Deed and Cherokee Patents.

GENERAL WAI	RRANTY DEED.	*OutPART
THIS DEED, Made and entered into this 2114.	day of Ostober	
N. L. Townsend, and his wife, Margaret Townsend, and M. F. Bell, and parties of the first part, and		(a) sanangan jang-agapan kabapapan akhan nashabbapa babasa
of the County of Tellal in the State	of Okla)	partof the second part:
WITNESSETH, That the said parties for and in consideration of	the money paid by said second party t	o said first parties as follows, to-wit:
in eash, upon the execution and delivery of this deed; do by these prese	그 이 없는 점점 회사를 가면 하는 이 사람들이 되어 된다면 되었다.	
second part	ibed real estate, lying and being situa	nte in the County of Tulsa, in the
State of Oklahoma, to-wit:		
Lot numbered eight. (8) in Block numbered Live	-(2) in Northmoreland St	abdivision of North-West Quarter of
North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per	n translation is fisher that a right is both a district from the	indical difference of the state of a realizable particle of the first of the state
within and for said Tulsa County.		
TO HAVE AND TO HOLD the promises hereby conveyed, unto		
together with all tenements, hereditaments and appurtenances thereunt	o belonging, or in anywise appertaini	ng; provided and excepting, how-
ever, that all general and special taxes accruing from and after the date	경영 내용 이 기념 교육 말을 만나 되었다.	하다 내용에 가는 모습이 다리하게 됩니다.
This conveyance is made and accepted upon the further expres	s condition that the above-described p	premises shall never be conveyed to
or owned, or occupied by a negro, or any person of African blood or desc	ent.	
And the said parties of the first part, for themselves, their hoirs,	executors and administrators, do her	eby covenant, promise and agree
to and with the said party of the second part, List heirs	and assigns, that at the delivery of	these presents, they, the said first
parties, are lawfully seized of an indefeasible estate, in fee simple of, in a	and to all and singular the premises he	ereby conveyed; that the same are
free and clear and unincumbered of any and all former grants, titles,	charges, judgments, taxes, assessment	s and incumbrances, of what nature
and kind soever, except as herein set forth; and that the said first partie	s, the title to said premises, unto said	second party, Till
heirs and assigns, will forever warrant and defend against the lawful cla	ims and demands of all persons whom	isoever-
IN WITNESS WHEREOF, Said parties of the first part, have h	ercunto set their hands, this day and	vear first alsove written.
IN WITNESS WIEREROT, Said paides of the first more party in the		
	그는 이 얼마를 하는 것 같아요. 그런 그를 보고 있는 것이 없는 것이다.	UUL
	- 221 argarete	Townsends
	An I	Oell .
	A BUSANA ALAMA NUMA BARUAN BULUTUS DE LA LUC	현실 사용하는 경기를 하하는 하는 이 음식을 하는 것을 다 했다.
	Dranie (de) 221
State of Oklahoma, Tulsa County, ss.		
	a Notary	Public, in and for the said County
and State, on this L. L. M. day of October	요즘 사이 위치가 되면 사람들은 사람들은 가게 살아 없다.	이번 아이들의 전 시간에 가는 사람이 처음하다고 하는 것 같
Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known		
ment, and acknowledged to me that they executed the same as their fre	e and voluntary act and deed, for the	uses and purposes therein set forth.
(SBAL)	160.1.	haw
My commission expires Supt 1 set 1910.	- Cyo willing	Notary Public.
My commission expires. Set 1910. Filed for record at Tulsa, Oklahoma	1909 at 1/3	o'clock, 2/M
(SEAL)		
By	A6.012	elley.
Deputy.		Register of Deeds.
	rende not de la companya de la Marie de la Companya	