COMPARELD #241930 NS WARRANTY DEED RECORD No. 466

| Witnesseth: That in consideration of the sum of | Witnesseth: That in consideration of the sum of | Witnesseth: That in consideration of the sum of |
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| Witnesseth: That in consideration of the sum of | Witnesseth: That in consideration of the sum of | Witnesseth: That in consideration of the sum of |
| To Have And To Hold The Same, Together with all and singular the tenements, heroditaments and appurtenances thereto belonging or in sertaining, forever. And asid. Ora L. Tate, a single man, Has. Accentracy or administrators, do 99. breby covenant, promise and agree to and with said part. Y of the second part that at the seld as presents. Together with the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, jues and assessments and incumbrances of whatsoever nature and kind, EXCEPT. The will warrant and forever defend the same unto the said part. Y of the second part. Int. He. will warrant and forever defend the same unto the said part. Y of the second part. Int. He. will warrant and forever defend the same unto the said part. Y of the second part. Int. He. will warrant and forever defend the same unto the said part. Y of the second part. Int. He. will warrant and forever defend the same unto the said part. Y of the second part. Int. He. will warrant and forever defend the same unto the said part. Y of the second part. Int. He. will warrant and forever defend the same unto the said part. Y of the second part. Int. He. will warrant and forever defend the same unto the said part. Y of the second part. Int. He. will warrant and forever defend the same unto the said part. Y of the second part. Int. He. helm and warrant and second part. Int. Wirness Whereof, The said part. Y of the first part ha. B. hereunto set. Int. He. helm and warrant and warrant and warrant and and warrant | DOLLAR mips whereof is beguly acknowledged, said part, Y. of the first part do. 28. by these presents grant, bargain, sell and convy unto said part. y. second part, | To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in certaining, forever. And asid. 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. Org. 1. Tate, 2. Single man, 142. An said. Org. 1. Tate, 3. Single man, 143. Recention or administrators, 46. 99 hereby covenant, promise and agree to and with said part. Y. of the second part that at the del as presents. That 1.0 Was. Internal certaining, forever. And said. Org. 1. Tate, 3. Single man, 143. Ingle data absolute and indecleamed in their fance in fee simple, of and in all and singular the above granted and described premises, your tenances; 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. |
| receipt whereof is hereby acknowledged, said part. Yof the first part do. 28. by these presents grant, bargain, sell and convey unto said part the second part, | second part | receipt whereof is begely acknowledged, and lart. Xof the first part do. 9.8. by these presents grant, bargain, sell and convey unto said part the second part, |
| Lot Three (3) in Block One (1) in Betebenner Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof: To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in ertaining, forever. And said. Ore L. Tete, a single man, Has. Acceptors or administrators, do. 99 hereby covenant, promise and agree to and with said part. X. of the second part that at the delice presents. Takt, he. was. India in absolute and indefeasible estate of interitances in fee simple, of and in all and singular the above granted and described premises, wurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, just and assessments and incumbrances of whatsoever nature and kind, EXCEPT. | Lot Three (3) in Block One (1) in Betebenner Addition to the Oity of Tules, Oklahoma, lower the Dity of Tules, Oklahoma, according to the recorded plat thereof? To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywining, forever. And said. Org. J. Tate, a. single man, Häs ——————————————————————————————————— | Lot Three (3) in Block One (1) in Betebenner Addition to the City of Tulsa, State of Oklahoma, according to the recorded plat thereof. To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances therete belonging or in crtaining, forever. And said Cancelled To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances therete belonging or in crtaining, forever. Oug. J. Tate, a. single man. His. An assid Cancelled To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances therete belonging or in crtaining, forever. Oug. J. Tate, a. single man. His. An assid Cancelled To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances therete belonging or in crtaining, forever. Oug. J. Tate, a. single man. His. And said Cancelled To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances therete belonging or in crtaining, forever. Oug. J. Tate, a. single man, His. Cancelled C |
| to the City of Tulsa, Oklahoma, according to the recorded plat thereof. INTERNAL REVENUE Cancelled To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in ertaining, forever. And said. Org. I. Tete, a single man, Hås, of the second part that at the dei exceutors or administrators, do 98 hereby covenant, promise and agree to and with said part. Y | to the City of Tules, Oklahoma, according to the recorded plat thereof. To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywhich as the same of the same and separate and suppurtenances thereto belonging or in anywhich as the same and separate and separate and separate and services. That J. B. Was Single man, His of the second part that at the delivery resents. That J. B. Was his of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with thancac; that the same are free, dear and disharped and unincumbered of and from all former and other grants, titles, charges, estates, judgment of assessments and incumbrances of whatsoever nature and kind, BXCEPT. The will warrant and forever defend the same unto the said part Y. of the second part his heirs and assign and aparty of the first part, his heirs and assign and all and every person or person whomsoever, invalidy elaining or to claim as the same and said part Y. of the second part his heirs and assign and all and every person or person whomsoever, invalidy elaining or to claim as the same and the same andead and the same and the same and the same and the same and the s | To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in ortaining, forever. And said. Ore L. Tete, e single man, Has. s, executors or administrators, do 59 hereby covenant, promise and agree to and with said part. X of the second part that at the delice presents. Takt. 1e. West. right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, wurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, just and assessments and incumbrances of whatseever nature and kind, EXCEPT. that he will warrant and forever defend the same unto the said part. Y of the second part his heirs and not assessments and incumbrances of whatseever nature and kind, EXCEPT. that he will warrant and forever defend the same unto the said part. Y of the second part his heirs and not said part. Y of the first part has heirs and assigns, and all and every person or percease whomseover, lawfully claiming or the same. In Witness Whereof, The said part. Y. of the first part has herounto set. his herounto set. his orange in the result of the first part has herounto set. his orange in the result of the first part has herounto set. his orange in the result of the second part has and as or first above very person or percease whomseover, lawfully claiming or the same. Ora L. Tatte. |
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| And said Ore I. Tete, a single man, His so presents that he was lawfully seized in his right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, a varienances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, jues and assessments and incumbrances of whatsoever nature and kind, EXCEPT. that he will warrant and forever defend the same unto the said part Y of the second part his heirs and inst said part Y of the first part, his heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or t same. In Witness Whereof, The said part Y of the first part has hereunto set his hand the day and year first above y | thing, forever. And said. Ora L. Tette, a single man, Has. Accutors or administrators, do 99, hereby covenant, promise and agree to and with said part. Y | that he will warrant and forever defend the same unto the said part Y of the second part his and inst said part Y. of the first part he is and assigns, and all and every person or persons whomsoever, lawfully claiming or tame. In Witness Whereof, The said part Y of the first part ha S hereunto set had selected. |
| And said Ore L. Tete, a single man, Has see presents that he was lawfully seized in his nright of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, 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. I that he will warrant and forever defend the same unto the said part Y of the second part his heirs and inst said part Y of the first part, his heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or t same. In Witness Whereof, The said part Y of the first part has hereunto set his hand the day and year first above y | thing, forever. And said. Ora L. Tette, a single man, Has. Accutors or administrators, do 99, hereby covenant, promise and agree to and with said part. Y | Pertaining, forever. And said Ora L. Tate, a single man, His se, executors or administrators, do 9.9. hereby covenant, promise and agree to and with said part. Y of the second part that at the delians presents that he was lawfully seized in his n 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 purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, just and assessments and incumbrances of whatsoever nature and kind, EXCEPT. I that he will warrant and forever defend the same unto the said part. Y. of the second part his heirs and inst said part Y of the first part, his heirs and assigns, and all and every person or perosas whomsoever, lawfully claiming or t same. In Witness Whereof, The said part. Y. of the first part has hereunto set. his hand. The day and year first above y Ora L. Tate. |
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| es and assessments and incumbrances of whatsoever nature and kind, EXCEPT. thatwill warrant and forever defend the same unto the said partof the second partheirs and inst said partof the first part,heirs and single said partof the first part,heirs and single said partof the second partheirs and single said partof the second partheirs and single said part | the will warrant and forever defend the same unto the said part. Y. of the second part. his heirs and assigns and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim to the said part. Y. of the second part. heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim to the said part. Y. of the second part. heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim to the said part. Y. of the first part has hereunto set. his hand the day and year first above written to the first part has hereunto set. hereunto set. his hand the day and year first above written to the said part. Y. of the first part has hereunto set. his hand the day and year first above written to the second part. Tatte. Ora L. Tatte. Orocober 19.21 personally appeared Ora L. Tatte. October 19.21 personally appeared Ora L. Tatte. and hown to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that he had the same as his free and yountary act and deed for the uses and purposes therein set forth. | that he will warrant and forever defend the same unto the said part. Y of the second part his heirs and inst said part. Y of the first part has heirs and assigns, and all and every person or perosns whomsoever, lawfully claiming or t same. In Witness Whereof, The said part. Y of the first part has hereunto set his hand. The day and year first above y or a L. Tate. |
| 마는 사용하다 하는 사용을 보고 있다. 현재 전에 가장 보고 있는 사용을 하는 것이 되었다. 기계를 보고 있다. 이 사용을 하는 것이 되었다. 이 사용을 하는 것은 것이 하는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. | OF OKLAHOMA, Tulsa, County, ss. Before me, Lewis G. Melone a Notary Public, in and for said County and State on this 4th October 19,21, personally appeared Ora L.Tate and and and acknowledged to me that he within and foregoing instrument, and acknowledged to me that he items are 118 free and voluntary act and deed for the uses and purposes therein set forth. | |
| | Defore me, Lewis G. Melone a Notary Public, in and for said County and State on this 4th October 19,21, personally appeared Ora L.Tate and and acknowledged to me that he within and foregoing instrument, and acknowledged to me that he if the same as his free and voluntary act and deed for the uses and purposes therein set forth. | |
| 마음 사용 전에 가는 이 것을 하면 하면 하는 것으로 가는 것을 하는 것을 하는 생물로 하는 것을 하는 것 | Defore me, Lewis G. Melone a Notary Public, in and for said County and State on this 4th October 19,21, personally appeared Ora L.Tate and and acknowledged to me that he within and foregoing instrument, and acknowledged to me that he if the same as his free and voluntary act and deed for the uses and purposes therein set forth. | |
| Tilea, County, ss. | Lewis G. Melone a Notary Public, in and for said County and State on this 4th October , 19, 21 , personally appeared Ora L.Tate and and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument, and acknowledged to me that he mithin and foregoing instrument. | Tulsa, County, ss. |
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| | nown to be the identical person, | |
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| | 그는 그들을 하는 사람들이 살아왔다면 그들은 회사에 가는 사람들이 하는 회사에 가장 하는 사람들이 가득하는 것이 되었다면 가장 하는 사람들이 하는 것이 되었다면 하는 사람들이 되었다면 그렇다. | e known to be the identical person. =who executed the within and foregoing instrument, and acknowledged to me thathetree and voluntary act and deed for the uses and purposes therein set forth. |
| | mission expires Feb. 4th, 1925. (SEAL) Lewis G. Melone Notary Public | commission expires Feb. 4th, 1925. (SEAL) Lewis G. Melone Netary |