WARRANTY DEED RECORD No. 466

To Have And To Hold The Same, Together with all and singular the temperataining, forever. And said parties of the first part for lars, executors or administrators, do not hereby covenant, promise and agree	party of the second llar and other good and valuable by these presents grant, bargain, sell and convey unto said part thed real estate, situated in the County of Tulsa, State of Oklahoma, to (17) in Block Two (2) Addition to the City according to the recorded Addition to the recorded
Considerations	by these presents grant, bargain, sell and convey unto said part libed real estate, situated in the County of Tulsa, State of Oklahoma, to the City according to the recorded
Considerations	by these presents grant, bargain, sell and convey unto said part libed real estate, situated in the County of Tulsa, State of Oklahoma, to the City according to the recorded
To Have And To Hold The Same, Together with all and singular the temperataining, forever. And and an	by these presents grant, bargain, sell and convey unto said partibled real estate, situated in the County of Tulsa, State of Oklahoma, to the City according to the recorded Addition to the City according to the recorded
of Ridgedale Terrace A of Tulsa, Oklahoma, ac plat thereof. To Have And To Hold The Same, Together with all and singular the ten ppertaining, forever. And said parties of the first part for eirs, executors or administrators, dohereby covenant, promise and agree	Addition to the City according to the recorded
ppertaining, forever. And said parties of the first part for eirs, executors or administrators, do 7 hereby covenant, promise and agree	tenements, hereditaments and appurtenances thereto belonging or in ar
ppertaining, forever. And said parties of the first part for eirs, executors or administrators, do 7 hereby covenant, promise and agree	enements, hereditaments and appurtenances thereto belonging or in ar
rese presents that the y-are war right of an absolute and indefeasible estate of inheritance in fee simple, of an oppurtenances; that the same are free, clear and discharged and unincumbered of access and assessments and incumbrances of whatsoever nature and kind, EXCEPT. Special assessments hereafter to many the same access to many the sa	lawfully seized in the included and described premises, with of and from all former and other grants, titles, charges, estates, judge.
gainst said part.yof the first part,theirs and assigns, an	and all and every person or perosns whomsoever, lawfully claiming or to
rather of OKLAHOMA. The instant part yof the first part,theirs and assigns,	and all and every person or persons whomsoever, lawfully claiming or to into set their hand S the day and year first above wr Roy Shackleton Ida M. Shackleton C. C. Hickerson Clara M. Hickerson,
rainst said part.Yof the first part,theirs and assigns, an is same. In Witness Whereof, The said part.LES_of the first part haY.R_hereuni	and all and every person or persons whomsoever, lawfully claiming or to into set their hand S the day and year first above wr Roy Shackleton Ida M. Shackleton C. C. Hickerson Clara M. Hickerson,
rainst said part.Yof the first part,theirsheirs and assigns, and assigns. In Witness Whereof, The said parties_of the first part have_hereund FATE OF OKLAHOMA,Tulse,County, assigns, and a	and all and every person or persons whomsoever, lawfully claiming or to into set _theirhandS_the day and year first above wr Roy Shackleton Ida M. Shackleton C. C. Hickerson Clara M. Hickerson, 85. a Notary Public, in and for said County and State on this.
TATE OF OKLAHOMA THIS County as	and all and every person or persons whomsoever, lawfully claiming or to into settheir