Deed and Cherokee Patents.

SAME DODRINGER HOOR CO., CLASSED LEAVENWORTH, EAN. NO. 2002

TRUSTEE'S DEED.

		T 45	norties granter, executed and
WHEREAS, On the 17th day of June, 1909, We delivered to the UNION TRUST COMPANY, a corpora property therein described, known as the Burgess Hill recorded in the office of the Register of Deeds of Tulsa and agreed to warrant and defend the title to said prop to whom the said Union Trust Company, its successors	ation of the City of Tuls Addition to the City of ! County, Oklahoma, in B erty, and every part and	n, Tulsa County, Oklahoma, as Fulsa, Oklahoma, which deed wa look 62, at page 444, in which dee I parcel thereof, to and unto a	trustee, a deed of trust, to the s, on the 17th day of June, 1909, d the parties grantor covenanted li persons, firms or corporations
soever; and did in said deed, ratify and confirm all acts			1
NOW, THEREFORE, This indenture, made this Union Trust Company, as such Trustee, party of th	e first part, in pursuan	ce of the powers conferred upo	on it by said deed of trust, and
Charles & Bantal and Best	to Zuzulsi	imla/	***************************************
party of the second part:	<i>)</i> —	11 1.11 1.14	00/
WITNESSETH, That for and in consideration of	f the sum of/	reenarea tigay	
the receipt whereof is hereby acknowledged, the party	of the first part, as such	Trustee, has granted, bargained,	sold and conveyed, and by these
presents does grant, bargain, sell and convey unto the p	TOTAL ALLEGATIONS AND ARREST	refunda 1960 et sa nctisco de la Calenda de	되어가 되고 하는 것이 그는 물을 하는 것이 된 것이 되었다.
property, lying and situate in the Burgess Hill Addition	n to the City of Tulsa, I	ulsa County, Oklahoma, to-wit:	[1] [1] 1일 [1] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2
Lot theree 131 in 13lo	ck Dre V	mast pert reco	rded animaled
man Clate there of the	flateljapas quistas anni a cristanti de la crista del crista de la crista del la crista de la crista del la crista de la c	nananananan ar anan manan manan	enterfen ir energen er en fregreiche er er er er er er er
manner de la company de la			ngal pariana kahi fandi parian kahi kahi kahi kahi kahi kahi kahi kahi
		andipopolation recognisation and the constitution of the second than	Laguer entry the entry alterest up about the language or West established
and the second s	uphlygis gyragolija systelisti sektores, esektore	terete an est respectively established exceptions and the entitle entry.	tinnakuninkapa ataksa kirikkitik kisa jampistahan hadi un nakinkinna
мунантубанынынын этингининынын анынынынынын этин	dentalista karala k	inning violage constitution property and the production of contrasts	arrigin sentengan serias karakarakarakarakarakarakarakarakarakar
and the state of the substitution of the subst	(haddan eestat eestat eesta eesta eesta eesta eesta	narananan kanang kanang manananan da kanang mananan da kanang mananan da kanang mananan da kanang mananan da k	. en sont de la company de
o etiloministiki etilomili eti solumini petimingen dalamini.	er skiedenskieriskaaristerren er kanterren	(824) - 172 (537) (537) (1837) (1837) (1837) (1837) (1837) (1837) (1837)	
	and the state of t		·
경우 [25일 18일 18] [1일 18일 18일 18일 18일 18일 18일 18일 18일 18일 1			
together with the tenements, hereditaments, and appured to HAVE AND TO HOLD the same unto the st	aid party of the second p	ging or in anywise appertaining	ssigns, forever; provided always
together with the tenements, hereditaments, and appured to HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift	aid party of the second p e subject to a condition igns, erect upon any por teen Hundred \$1500.00 I	ging or in anywise appertaining art,	ssigns, forever; provided always ne parties, their heirs or assigns a building other than a dwelling
TO HAVE AND TO HOLD the same unto the si that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assi house, and curtilages thereto, and costing less than Fift The party of the first part covenants and agrees agreements by the said parties granter in said trust de party of the first part will, as such trustee, forever ward	aid party of the second p e subject to a condition igns, erect upon any por teen Hundred \$1500.00 I with the party of the so ed of date June 17, 1900 rant and defend the title	ging or in anywise appertaining art,	esigns, forever; provided always as parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the to the party of the second part
TO HAVE AND TO HOLD the same unto the si that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assi house, and curtilages thereto, and costing less than Fift The party of the first part covenants and agrees agreements by the said parties granter in said trust de party of the first part will, as such trustee, forever warn thereof heirs and assigns, against all claims or acts	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the seed of date June 17, 1000 rant and defend the title of the first party and the	ging or in anywise appertaining art,	esigns, forever; provided always to parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the to the party of the second part trough or under it, and no other
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ward heirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of	aid party of the second p e subject to a condition igns, erect upon any por teen Hundred \$1500.00 I with the party of the se ed of date June 17, 1000 rant and defend the title of the first party and the st part has caused these of the corporation hereto	ging or in anywise appertaining art, heirs and a and reservation binding upon the tion of the premises described, a collars. I could part that the covenants of a shall run to the party of the state to the said real property, in and the covenants of the said real property, in and the covenants of the said real property, in and the covenants to be executed in its believes and the covenants to be executed in its believes.	esigns, forever; provided always as parties, their heirs or assigns a building other than a dwelling warranty and all covenants and econd part, herein, and that the to the party of the second part trough or under it, and no other half by its assessment.
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever warranted theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of	aid party of the second p e subject to a condition igns, erect upon any por teen Hundred \$1500.00 I with the party of the se ed of date June 17, 1000 rant and defend the title of the first party and the st part has caused these of the corporation hereto	ging or in anywise appertaining art,	esigns, forever; provided always are parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever warranted theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of	aid party of the second p e subject to a condition igns, erect upon any por teen Hundred \$1500.00 I with the party of the se ed of date June 17, 1000 rant and defend the title of the first party and the st part has caused these of the corporation hereto	ging or in anywise appertaining art,	esigns, forever; provided always as parties, their heirs or assigns a building other than a dwelling warranty and all covenants are second part, herein, and that the to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever warranted theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of	aid party of the second p e subject to a condition igns, erect upon any por teen Hundred \$1500.00 I with the party of the se ed of date June 17, 1000 rant and defend the title of the first party and the st part has caused these of the corporation hereto	ging or in anywise appertaining art,	esigns, forever; provided always as parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the it to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever warranted theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of	aid party of the second p e subject to a condition igns, erect upon any por teen Hundred \$1500.00 I with the party of the se ed of date June 17, 1000 rant and defend the title of the first party and the st part has caused these of the corporation hereto	ging or in anywise appertaining art,	esigns, forever; provided always as parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and outsilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ward theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first president, and attested by its Secretary, and the seal of the day of the seal of th	aid party of the second p e subject to a condition igns, erect upon any por teen Hundred \$1500.00 I with the party of the se ed of date June 17, 1000 rant and defend the title of the first party and the st part has caused these of the corporation hereto	ging or in anywise appertaining art,	esigns, forever; provided always as parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever warn theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of the day of the first part will be sealed. Attest:	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 It with the party of the seed of date June 17, 1905 rant and defend the title of the first party and the st part has caused these of the corporation hereto in	ging or in anywise appertaining art,	essigns, forever; provided always ne parties, their heirs or assigns a building other than a dwelling warranty and all covenants and econd part, herein, and that the I to the party of the second part prough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ward theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of the day of the first part will the seal of the first part will the seal of the first party of the first par	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the seed of date June 17, 1900 rant and defend the title of the first party and the st part has caused these of the corporation hereto and the corporation hereto secondary. **ACKNOWLEDGME**	ging or in anywise appertaining art,	essigns, forever; provided always to parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the to the party of the second part trough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ward heirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Scoretary, and the seal of day of the first part will be sealed to the first party of the first p	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the sed of date June 17, 1900 rant and defend the title of the first party and the st part has caused these of the corporation hereto and the corporation hereto according to the first party and the st part has caused these of the corporation hereto according to the corporation according to the corporation according to the corporation hereto according to the corporation hereto according to the corporation	ging or in anywise appertaining art,	essigns, forever; provided always to parties, their heirs or assigns a building other than a dwelling warranty and all covenants are econd part, herein, and that the to the party of the second part trough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, and that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever warn theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first president, and attested by its Secretary, and the seal of the day of the first part will, as such trustee. Attest:	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the sed of date June 17, 1900 rant and defend the title of the first party and the st part has caused these of the corporation hereto and the corporation hereto according to the first party and the st part has caused these of the corporation hereto according to the corporation according to the corporation according to the corporation hereto according to the corporation hereto according to the corporation	ging or in anywise appertaining art,	essigns, forever; provided always ne parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his hoirs or assi house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ware theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of the day of the seal of the day of the seal of the day of the seal of the s	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the sted of date June 17, 1000 rant and defend the title of the first party and the stepart has caused these of the corporation hereto Secretary. ACKNOWLEDGME	ging or in anywise appertaining art,	essigns, forever; provided always see parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part arough or under it, and no other shalf by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever warn theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of day of the first part (Conf.). Attest: Before me, day of Julsa, ss. Before me, day of the first part covenants and agrees agreements by the sidentical person who subscribed President and acknowledged to me that he executed the such corporation, for the uses and purposes therein set in the confirmation of the use in the confirmation	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the sted of date June 17, 1900 rant and defend the title of the first party and the st part has caused these of the corporation hereto secondary. ACKNOWLEDGME	ging or in anywise appertaining art,	essigns, forever; provided always are parties, their heirs or assigns a building other than a dwelling warranty and all covenants are second part, herein, and that the I to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever warn theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of day of the first part (Conf.). Attest: Before me, day of Julsa, ss. Before me, day of the first part covenants and agrees agreements by the sidentical person who subscribed President and acknowledged to me that he executed the such corporation, for the uses and purposes therein set in the confirmation of the use in the confirmation	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the sted of date June 17, 1900 rant and defend the title of the first party and the st part has caused these of the corporation hereto secondary. ACKNOWLEDGME	ging or in anywise appertaining art,	essigns, forever; provided always are parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ward theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of day of the first part (Conf.). Attest: Before me, day of the first party of the first	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the sted of date June 17, 1900 rant and defend the title of the first party and the st part has caused these of the corporation hereto secondary. ACKNOWLEDGME	ging or in anywise appertaining art,	essigns, forever; provided always are parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ward theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of day of the first part (Conf.). Attest: Before me, day of the first party of the first	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the sted of date June 17, 1900 rant and defend the title of the first party and the st part has caused these of the corporation hereto secondary. ACKNOWLEDGME	ging or in anywise appertaining art,	essigns, forever; provided always are parties, their heirs or assigns a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part arough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ward heirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of day of the first part will also the seal of the day of the first party of the seal o	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the sted of date June 17, 1900 rant and defend the title of the first party and the st part has caused these of the corporation hereto secondary. ACKNOWLEDGME	ging or in anywise appertaining art,	essigns, forever; provided always, the parties, their heirs or assigns, a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part, the grough or under it, and no other half by its
TO HAVE AND TO HOLD the same unto the set that this grant, and the covenants herein contained, are that in no event shall the second party, his heirs or assis house, and curtilages thereto, and costing less than Fift. The party of the first part covenants and agrees agreements by the said parties granter in said trust departy of the first part will, as such trustee, forever ward theirs and assigns, against all claims or acts. IN WITNESS WHEREOF, The party of the first President, and attested by its Secretary, and the seal of day of the first part (Conf.). Attest: Before me, day of the first party of the first	aid party of the second possible to a condition igns, erect upon any porteen Hundred \$1500.00 I with the party of the seed of date June 17, 1000 rant and defend the title of the first party and the st part has caused these of the corporation hereto seed of the first party and the seed of the corporation hereto and the corporation hereto seed of the corporation hereto and the name of the maker the name as his free and volforth.	ging or in anywise appertaining art,	essigns, forever; provided always, the parties, their heirs or assigns, a building other than a dwelling warranty and all covenants and second part, herein, and that the I to the party of the second part, the grough or under it, and no other half by its