#240265 NS = WARRANTY DEED RECORD No. 466

of Tules. C. E. Ward Witnesseth: That in consid	el and Stella May Hamel, his wife,
O, E. Ward	
Witnesseth: That in consid	County, in the State of Oklahoma, party of the first part, and
Witnesseth: That in consid	party of the second p
하는 그리가 되는 그렇게 되어 없다.	eration of the sum of Seventy-five Hundred (\$7500.00)
	DOLLAI
he receipt whereof is hereby acknow	eledged, said part. 189 of the first part do by these presents grant, bargain, sell and convey unto said part. Y heirs and assigns, all of the following described real estate, situated in the County of Tulsa, State of Oklahoma, to-w
	All of Lot Ten (10), in Block Sixteen (16) Lynch-Forsythe Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof.
	INTERNAL REVENUE s/50
	.Cancelled
To Have And To Hold The	Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anyw
pertaining, forever. And said. A. J. 1 irs, executors or administrators, do ese presents. thet on right of an absolute and indefer purtonances; that the same are fr	Hamel and Stella May Hamel, his wife, for themselves, there the delivery they are
	a first mortgage for \$6500.00 given by second party to party of the first part, said mortgage being of even date
	party of the first part, said mortgage being of even date herewith.
ainst said part y of the first part	party of the first part, said mortgage being of even date
ainst said part_ .y of the first part s same.	party of the first part, said mortgage being of even date he rewith. A read and forever defend the same unto the said part y of the second part his heirs and assignments.
ainst said part_ y_ of the first part a same.	party of the first part, said mortgage being of even date he rewith. Arrant and forever defend the same unto the said part_y_of the second partheirs and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claim the same units and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claim the same units and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claim the same units and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claim the same units and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claim the same units and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claim the same units and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claim the same units and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claim the same units and assigns.
ainst said part_ y of the first parts same.	party of the first part, said mortgage being of even date he rewith. Arrant and forever defend the same unto the said part y of the second part his heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claid parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have hereunto set had a parties of the first part have here and a parties of the first part have here and a parties of the first part have here and a parties of the first part have here and a parties of the first part have here and a parties of the first part have here and a parties of the first part have here and a parties of the first part have here and a parties of the first part have been determined by the first part have been determined by the first part had a parties of the first part had been determined by the first parties of the first part had been determined by the first parties of the first part had been determined by the first parties of the first part had been determined by the first parties of the first part had been determined by the first parties of the first parties of the first part had been determined by the first parties of the first parties of the first part had been determined by the first parties of th
ainst said part_ y of the first parts same.	party of the first part, said mortgage being of even date he rewith. Arrant and forever defend the same unto the said part y of the second part his heirs and assign, the ir. heirs and assigns, and all and every person or perosas whomsoever, lawfully claiming or to claid parties of the first part hare hereunto set heir hands the day and year first above writte A. J. Hamel
inst said part. Y of the first part same. In Witness Whereof, The sai	party of the first part, said mortgage being of even date he rewith. Arrant and forever defend the same unto the said part y of the second part heirs and assign, and all and every person or perosns whomsoever, lawfully claiming or to claid part get of the first part have hereunto set their hands the day and year first above writte A.J. Hamel Stella May Hamel, County, ss.
inst said part. Yof the first part same. In Witness Whereof, The sai	party of the first part, said mortgage being of even date he rewith. Arrant and forever defend the same unto the said part y of the second part heirs and assign, and all and every person or perosns whomsoever, lawfully claiming or to claid part get of the first part have hereunto set their hands the day and year first above writte A.J. Hamel Stella May Hamel, County, ss.
ainst said part. Y of the first part same. In Witness Whereof, The sai ATE OF OKLAHOMA,	party of the first part, said mortgage being of even date herewith. Tulss, County, ss. y M. Miller As J. Hamel County, ss. y M. Miller A Notary Public, in and for said County and State on this.
ATE OF OKLAHOMA, Before me, of the first part Mar September	party of the first part, said mortgage being of even date he rewith. Trant and forever defend the same unto the said part Y of the second part his heirs and assign, their heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claid d parties of the first part have hereunto set their hands the day and year first above writte A. J. Hamel Stella May Hamel, Tules. County, ss. y M. Miller a Notary Public, in and for said County and State on this 15
ainst said part_yof the first part same. In Witness Whereof, The sai ATE OF OKLAHOMA,	party of the first part, said mortgage being of even date he rewith. Arrant and forever defend the same unto the said part y of the second part his heirs and assign, their and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claid diparties of the first part have hereunto set their hands the day and year first above writte A. J. Hamel Stella May Hamel, Tulse, County, ss. y M. Miller a Notary Public, in and for said County and State on this 15 19 23, personally appeared A. J. Hamel, and Stella May Hamel, who executed the within and foregoing instrument, and acknowledged to me that they free and voluntary act and deed for the uses and purposes therein set forth.
ATE OF OKLAHOMA, Before me, Mar Na Wife, me known to be the identical person cuted the same as Witness my hand and official see	party of the first part, said mortgage being of even date he rewith. Arrant and forever defend the same unto the said part y of the second part his heirs and assign, their and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claid parties of the first part have hereunto set their hands the day and year first above writte A. J. Hamel Stella May Hamel, Tulss, County, ss. y M. Miller a Notary Public, in and for said County and State on this 15 1, 19 23, personally appeared A. J. Hamel, and Stella May Hamel, 1, 19 23, personally appeared A. J. Hamel, and Stella May Hamel,