WARRANTY DEED RECORD No. 476

Tulsa, County, in the State of Oklahoma, party of the first part, and		Canada a a caracta de caracta de caracta de la caracta de caracta	त्री होते हैं के किस के कि जो जाने किस के किस क	10 × 10 × 10 × 10 × 10 × 10 × 10 × 10 ×
Witnesseth: That in consideration of the sum of Nine Hundred Fifty and no/100 DOLLARS e receipt whereof is hereby acknowledged, said party of the first part do 28 by these presents grant, bargain, sell and convey unto said party the second part, hig	mari do .	[요] 면 다 하는 전 10 kg 및 모양 보고 있다.		한 번째를 하는 것이 되었다. 모
Witnesseth: That in consideration of the sum of				
DOLLARS e receipt whereof is hereby acknowledged, said part. Y of the first part do 28.by these presents grant, bargain, sell and convey unto said part. Y the second part. hig	***********			
e receipt whereof is hereby acknowledged, said part.yof the first part do@aby these presents grant, bargain, sell and convey unto said part.y the second part,hisheirs and assigns, all of the following described real estate, situated in the County of Tulsa, State of Oklahoma, to-will All of Lot Fifteen (15) Block Nine (9), Cherokee Heights Addition to the City of Tulsa, Tulsa County, 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 anywherents.	Witnesseth: That in con	nsideration of the sum ofNine Hum	dred Fifty and no/100 -	
All of Lot Fifteen (15) Block Nine (9), Oherokee Heights Addition to the City of Tulsa, Tulsa County, 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 anywherence forms.	en e	ر المنواليين عبد المنواليثير يبدر بسر المنوالشية فند العند المدارية وما يوم المدارية والما والم	ر الله الله الله الله الله الله الله الل	
And said John Thomas Cox, a single man, his irs, executors or administrators, do. CS hereby covenant, promise and agree to and with said part. of the second part that at the delivery of the second part that at the second p	To Have And To Hold To pertaining, forever. And said	All of Lot Fif Cherokee Heigh Tulsa, Tulsa C to the recorde The Same, Together with all and singular the n Thomas Cox, a single me s, do es hereby covenant, promise and a he is	teen (15) Block Nine (9) ts Addition to the City ounty, Oklahoma; according d plat thereof: tenements, hereditaments and appurtenant n, his gree to and with said part	ces thereto belonging or in anywisscond part that at the delivery
the second of the second secon	sirs, executors or administrators	i, do. 53 hereby covenant, promise and a	gree to and with said part	second part that at the delivery
ese presents that he is lawfully seized in his	wn right of an absolute and ind	lefeasible estate of inheritance in fee simple,	of and in all and singular the above grant	ed and described premises, with t
ese presents that he is lawfully seized in his indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgmen				
ese presents that he is lawfully seized in his lawfully seized in hi			a National Constant (See Section 2)	
ese presents that he is lawfully seized in his lawfully seized in hi		e ali merati Meniati ngalebiga		
ese presents that he is lawfully seized in his lawfully seized in hi		ta (Belleto Alex Depris Alexander)		
ese presents that he is lawfully seized in his lawfully seized in hi				
ese presents that he is lawfully seized in his lawfully seized in hi			电多类磁铁 化二烷代基磺基肟 电压线	
ese presents that he is lawfully seized in his lawfully seized in hi		Note that the second	in the state of th	
ese presents that he is lawfully seized in his lawfully seized in hi		to the second of the first of the second of the second		
ese presents that he is lawfully seized in his lawfully seized in hi				
ese presents that he is lawfully seized in his indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgmen				
ese presents that he is lawfully seized in his indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments.				
ese presents that he is lawfully seized in his indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments.				
cse presents				
lawfully seized inhis	nd that he w	ll warrant and forever defend the same unto	the said partY. of the second part	and assign
lawfully seized in	gainst said partYof the first	III warrant and forever defend the same unto part,heirs and assign	the said partY_of the second part ns, and all and every person or perosns whom	and assign
lawfully seized inhis	gainst said part Y of the first be same.	part,hisheirs and assign	ns, and all and every person or perosns whom	soever, lawfully claiming or to clai
d that he will warrant and forever defend the same unto the said part Y of the second part his heirs and assignst said part Y of the first part, heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claie same. In Witness Whereof, The said part Y of the first part has a hereunto set his lawfully seized in 12 Als hand and year first above writte and wind and singular the above granted and described premises, with the purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgme are same. In Witness Whereof, The said part Y of the first part has hereunto set his hand the day and year first above writte	gainst said part Y of the first he same.	part,hisheirs and assign	ns, and all and every person or perosns whom reunto sethishandtr	soever, lawfully claiming or to clai te day and year first above writte
cee presents that he is lawfully seized in his normal described premises, with the purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments and assessments and incumbrances of whatsoever nature and kind, EXCEPT. In a seign of the second part second part his heirs and assign and all and every person or perosns whomsoever, lawfully claiming or to claic assume.	gainst said partYof the first	part,hisheirs and assign	ns, and all and every person or perosns whom reunto sethishandtr	soever, lawfully claiming or to clained day and year first above writte
d that he will warrant and forever defend the same unto the said part. Y of the second part his heirs and assignst said part. Y of the first part, heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to clair e same. In Witness Whereof, The said part Y of the first part has been simple, of and in all and singular the above granted and described premises, with the purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment examples and incumbrances of whatsoever nature and kind, EXCEPT. A the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment examples and incumbrances of whatsoever nature and kind, EXCEPT. A the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment examples and incumbrances of whatsoever nature and kind, EXCEPT. A the same are free, clear and discharged and unincumbered of and in all and singular the above granted and described premises, with the purt and assigns and all and every person or persons whomsoever, lawfully claiming or to clair examples. In Witness Whereof, The said part Y of the first part has been and assigns, and all and every person or persons whomsoever, lawfully claiming or to clair the day and year first above written and the same unto the said part. Y of the second part has been all and every person or persons whomsoever, lawfully claiming or to clair the same unto the said part. Y of the first above written and the same unto the said part y of the second part. The above written are presented and the same unto the said part y of the second part. The above written are presented and the same unto the said part y of the second part. The above written are presented and the same unto the said part y of the second part. The above written are presented and the same unto the said part y of the second part	gainst said partYof the first ne same.	part,hisheirs and assign	ns, and all and every person or perosns whom reunto sethishandtr	soever, lawfully claiming or to clained day and uses great lawfully claiming or to clained day and year first above written
d that he will warrant and forever defend the same unto the said part. Y of the second part his heirs and assignst said part. Y of the first part, heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to clair e same. In Witness Whereof, The said part Y of the first part has been simple, of and in all and singular the above granted and described premises, with the purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment examples and incumbrances of whatsoever nature and kind, EXCEPT. A the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment examples and incumbrances of whatsoever nature and kind, EXCEPT. A the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment examples and incumbrances of whatsoever nature and kind, EXCEPT. A the same are free, clear and discharged and unincumbered of and in all and singular the above granted and described premises, with the purt and assigns and all and every person or persons whomsoever, lawfully claiming or to clair examples. In Witness Whereof, The said part Y of the first part has been and assigns, and all and every person or persons whomsoever, lawfully claiming or to clair the day and year first above written and the same unto the said part. Y of the second part has been all and every person or persons whomsoever, lawfully claiming or to clair the same unto the said part. Y of the first above written and the same unto the said part y of the second part. The above written are presented and the same unto the said part y of the second part. The above written are presented and the same unto the said part y of the second part. The above written are presented and the same unto the said part y of the second part. The above written are presented and the same unto the said part y of the second part	gainst said partYof the first ne same.	part,hisheirs and assign	ns, and all and every person or perosns whom reunto sethishandtr	soever, lawfully claiming or to clained day and uses great lawfully claiming or to clained day and year first above written
cee presents	gainst said partYof the first	part,hisheirs and assign	ns, and all and every person or perosns whom reunto sethishandtr	soever, lawfully claiming or to cla te day and year first above writte
ese presents	gainst said partYof the first ne same. In Witness Whereof, Th	part,heirs and assign	ns, and all and every person or perosns whom reunto set his hand — tr John Thomas C	soever, lawfully claiming or to clained day and uses great lawfully claiming or to clained day and year first above written
ese presents	gainst said partYof the first ne same. In Witness Whereof, Th TATE OF OKLAHOMA,	part, his heirs and assign said part Y of the first part ha she	ns, and all and every person or perosns whom reunto set <u>his</u> hand — tr John Thomas C	soever, lawfully claiming or to claise day and year first above writte
ese presentsthat he_1s	gainst said part_Y of the first he same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me,the	part, his heirs and assign to said part Y of the first part ha. She Tulsa, Count under signed authority	reunto set his hand — the John Thomas Company, ss. a Notary Public, in and for sa	soever, lawfully claiming or to cla the day and year first above writte OX.
ese presentsthat he_1s	gainst said part_Y of the first he same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me,the	part, his heirs and assign to said part Y of the first part ha. She Tulsa, Count under signed authority	reunto set his hand — the John Thomas Company, ss. a Notary Public, in and for sa	soever, lawfully claiming or to claise day and year first above writte OX. id County and State on this 18
case presents. that he is	guinst said part_Yof the first he same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me,the	re said part. Y of the first part ha S. he Tulsa, Count undersigned authority , 19 23, personally appeared	ns, and all and every person or perosns whom reunto set his hand — tr John Thomas C y, ss. a Notary Public, in and for sa John Thomas Cox; a si	soever, lawfully claiming or to claise day and year first above writte OX. id County and State on this 18
ces presentsthat.he.ls	gainst said partYof the first he same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me,the ay ofOctober	to parthisheirs and assign to said part _Yof the first part haS_he Tulse,Count under signed authority, 1923, personally appeared	ns, and all and every person or perosns whom reunto set his hand — th John Thomas C y, ss. a Notary Public, in and for sa John Thomas Cox; a si	soever, lawfully claiming or to cla the day and year first above writte OX. Id County and State on this 18 ngle man,
ness presentsthat. he_is	gainst said partYof the first he same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me,the ay ofOctober	TulseCount undersigned authority 19 23, personally appeared	s, and all and every person or perosns whom reunto set his hand — th John Thomas C y, ss. a Notary Public, in and for sa John Thomas Cox, a si and cgoing instrument, and acknowledged to me	soever, lawfully claiming or to cla the day and year first above writte OX. Id County and State on this 18 ngle man,
ces presents	gainst said partY of the first he same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me, the ay of October o me known to be the identical p xecuted the same as his_ow	Tulsa, Count under signed authority 19 23, personally appeared person. who executed the within and force free and voluntary act and deed for	s, and all and every person or perosns whom reunto set his hand — th John Thomas C y, ss. a Notary Public, in and for sa John Thomas Cox, a si and cgoing instrument, and acknowledged to me	soever, lawfully claiming or to class to the day and year first above writto OX. Id County and State on this 18 ngle man,
case presents	gainst said partYof the first he same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me,the ay ofOctober o me known to be the identical paragraph of the same as his_ow Witness my hand and office	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	gainst said partYof the first ne same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me,the ny ofOctober o me known to be the identical particular and the same as his_ow Witness my hand and office	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	gainst said partYof the first he same. In Witness Whereof, Th TATE OF OKLAHOMA, Before me,the ay ofOctober o me known to be the identical paragraph of the same as his_ow Witness my hand and office	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	guinst said part_Yof the first he same. In Witness Whereof, The Trate of Oklahoma,the ay ofOctober o me known to be the identical particular accuted the same as his_ow Witness my hand and office	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	guinst said part_Yof the first he same. In Witness Whereof, The Trate of Oklahoma,the ay ofOctober o me known to be the identical particular accuted the same as his_ow Witness my hand and office	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	gainst said part_Yof the first he same. In Witness Whereof, The same of the same as his ow witness my hand and office the same and the sam	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	gainst said part_Yof the first he same. In Witness Whereof, The same of the same as his ow witness my hand and office the same and the sam	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	gainst said part_Yof the first he same. In Witness Whereof, The STATE OF OKLAHOMA,	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, luwfully claiming or to claine day and year first above written ox. id County and State on this 18 mgle man,
case presents	gainst said part_Yof the first he same. In Witness Whereof, The STATE OF OKLAHOMA,	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	gainst said part_Yof the first he same. In Witness Whereof, The STATE OF OKLAHOMA,	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	against said part_Yof the first the same. In Witness Whereof, The STATE OF OKLAHOMA,	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
case presents	gainst said part_Yof the first he same. In Witness Whereof, The STATE OF OKLAHOMA,	TulseCount undersigned authority	y, ss. and all and every person or perosns whom reunto set his hand — the John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth.	soever, lawfully claiming or to cla the day and year first above writte OX. id County and State on this 18 ngle man, that he
me presents	igninst said part_Yof the first the same. In Witness Whereof, The STATE OF OKLAHOMA, Before me,the lay ofOctober to me known to be the identical perceuted the same as his_ow Witness my hand and office My commission expiresMR.	TulseCount under signed authority	y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me the uses and purposes therein set forth. L) Harry E. Wheeler	soever, luwfully claiming or to claise day and year first above written ox. id County and State on this 18 ngle man, that he
me presentsthat_he_1s might of an absolute and indefeatable exists of inheritance in fee simple, of and in all and singular the above granted and described premises, with i purtenances; that the same are free, clear and dischurged and unincumbered of and from all former and other grants, titles, charges, estates, judgme zes and assessments and incumbrances of whatsoever nature and kind, EXCEPT. d thathewill warrant and forever defend the asme unto the said part. Y. of the second partheirs and using aince said part. Y. of the first part,https://discount.org/linear/part heirs and assigns, and all and every person or persons whomsoever, inwfully claiming or to clea same. In Witness Whereof, The said part Y. of the first part ha_S. hereunto sethishand, _The day and year first above writt	gainst said part_Yof the first he same. In Witness Whereof, The STATE OF OKLAHOMA, Before me,the lay ofOctober to me known to be the identical processed the same as .his_ow Witness my hand and office. My commission expiresMe.	Tulsa, Count under signed authority person who executed the within and force and voluntary act and deed for its seal the day and year last above written. roh 23, 1925. (SEA	reunto set his hand — the John Thomas C. John Thomas C. y, ss. a Notary Public, in and for sa John Thomas Cox; a si and egoing instrument, and acknowledged to me rether uses and purposes therein set forth. L) Harry E. Wheeler	soever, lawfully claiming or to cla le day and year first above writte OX. id County and State on this 18 ngle man, that he Notary Pub