#545869 NB WARRANTY DEED RECORD No. 476

This Indenture, Made this		At Banks have addition of the banks of the b	
TulsaCounty, in the			
Vera C. Gilliland			
Witnesseth: That in consideration of the sum of			
			こうしょ しょれん はいしょう しんけいしょく
recsipt whereof is hereby acknowledged, said part. Y.the second part,	of the first part doES by	these presents grant, bargain, sell i	and convey unto said part Y
and all of t	ot Number Five	t of Lot Number Four (5) in Block Number Addition to the City	rive
		INTERNAL REVENI	U E
		Cance	
To Have And To Hold The Same, Together with a	ll and singular the tenemen	ts, hereditaments and appurtenance	s thereto belonging or in anywise
pertaining, forever. And saidJohn_WGilliland,1	for himself and	his	
rs, executors or administrators, do eshereby covenar so presentsthet he is	nt, promise and agree to an	d with said part_Yof the se lawfully seized inhiss	cond part that at the delivery of
n right of an absolute and indefensible estate of inheritan			
ainst said part_Y_of the first part,his	heirs and assigns, and all	and every person or perosns whomso	
hinst said part_Yof the first part,his	heirs and assigns, and all	and every person or perosns whomso	ever, lawfûlly claiming or to claim day and year first above written.
inst said part. Y of the first part, his	heirs and assigns, and all	and every person or perosns whomso	ever, lawfûlly claiming or to claim day and year first above written.
inst said part_Y_of the first part,his	heirs and assigns, and all	and every person or perosns whomso	ever, lawfully claiming or to claim day and year first above written.
inst said part_Y_of the first part,_ his same, In Witness Whercof, The said part_Y_of the first	heirs and assigns, and all t part haShereunto set	and every person or perosns whomso	ever, lawfully claiming or to claim day and year first above written.
inst said part_Yof the first part, his same. In Witness Whercof, The said part_Yof the first part_Y_of the f	heirs and assigns, and all t part haShereunto set County, ss.	and every person or perosns whomson his hand—the John W.Gillilar	ever, lawfully claiming or to claim day and year first above written. 1d
inst said part_Y_ of the first part, his same. In Witness Whereof, The said part_Y_ of the first ATE OF OKLAHOMA, Tulsa, Before me, L. M. Jones	heirs and assigns, and all t part haShereunto set County, ss.	and every person or persons whomson his hand the John W.Gillilar	ever, lawfully claiming or to claim day and year first above written. ad. County and State on this. 19
ATE OF OKLAHOMA, Before me, October 19.23., person	heirs and assigns, and all t part hashereunto setCounty, ss.	and every person or persons whomson his hand—the John W.Gillilar a Notary Public, in and for said John W.Gilliland	ever, lawfully claiming or to claim day and year first above written. ad. County and State on this. 19
Tulsa, Before me, L. M., Jones y of	heirs and assigns, and all t part haShereunto set County, ss. ally appearedhe within and foregoing inst	his hand the John W.Gillilar a Notary Public, in and for said John W.Gilliland Tohn W.Gilliland Turnent, and acknowledged to me the	ever, lawfully claiming or to claim day and year first above written. ad County and State on this
ATE OF OKLAHOMA, Tulsa, Before me, L. M. Jones of Quigler 19-23., persons me known to be the identical person — who executed the same as	Lebeirs and assigns, and all t part has Lebeirs and assigns, and all t part has Lebeirs as a lebeir and foregoing insty act and deed for the uses at above written.	his hand the John W.Gillilar a Notary Public, in and for said John W.Gilliland Tohn W.Gilliland Turnent, and acknowledged to me th and purposes therein set forth.	ever, lawfully claiming or to claim day and year first above written. Id County and State on this
inst said part_Y_ of the first part, his same, same, In Witness Whereof, The said part_Y_ of the first ATE OF OKLAHOMA, Tulsa, Before me, L. M. Jones of October , 19.23., person me known to be the identical person — who executed the same ashis	Lebeirs and assigns, and all t part has Lebeirs and assigns, and all t part has Lebeirs as a lebeir and foregoing insty act and deed for the uses at above written.	his hand the John W.Gillilar a Notary Public, in and for said John W.Gilliland Tohn W.Gilliland Turnent, and acknowledged to me the	ever, lawfully claiming or to claim day and year first above written. ad County and State on this 19
a that a that was a same, as a same	Lebeirs and assigns, and all t part has Lebeirs and assigns, and all t part has Lebeirs as a lebeir and foregoing insty act and deed for the uses at above written.	his hand the John W.Gillilar a Notary Public, in and for said John W.Gilliland Tohn W.Gilliland Turnent, and acknowledged to me th and purposes therein set forth.	ever, lawfully claiming or to claim day and year first above written. ad County and State on this 19
anist said part_Y_of the first part, his same. In Witness Whereof, The said part_Y_of the first CATE OF OKLAHOMA, Tules Grunty st. Witness my hand and official seal the day and year las y commission expires July 7, 1927.	Lebeirs and assigns, and all the part has Lebeirs and assigns, and all the part has Lebeirs and foregoing instance and deed for the uses at above written. (SEAL)	his hand the John W.Gillilar a Notary Public, in and for said John W.Gilliland XXX rument, and acknowledged to me th and purposes therein set forth. L. M. Jones,	ever, lawfully claiming or to claim day and year first above written. County and State on this19 atNotary Public
a that a content of the first part, his ename. In Witness Whercof, The said part Y of the first part of the first part. Y of the first part of the first pa	Lebeirs and assigns, and all the part has Lebeirs and assigns, and all the part has Lebeirs and foregoing instruction and foregoing instruction (SEAL)	his hand the John W.Gillilar a Notary Public, in and for said John W.Gilliland XXX rument, and acknowledged to me th and purposes therein set forth. L. M. Jones,	ever, lawfully claiming or to claim day and year first above written. ad County and State on this 19