Deed and Cherokee Patents.

	TRUSTEE'S DEED.
delivered to the UNI- property therein desc recorded in the office and agreed to warran to whom the said UN soever; and did in sai	On the 17th day of June, 1909, Wesley P. Moore, E. Milton Latimer and J. L. Harnage, parties granter, executed an ON TRUST COMPANY, a corporation of the City of Tulsa, Tulsa County, Oklahoma, as trustee, a deed of trust, to the ribed, known as the Burgess Hill Addition to the City of Tulsa, Oklahoma, which deed wessen the 17th day of June, 190 of the Register of Deeds of Tulsa County, Oklahoma, in Book 62, at page 444, in which deed the parties granter covenanted that defend the title to said property, and every part and parcel thereof, to and unto all persons, firms or corporation on Trust Company, its successors or assigns, may, as such trustee, convey the same, against the claims of all persons whom id deed, ratify and confirm all acts which the said Trust Company might do thereunder.
Union Trust Compa	EFORE, This indenture, made this day of Developed 19/0 between the next, as such Trustee, party of the first part, in pursuance of the powers conferred upon it by said deed of trust and the next and t
party of the second p	art: George Densey
WITNESSETI	I. That for and in consideration of the sum of
**************************	I, That for and in consideration of the sum of
the receipt whereof is	hereby acknowledged, the party of the first part, as such Trustee, has granted, bargained, sold and conveyed, and by thes
presents does grant, be property, lying and si	pargain, sell and convey unto the party of the second part,
Lot Law	t (a) mor Block Jourteen (14) as per recorded anneal
hat the	fi
The contract	<i>f</i>
AND A SECOND OF STREET AND ADDRESS.	

together with the tene	ments, bereditaments, and appurtenances thereunto belonging or in anywise appertaining.
together with the tene TO HAVE ANI that this grant, and that in no event shall	
TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part	ements, bereditaments, and appurtenances thereunto belonging or in anywise appertaining. D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and a parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part.
TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part	D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants are directly parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part IN WITNESS To President, and attested	DTO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants are disparties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part sesions, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part IN WITNESS To President, and attested	DTO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants are disparties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part sesions, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The party of the first par	DTO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants are disparties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part sesions, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The WITNESS President, and attested	D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and a parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will person claiming by, through or under it, and no other where the party of the first part has caused these presents to be executed in its behalf by its
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part Heirs and a IN WITNESS President, and attested	Departments, hereditaments, and appurtenances thereunto belonging or in anywise appertaining. Departments herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and a parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the second part will, as such trustee, forever warrant and defend the second part will, as such trustee, forever warrant and defend the second part will, as such trustee, forever warrant and defend the second part will be second party of the second party
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The withers and a IN WITNESS President, and attested Attest:	Departments, bereditaments, and appurtenances thereunto belonging or in anywise appertaining. Departments herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and a parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will be second part to the party of the second part that the covenants of the second part that the covenants of warranty and the second part that the covenants of the second part that the covenants of warranty and all covenants are covenants. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The withers and a IN WITNESS President, and attested Attest:	Departments, bereditaments, and appurtenances thereunto belonging or in anywise appertaining. Departments herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and a parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the said real property, in and to the party of the second part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will be second part to the party of the second part that the covenants of the second part that the covenants of warranty and the second part that the covenants of the second part that the covenants of warranty and all covenants are covenants. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The withers and a IN WITNESS President, and attested Attest:	D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will, as a such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part will be said the said real property, and the second part will be said the said real property, and the second part will be said the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the said the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the said the second part will be said to the said county and the seal of the said county and the said County and the said of the said County and
TO HAVE AND that this grant, and the this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The withers and a IN WITNESS President, and attested Attest: State of Oklahoma, Before me, State, on this.	D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and a parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part ssigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said County and the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said County and the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said County and the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said County and the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second party and the seal of the second party and the seal of the second party and the seal of the second p
together with the tene TO HAVE AND that this grant, and the this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The irs and a line with the said party of the first part Attest: Before me, State, on this.	ments, hereditaments, and appurtenances thereunto belonging or in anywise appertaining. D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns, the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part saigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHOLD HARDEST COMPANY, TRUSTEE, By WINTON TRUST COMPANY, TRUSTEE, WHOLD HARDEST COMPANY, TRUSTEE, President. ACKNOWLEDGMENT. ACKNOWLEDGMENT. A Notary Public, in and for said County and the control of the corporation hereto affixed, by authority of its hoard of directors and by-laws, this day of the first part has caused these presents to be executed in its behalf by its. ACKNOWLEDGMENT. ACKNOWLEDGMENT. A Notary Public, in and for said County and the present with the party of the maker thereof to the foregoing instrument, as its.
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The witheirs and a series an	D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and a parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part ssigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said County and the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said County and the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said County and the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second part said County and the seal of the corporation hereto affixed, by authority of its board of directors and by-laws, this day of the second party and the seal of the second party and the seal of the second party and the seal of the second p
TO HAVE AND that this grant, and the this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The party of the first part The party of the said and and and and and and and and and an	Ements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining. D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part saigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. ACKNOWLEDGMENT. By UNION TRUST COMPANY, TRUSTEE, County and day of ACKNOWLEDGMENT. ACKNOWLEDGMENT. ACKNOWLEDGMENT. ACKNOWLEDGMENT. A Notary Public, in and for said County and day of ACKNOWLEDGMENT. ACKNOWL
TO HAVE AND that this grant, and the this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The party of the first part The party of the said and and and and and and and and and an	Ements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining. D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always be covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part saigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. ACKNOWLEDGMENT. By UNION TRUST COMPANY, TRUSTEE, County and day of ACKNOWLEDGMENT. ACKNOWLEDGMENT. ACKNOWLEDGMENT. ACKNOWLEDGMENT. A Notary Public, in and for said County and day of ACKNOWLEDGMENT. ACKNOWL
together with the tene TO HAVE AND that this grant, and the this grant, and the that in no event shall house, and curtilages to the party of the agreements by the said party of the first part wheles and a IN WITNESS President, and attested to the the together the components of the President and acknowle such corporation, for the WITNESS my the My commission expires	ments, bereditaments, and appurtenances thereunto belonging or in anywise appertaining. D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always the covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants are directly assigns and the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part sessigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other will property. The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHOM TRUST COMPANY, TRUSTEE, By WIND TRUST COMPANY, TRUSTEE, By WHOM TRUST COMPANY, TRUSTEE, By Country of Tulisa, as a Notary Public, in and for said County and day of the second party and the same as his free and voluntary act and deed, and the free and voluntary act and deed of he uses and purposes therein set forth. The mand and official seal. Notary Public.
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The irs and a IN WITNESS President, and attested Attest: State of Chlahoma. Before me, to me known to be the President and acknowle such corporation, for the WITNESS my it My commission expires This instrument	ments, bereditaments, and appurtenances thereunto belonging or in apywise appertaining. D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always the ecovenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and a parties grantor in said trust deed of date June 17, 1909, shall run to the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part saigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other will reflect. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The par
together with the tene TO HAVE AND that this grant, and the that in no event shall house, and curtilages to The party of the agreements by the said party of the first part The irs and a IN WITNESS President, and attested Attest: State of Chlahouna, Before me, to me known to be the President and acknowle such corporation, for the WITNESS my It My commission expires This instrument	ments, bereditaments, and appurtenances thereunto belonging or in anywise appertaining. D TO HOLD the same unto the said party of the second part, heirs and assigns, forever; provided always the covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns the second party, his heirs or assigns, erect upon any portion of the premises described, a building other than a dwelling thereto, and costing less than Fifteen Hundred \$1500.00 Dollars. The first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants are directly assigns and the party of the second part, herein, and that the will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part sessigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other will property. The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. WHOM TRUST COMPANY, TRUSTEE, By WIND TRUST COMPANY, TRUSTEE, By WHOM TRUST COMPANY, TRUSTEE, By Country of Tulisa, as a Notary Public, in and for said County and day of the second party and the same as his free and voluntary act and deed, and the free and voluntary act and deed of he uses and purposes therein set forth. The mand and official seal. Notary Public.