WARRANTY DEED RECORD No. 466

Tulsa,	W. B. Killmer, her husband, unty, in the State of Oklahoma, party of the first part, and
Tulea Realty Inves	그들이 하는 것 같다. 그렇게 그를 하는 어느 아들이 많아 가득하는 것이 하는 그는 것 같아 하는 그를 가게 하는 것을 하는 것이 없는데 살아 먹는데 되어 그렇다.
[기속화] 과사이 [기급 및 교육 사고 등에 가고 있다고 있다.	보는 사람이 하다는 얼굴하는 보고 있을까지 않는 하나는 하나 있는 얼마를 하는 것이다. 사람이는 보다를 하다면 하는 그래요.
[기속화] 과사이 [기급 및 교육 사고 등에 가고 있다고 있다.	tment Coparty of the second part.
ve	sum of Five Hundred(\$500.00) =
	그림을 그 않는 그림 모르는 그는 그림의 그림의 그림의 모임의 모임의 그림의 그림의 그림의 그림은 그림은 다른 사람이다.
e receipt whereof is hereby acknowledged, said	DOLLARS, part 198 of the first part doby these presents grant, bargain, sell and convoy unto said party igns, all of the following described real estate, situated in the County of Tulsa, State of Oklahoma, to-wit:
of Eas the re	mbered Twenty-two (22), in Block Number Ten (10) t Lawn Addition to Tulsa Oklahoma; according to corded plat thereof as filed for record in the of the County clerk within and for Tulsa County, ma,
euch dwelling completed and line than thir	ld for residence purpose only and the minimum cost of shall be thirty-five hundred (\$3500.00) dollars when no part of such dwelling shall be nearer the front lot ty-five (35) feet. It is agreed that this lot shall to or occupied by a negro.
	ther with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise
pertaining, forever. And said Above pa	rties of the first part, their
eirs, executors or administrators, do CB her	by covenant, promise and agree to and with said part Yof the second part that at the delivery of their
vn right of an absolute and indefeasible estate opurtenances; that the same are free, clear an	of inheritance in fee simple, of and in all and singular the above granted and described premises, with the discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT.
vn right of an absolute and indefeasible estate purtenances; that the same are free, clear an	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT.
vn right of an absolute and indefeasible estate opurtenances; that the same are free, clear an	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT.
wn right of an absolute and indefeasible estate ppurtenances; that the same are free, clear an axes and assessments and incumbrances of whatso	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVENUE Lipo Cancelied
wn right of an absolute and indefeasible estate opurtenances; that the same are free, clear an excess and assessments and incumbrances of whatsomers are supported that they will warrant and free faints and part y of the first part.	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVENUE LOO.
vn right of an absolute and indefeasible estate opurtenances; that the same are free, clear an axes and assessments and incumbrances of whatsometers are supported that they will warrant and fraint said part Y of the first part, the	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVENUE LOO rever defend the same unto the said part_Y_of the second partheirs and assigns 21 Fheirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claim of the first part ha_V.Q_hereunto settheirhand_S_the day and year first above written.
or right of an absolute and indefeasible estate purtenances; that the same are free, clear an xes and assessments and incumbrances of whatsomers are the same at the y will warrant and fainst said part y of the first part, the same.	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVENUE LOO Localizated rever defend the same unto the said part Y of the second part 1ts heirs and assigns 1r heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claim of the first part ha V.9 hereunto set their hand 5 the day and year first above written. Lena J. Killmer
n right of an absolute and indefeasible estate purtenances; that the same are free, clear anxes and assessments and incumbrances of whatsomers are supported by the same are free, clear anxes and assessments and incumbrances of whatsomers are supported by the same as a same. In Witness Whereof, The said part 16.5	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVENUE LOO rever defend the same unto the said part_Y_of the second partheirs and assigns heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim of the first part ha_V_O_hereunto settheirhand_S_the day and year first above written. Lena J. Killmer W. B. Killmer,
or right of an absolute and indefeasible estate purtenances; that the same are free, clear anxes and assessments and incumbrances of whatsomers are same. In Witness Whereof, The said part 168	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVENUE LOO Carreelled rever defend the same unto the said part_Y_of the second partitsheirs and assigns heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claim of the first part ha_Ve_hereunto set_theirhand_s_the day and year first above written. Lena J. Killmer W. B. Killmer, County, ss.
n right of an absolute and indefeasible estate purtenances; that the same are free, clear ances and assessments and incumbrances of whatsometer than the same will warrant and fainst said part Y of the first part, the same. In Witness Whereof, The said part 163 "ATE OF OKLAHOMA, Tulsa, Before me, Guy W. Set the said part 184.	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVENUE LOO LOO LOO LOO LOO LOO LOO L
n right of an absolute and indefeasible estate purtenances; that the same are free, clear anxes and assessments and incumbrances of whatsomer will warrant and fainst said part Y of the first part, the same. In Witness Whereof, The said part 183 "ATE OF OKLAHOMA, Tulsa, Before me, Guy W. Sett	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVENUE LOO Prever defend the same unto the said part Y of the second part the heirs and assigns heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claim of the first part ha. V@ hereunto set their hand. The day and year first above written. Lena J. Killmer W. B. Killmer, County, ss. Le a Notary Public, in and for said County and State on this 31 31, personally appeared Lena J. Killmer and W. B. Killmer, her
vn right of an absolute and indefeasible estate operations; that the same are free, clear an aces and assessments and incumbrances of whatso and that they will warrant and free same. In Witness Whereof, The said parties as a same. FATE OF OKLAHOMA, Tulsa, Before me, Guy W. Setter and the same as the same as free and couted the same as free and the same as free and same as	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVERUE LOO Connected Trever defend the same unto the said part. Y. of the second part. 1ts heirs and assigns heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claim of the first part ha. V.S. hereunto set. their hand. S. the day and year first above written. Lena J. Killmer. W. B. Killmer, County, ss. 1.6 a Notary Public, in and for said County and State on this. 31 3. personally appeared. Lena J. Killmer and W. B. Killmer, her executed the within and foregoing instrument, and acknowledged to me that. they. devoluntary act and deed for the uses and purposes therein set forth.
own right of an absolute and indefeasible estate appurtenances; that the same are free, clear antaxes and assessments and incumbrances of whatsome are supported by the same. In Witness Whereof, The said part 183 STATE OF OKLAHOMA, Tulsa, Before me, Guy W. Sett day of July , 19.2	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVERUE LOO Laureclicd rever defend the same unto the said part Y of the second part heirs and assigns heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claim of the first part ha. V.C. hereunto set their hand. B. the day and year first above written. Lena J. Killmer W. B. Killmer, County, ss. Le a Notary Public, in and for said County and State on this. 31. A, personally appeared Lena J. Killmer and W. B. Killmer, her
wn right of an absolute and indefeasible estate ppurtenances; that the same are free, clear an axes and assessments and incumbrances of whatso and that they will warrant and f gainat said part Y of the first part, the same. In Witness Whereof, The said part less are. Guy W. Sett ay of July , 19.2 husband, the fact of the first part free at Witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at witness my hand and official seal the day in the first part free at which we will be a seal the day in the first part free at which we will be a seal the first part free at which will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first part free at which we will be a seal the first par	discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ever nature and kind, EXCEPT. INTERNAL REVERUE LOO Connected Trever defend the same unto the said part. Y. of the second part. 1ts heirs and assigns heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or to claim of the first part ha. V.S. hereunto set. their hand. S. the day and year first above written. Lena J. Killmer. W. B. Killmer, County, ss. 1.6 a Notary Public, in and for said County and State on this. 31 3. personally appeared. Lena J. Killmer and W. B. Killmer, her executed the within and foregoing instrument, and acknowledged to me that. they. devoluntary act and deed for the uses and purposes therein set forth.