. In Witness Whereof, The said part 188 of the first part ha here unto set their hand head and year first above we recommended the same and the same unto the said part. Their hand head and year first above we recommended the first part ha here unto set their hand. He day and year first above we recommended the first part ha here unto set their hand. He had and year first above we recommended the same unto the said part. The said grant lawfully claiming or to same. In Witness Whereof, The said part 188 of the first part ha here unto set their hand. He had and year first above we recommended the same unto the said part. The said county and year first above we recommended the same unto the said part. The said part the same unto the said part. The said part the same unto the said part. The said part the same unto the said part. The said part the same unto the said part. The said part the same unto the said part. The said part the same unto the said part. The said part the sa	To Hove And To Held The Come Marchen with all and shoulder the	haraditaments and approximations thereta had a single as in
rs, executors or administrators, dohereby covenant, promise and agree to and with said part	Control of Parameters	선물은 시간 없는 경기가 하다면 하는데 그렇게 하는 것이다. 나를 되었다.
that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, jue and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, jue and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part Y of the second part heirs and instead part Y of the first part, theirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to same. In Witness Whereof, The said part 169 of the first part ha hereunto set their hand the day and year first above we richer to the said part Y. The said part 169 of the first part has hereunto set. Their hand G. Handley Lizzie L. Handley VIE OF GENEXICENEY. Towa, Adair County, ss. Before me, J. E. Brooks a Notary Public, in and for said County and State on this of July, 19 23, personally appeared. Richard G. Handley and Lizzie L. Handley hueband & wife, away.	rs, executors or administrators, do hereby covenant, promise and agree to and	with said part_Yof the second part that at the delivery of
that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judges and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that they will warrant and forever defend the same unto the said part. Y of the second part beY heirs and instant part y of the first part, heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to same. In Witness Whereof, The said part 1980f the first part ha hereunto set their hand the day and year first above we richard G. Handley Lizzie L. Handley ATE OF GENERATORS, IOWA, Adair County, ss. Before me, J. E. Brooks n Notary Public, in and for said County and State on this July, 19 23, personally appeared Richard G. Handley and Lizzie L. Handley hueband & wife, axxx		
that they will warrant and forever defend the same unto the said part. Y of the second part ber heirs and insteadd part. Y of the first part, the irs and assigns, and all and every person or persons whomsoever, lawfully claiming or to sainc. In Witness Whereof, The said part is got the first part ha hereunto set their hand the day and year first above we remain the said part. Is got the first part ha hereunto set their hand the day and year first above we remain the said part. It was a said to said the said part is above we remain the said part. It was a said to said the said said said to said said the said said said the said said said said said said said said	purtenances; that the same are free, clear and discharged and unincumbered of and	
ATE OF CHRANCARY, Iowa, Adair County, ss. Before me, J. E. Brooks n Notary Public, in and for said County and State on this of July, 19 23, personally appeared Richard G. Handley and Lizzie L. Handley husband & wife, axx	inst said part. Y of the first part, the 1r heirs and assigns, and all assime. In Witness Whercof, The said part 168 of the first part ha hereunto set.	nd every person or perosns whomsoever, lawfully claiming or to claim their hand the day and year first above written. Richard G. Handley
Before me, J. E. Brooks n Notary Public, in and for said County and State on this of July, 19 23, personally appeared Richard G. Handley and Lizzie L. Handley husband & wife,		
Before me, J. E. Brooks n Notary Public, in and for said County and State on this July, 19 23, personally appeared Richard G. Handley and Lizzie L. Handley husband & wife,	TE OF CHRANCOKY, IOWA, Adair County, ss.	
July, 19 23, personally appeared Richard G. Handley and Lizzie L. Handley husband & wife,	그 사는 그러워 하는 그들은 하는 그는 그들은 그는 사람들이 되는 것은 그는 점점을 모르는 것이 되었다.	n Notary Public, in and for said County and State on this
husband & wife	Before me, J. E. Brooks	
e known to be the identical person 8 who executed the within and foregoing instrument, and acknowledged to me that they		<u>᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆᠆</u>
uted the same asfree 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.	of July, 19 23, personally appeared Richar	그 등 이 어느 그들은 어때 문에 이 어느 그 가는 이용을 받아 하는데 되는데 그리고 있었다. 그 모든 모든데
commission expires July 4th, 1924, (SEAL) J. E. Brooks, Notary	of July, 19 23, personally appeared. Richar husband & wife, he known to be the identical person. S. who executed the within and foregoing instructed the same as their free and voluntary act and deed for the uses ar Witness my hand and official seal the day and year last above written.	a xXX ment, and acknowledged to me that they ad purposes therein set forth.
발하는 사용 등 전에 있는 것이 되는 것이 되는 것이 되었다. 그런 사용 등 보는 것이 되었다는 것이 되었다. 그는 것이 하는 것이 되었다. 그런 것이 되었다. 그런 사용 등 전에 되었다는 것이 되었다. 그런 것이 되었다. 	of July, 19 23, personally appeared Richar husband & wife, ne known to be the identical person. 9. who executed the within and foregoing instructed the same as their free and voluntary act and deed for the uses are	a zexx ment, and acknowledged to me that they
	husband & wife, husband & wife, he known to be the identical person. 9. who executed the within and foregoing instructed the same as their free and voluntary act and deed for the uses an Witness my hand and official seal the day and year last above written. commission expires. July 4th, 1924. (SEAL)	a xxx Iment, and acknowledged to me that they Id purposes therein set forth.
TE OF OKLAHOMA, Tulsa County, ss. Flied for record this the 30 day of Aug. 1923 at 1:40 declared P	husband & wife, the known to be the identical person. 9. who executed the within and foregoing instructed the same as the ir free and voluntary act and deed for the uses ar Witness my hand and official seal the day and year last above written. The or and the commission expires July 4th, 1924, (SEAL)	ament, and acknowledged to me that they do purposes therein set forth. J. E. Brooks, Notary Public
TE OF OKLAHOMA, Tulsa County, ss. Filed for record this the 30 day of Aug	husband & wife, he known to be the identical person. 9. who executed the within and foregoing instructed the same as their free and voluntary act and deed for the uses an Witness my hand and official seal the day and year last above written. commission expires. July 4th, 1924. (SEAL)	ment, and acknowledged to me that the y d purposes therein set forth. J. E. Brooks, Notary Publication of the publication of t