## WARRANTY DEED RECORD No. 466

Witnesseth: That in consideration of the sum of \$1.00 and other valuable receipt whereof is hereby acknowledged, said part Yof the first part do 99 by these presents given the second part, here heirs and assigns, all of the following described real estate, situated in the second part, here heirs and assigns, all of the following described real estate, situated in the second part, here the second part, here the second part, here the second part thereof.  To Have And To Hold The Same, Together with all and singular the tenements, hereditaments pertaining, forever.  And said.  R. J. Fletcher, his second part.  To Have And To Hold The Same, Together with all and singular the tenements, hereditaments pertaining, forever.  And said.  R. J. Fletcher, his second part.  In right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the purtenances; that the same are free, clear and discharged and unincumbered of and from all former as the second part of the same are free, clear and discharged and unincumbered of and from all former as the same are free, clear and discharged and unincumbered of and from all former as the same are free, clear and discharged and unincumbered of and from all former as the same are free, clear and discharged and unincumbered of and from all former as the same are free, clear and discharged and unincumbered of and from all former as the same are free, clear and discharged and unincumbered of and from all former as the same are free a	party of the second part able considerations, ————————————————————————————————————
Mrs. Rosa Fletcher,  Witnesseth: That in consideration of the sum of \$1.00 and other valuable receipt whereof is hereby acknowledged, said part. Y of the first part do .99 by these presents go the second part, her heirs and assigns, all of the following described real estate, situated in the second part, here heirs and assigns, all of the following described real estate, situated in the second part, here here is a situated in the second part, here is a situated in the second part, here is a situated in the second part, here is a situated in the second part.  To Have And To Hold The Same, Together with all and singular the tenements, hereditaments the second part is a situated part. In the same are free, clear and discharged and unincumbered of and from all former a surface of the same are free, clear and discharged and unincumbered of and from all former a surface of the same are free, clear and discharged and unincumbered of and from all former as a situated in the same are free, clear and discharged and unincumbered of and from all former as a second part.	party of the second part able considerations, ————————————————————————————————————
Witnesseth: That in consideration of the sum of \$1.00 and other valuable receipt whereof is hereby acknowledged, said part Yof the first part do 99_by these presents githe second part, heirs and assigns, all of the following described real estate, situated in the second part, heirs and assigns, all of the following described real estate, situated in the second part, heirs and assigns, all of the following described real estate, situated in the second part, hereof three (33) in the Town of Dawson recorded plat thereof.  To Have And To Hold The Same, Together with all and singular the tenements, hereditaments the retaining, forever.  And said R. J. Fletcher, his secutors or administrators, do 9 - hereby covenant, promise and agree to and with said part right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the purtenances; that the same are free, clear and discharged and unincumbered of and from all former a	able considerations, ————————————————————————————————————
Lots Seven (7), Eight (8) and Nine (9) Thirty three (33) in the Town of Dawson recorded plat theirsof.  To Have And To Hold The Same, Together with all and singular the tenements, hereditaments bertaining, forever. And said.  And said.  P. J. Fletcher, his served and ministrators, do. B. hereby covenant, promise and agree to and with said partaining in the tenements.  In that he lawfully seized in a right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the purternances; that the same are free, clear and discharged and unincumbered of and from all former a purternances; that the same are free, clear and discharged and unincumbered of and from all former a purternances; that the same are free, clear and discharged and unincumbered of and from all former a purternances; that the same are free, clear and discharged and unincumbered of and from all former and agree to and from all former and purternances; that the same are free, clear and discharged and unincumbered of and from all former and agree to and from all former and purternances; that the same are free, clear and discharged and unincumbered of and from all former and agree to agree	s grant, bargain, sell and convey unto said part_Y_ ed in the County of Tulsa, State of Oklahoma, to-wit  in Block on as per the  INTERNAL REALENCE  and appurtenances thereto belonging or in anywise  tt_Yof the second part that at the delivery of  inh_s_ r the above granted and described premises, with the
Lots Seven (7), Eight (8) and Nine (9) Thirty three (33) in the Town of Dawson recorded plat thereof.  To Have And To Hold The Same, Together with all and singular the tenements, hereditaments retaining, forever. And said.  R. J. Fletcher, his se, executors or administrators, do 9.9. hereby covenant, promise and agree to and with said partsepresents.  that he lawfully seized in right of an absolute and indelensible estate of inheritance in fee simple, of and in all and singular the tenements, hereditaments are free, clear and discharged and unincumbered of and from all former a	s grant, bargain, sell and convey unto said part. Y. ed in the County of Tulsa, State of Oklahoma, to-wit  in Block on as per the  INTERNAL REVENUE  and appurtenances thereto belonging or in anywise  tt. Yof the second part that at the delivery of  in
Lots Seven (7), Eight (8) and Nine (9) Thirty three (33) in the Town of Dawson recorded plat thereof.  To Have And To Hold The Same, Together with all and singular the tenements, hereditaments pertaining, forever. And said  R. J. Fletcher, his  rs, executors or administrators, do g. hereby covenant, promise and agree to and with said partase presents.  that he lawfully seized in a right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the purtenances; that the same are free, clear and discharged and unincumbered of and from all former a	in Block on as per the  INVERNAL REVENUE  and appurtenances thereto belonging or in anywise tt. Yof the second part that at the delivery of in
To Have And To Hold The Same, Together with all and singular the tenements, hereditaments pertaining, forever.  And said  R. J. Fletcher, his  rs, executors or administrators, do e. e. hereby covenant, promise and agree to and with said partsepresents	INVERNIAL REALENCE  and appurtenances thereto belonging or in anywise  tYof the second part that at the delivery of in
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And said	nts and appurtenances thereto belonging or in anywise  tY
하는 사람들이 그렇게 하는 것이 되었다. 그런 이 사람들이 가장 사람들이 되었다는 것이 되었다.	rtYof the second part that at the delivery of linal_g. r the above granted and described premises, with the
And said R. J. Fletcher, his  rs, executors or administrators, do e.s. hereby covenant, promise and agree to and with said part- see presents hat he lawfully seized in n right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the purtenances; that the same are free, clear and discharged and unincumbered of and from all former a	rtYof the second part that at the delivery of lina_a r the above granted and described premises, with the
se presents	inh1gr the above granted and described premises, with the
	er and other grants, titles, charges, estates, judgment
that	n or peresns whomsoever, lawfully claiming or to claim
<u> 2012년 1일</u> 이 시민 경향 및 프랑아니아 (프랑아스타 스토리스) 보이 보이 되어 되어 되어 보다 보다 보다 되었다.	hand. The day and year first above written.
In Witness Whereof, The said part. Y. of the first part has hereunto set his	The state of the s
어느리 아내지는 [18] 그리 나를 하게 됐지 않아. 다른 가는 그는 사람들이 하고 있는 말이 작용하는 일반에 되어 먹는 말음	Fletcher,
어느님이 된다. 그리는 사이를 하는 하나 없이 다시 하는 그는 그들이 되었다. 그리는 그리고 살아가 되었다. 이 목표 모든	Fletcher,
TE OF OKLAHOMA, Tulsa, County, ss.	
R. J. F  TE OF OKLAHOMA, Tulas, County, ss,  Before me, the undersigned, a Notary Publi	ablic, in and for said County and State on this. 18t
R. J. F  TE OF OKLAHOMA, Tulse, County, ss,  Before me, the undersigned, a Notary Publi	ablic, in and for said County and State on this. 18t
R. J. F  TE OF OKLAHOMA, Tules, County, ss,  Before me, the undersigned, a Notary Publi  of Sept., 19.23., personally appeared R. J. F	ublic, in and for said County and State on this_let_Fletcher, knowledged to me thathe
R. J. F  Tules, County, ss,  Before me, the undereigned, a Notary Publi  of Sept., 19.23, personally appeared R. J. F  e known to be the identical person — who executed the within and foregoing instrument, and acknouted the same as 11.8 — free and voluntary act and deed for the uses and purposes there  Witness my hand and official seal the day and year last above written.	ublic, in and for said County and State on this_let_Fletcher, knowledged to me thathe