WARRANTY DEED

Company, a Corporation				3 Hrst part and
	That said route of the first			
				DOLLARS
the receipt whereof is		y these presents ;	grant, bargain, sell and co	nvey unto the said party of th
heirs and assigns, all t	he following described real e	state situated in t	he County of Tulsa, State	of Oklahoma, to-wit:
	three (3) in block	Misty me (3U	
				ہ سے بہت بند سے بہت سے بھی میں میں جو بہت میں میں اسٹ شاہ میں بند ہیں ہو جو ہوا۔
			جو جو جو جو عد عد جو جو من مد جو من مدعه به شد شد عمر خو کود مد مد جو	
in the Owen Addition o	f the City of Tulsa, Oklahom	n, according to tl	e amended plat thereof,	dated April 25, 1907 and duly
filed for record.			and the second s	
			ngular, the tenements, he	reditaments and appurtenances
thereunto belonging or	in any wise appertaining for	ever.		
Donter of the Clunk		und analamii daan l	analys manuant nuamica a	then blog dies bee at among bu
The second secon	ourt for itself, its successors a	-		
of the second part, tha	oart for itself, its successors at the time of the delivery o	of these presents,	t is lawfully seized in its	s own right of an absolute and
of the second part, tha indefeasible estate of in	ourt for itself, its successors a at the time of the delivery o heritance in fee simple, of and	of these presents, I in all and singu	t is lawfully seized in its ar the above granted ar	s own right of an absolute and d described premises with all
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm	ourt for itself, its successors a c at the time of the delivery of heritance in fee simple, of and t the same are free, clear, dis- ents, taxes, assessments and	of these presents, I in all and singu charged and unin incumbrances of	t is lawfully seized in its ar the above granted an cumbered of and from all what nature or kind soeve	s own right of an absolute and ad described premises with al former and other grants, titles ar and that it will warrant and
of the second part, that indefeasible estate of in the appurtenances; tha charges, estates, judgm forever defend the same	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and the same are free, clear, distents, taxes, assessments and thus said party of the secon	of these presents, a in all and singue charged and unin incumbrances of a partlist	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soeve heirs and assign	s own right of an absolute and ad described premises with al former and other grants, titles or and that it will warrant and s against said party of the first
of the second part, that indefeasible estate of in the appurtenances; tha charges, estates, judgm forever defend the same part, its successors and	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and to the same are free, clear, distents, taxes, assessments and the unto said party of the seconall and every person or personal.	of these presents, a in all and singue charged and unin incumbrances of a partlustons whomsoever l	t is lawfully seized in its far the above granted are cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to cl	s own right of an absolute and ad described premises with all former and other grants, titles or and that it will warrant and s against said party of the first aim the same.
of the second part, that indefeasible estate of in the appurtenances; tha charges, estates, judgm forever defend the same part, its successors and	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and to the same are free, clear, distents, taxes, assessments and to unto said party of the secon all and every person or person EREOF, the said party of the	of these presents, and in all and singue charged and unin incumbrances of a partlustons whomsoever be first part hereto	t is lawfully seized in its car the above granted an cumbered of and from all what nature or kind soever heirs and assign awfully claiming or to el has caused these presen	s own right of an absolute and ad described premises with al former and other grants, titles ar and that it will warrant and s against said party of the first aim the same. Its to be signed in its name by
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the sampart, its successors and IN WITNESS WE	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and the same are free, clear, distents, taxes, assessments and a unto said party of the secon all and every person or person of the said party of the secon party of the said party of the secon all and every person and its	of these presents, and in all and singue charged and unin incumbrances of a partlustons whomsoever be first part hereto	t is lawfully seized in its car the above granted an cumbered of and from all what nature or kind soever heirs and assign awfully claiming or to el has caused these presen	s own right of an absolute and ad described premises with al former and other grants, titles ar and that it will warrant and s against said party of the first aim the same. Its to be signed in its name by
of the second part, that indefeasible estate of in the appurtenances; tha charges, estates, judgm forever defend the same part, its successors and	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and to the same are free, clear, distents, taxes, assessments and the unto said party of the secontall and every person or personall and every person or personal and every person or personal and every person or personal and every perso	of these presents, a in all and singue charged and unin incumbrances of ad partons whomsoever lefirst part hereto corporate seal to	t is lawfully seized in its are the above granted an eumbered of and from all what nature or kind soever heirs and assign awfully claiming or to ele has caused these presents be affixed, attested by its	s own right of an absolute and ad described premises with all former and other grants, titles or and that it will warrant and s against said party of the first aim the same. Its to be signed in its name by secretary, at Tulsa, Oklahoma
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the sampart, its successors and IN WITNESS WE	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and to the same are free, clear, distents, taxes, assessments and the unto said party of the secontall and every person or personall and every person or personal and every person or personal and every person or personal and every perso	of these presents, all in all and singue charged and unin incumbrances of ad partlustons whomsoever lefirst part hereto corporate seal to	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soever heirs and assign awfully claiming or to el has caused these presents the affixed, attested by its TULSA ADDITION CO	ts to be signed in its name by secretary, at Tulsa, Oklahoma,
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE take the day and year first a	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and the same are free, clear, distents, taxes, assessments and a unto said party of the secon all and every person or person of thePresident and its above written.	of these presents, all in all and singue charged and unin incumbrances of ad partlustons whomsoever lefirst part hereto corporate seal to	t is lawfully seized in its are the above granted an eumbered of and from all what nature or kind soever heirs and assign awfully claiming or to ele has caused these presents be affixed, attested by its	s own right of an absolute and ad described premises with all former and other grants, titles or and that it will warrant and is against said party of the first aim the same. It to be signed in its name by secretary, at Tulsa, Oklahoma
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the sampart, its successors and IN WITNESS WE	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and it the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person its and every person or person of the person of	of these presents, all in all and singue charged and unin incumbrances of ad partlustons whomsoever lefirst part hereto corporate seal to	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soever heirs and assign awfully claiming or to el has caused these presents the affixed, attested by its TULSA ADDITION CO	s own right of an absolute and described premises with all former and other grants, titles or and that it will warrant and s against said party of the first aim the same. Its to be signed in its name by secretary, at Tulsa, Oklahoma, OMPANY, A CORPORATION,
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE take the day and year first a	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and it the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person its and every person or person of the person of	of these presents, a in all and singue charged and unin incumbrances of a partlustons whomsoever lefirst part hereto corporate seal to	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soever heirs and assign awfully claiming or to el has caused these presents the affixed, attested by its TULSA ADDITION CO	s own right of an absolute and described premises with all former and other grants, titles or and that it will warrant and s against said party of the first aim the same. Its to be signed in its name by secretary, at Tulsa, Oklahoma, OMPANY, A CORPORATION,
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the sampart, its successors and IN WITNESS WE its	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and the same are free, clear, distents, taxes, assessments and the unto said party of the secon all and every person or personall and every person or personal party of the person	of these presents, a in all and singue charged and unin incumbrances of a partlustons whomsoever lefirst part hereto corporate seal to	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soever heirs and assign awfully claiming or to el has caused these presents the affixed, attested by its TULSA ADDITION CO	s own right of an absolute and described premises with all former and other grants, titles or and that it will warrant and s against said party of the first aim the same. Its to be signed in its name by secretary, at Tulsa, Oklahoma, OMPANY, A CORPORATION,
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	eart for itself, its successors at at the time of the delivery of heritance in fee simple, of and the same are free, clear, distents, taxes, assessments and the unto said party of the secon all and every person or personall and every person or personal party of the person	of these presents, a in all and singue charged and unin incumbrances of a partlustons whomsoever lefirst part hereto corporate seal to	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soever heirs and assign awfully claiming or to el has caused these presents the affixed, attested by its TULSA ADDITION CO	s own right of an absolute and described premises with al former and other grants, titles or and that it will warrant and s against said party of the first aim the same, to be signed in its name by secretary, at Tulsa, Oklahoma
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	cart for itself, its successors at at the time of the delivery of heritance in fee simple, of and it the same are free, clear, disents, taxes, assessments and it unto said party of the secon all and every person or person all and every person or person its layer. Description of the same are free, clear, disents, taxes, assessments and it unto said party of the secon all and every person or pe	of these presents, a in all and singue charged and unin incumbrances of a partlustons whomsoever lefirst part hereto corporate seal to TH. By	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to ele has caused these presents the affixed, attested by its TULSA ADDITION Co.	s own right of an absolute and ad described premises with al former and other grants, titles or and that it will warrant and is against said party of the first aim the same, it to be signed in its name by secretary, at Tulsa, Oklahoma OMPANY, A CORPORATION President.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the sampart, its successors and IN WITNESS WE take the day and year first and and year firs	cart for itself, its successors at at the time of the delivery of heritance in fee simple, of and it the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person or person or person of the secon all and every person or person of the President and its above written. Lague, Secondary, Secondar	of these presents, at in all and singue charged and unin incumbrances of ad partluslons whomsoever lefirst part hereto corporate seal to TH. Bycretary.	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to elo has caused these presents to affixed, attested by its TULSA ADDITION CO. Carl l. Magaz.	s own right of an absolute and described premises with al former and other grants, titles or and that it will warrant and s against said party of the first aim the same, to be signed in its name by secretary, at Tulsa, Oklahoma OMPANY, A CORPORATION President.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the sampart, its successors and IN WITNESS WE its	part for itself, its successors at at the time of the delivery of heritance in fee simple, of and the same are free, clear, discents, taxes, assessments and a unto said party of the secon all and every person or personal and every person or personal party of the President and its above written. Lagu. Secondary 1 and 1 an	of these presents, of in all and singue charged and unin incumbrances of all part	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to clock has caused these presents to affixed, attested by its attention Co. Carl. Magaz. Tulsa additional production to be the identical provided in the identical product.	s own right of an absolute and described premises with all former and other grants, titles or and that it will warrant and a sagainst said party of the first aim the same. It to be signed in its name by secretary, at Tulsa, Oklahoma OMPANY, A CORPORATION President.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	cart for itself, its successors at at the time of the delivery of heritance in fee simple, of and it the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person all and every person or person of the person of	of these presents, at in all and singue charged and unin incumbrances of ad partlustons whomsoever lefirst part hereto corporate seal to TH. By	t is lawfully seized in its car the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to el has caused these present the affixed, attested by its attested by its are the constant of t	s own right of an absolute and ad described premises with all former and other grants, titles or and that it will warrant and is against said party of the first aim the same. It is not be signed in its name by secretary, at Tulsa, Oklahoma OMPANY, A CORPORATION President. President.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	cart for itself, its successors at at the time of the delivery of heritance in fee simple, of and it the same are free, clear, disents, taxes, assessments and it unto said party of the secon all and every person or personal and its allows written. Secondary, Secondary, Y Public in and for said Countered	of these presents, at in all and singue charged and unin incumbrances of ad partlustons whomsoever lefirst part hereto corporate seal to TH. By	t is lawfully seized in its lar the above granted an cumbered of and from all what nature or kind soever. heirs and assign awfully claiming or to ele has caused these presents affixed, attested by its attested by its are large. The large la	s own right of an absolute and ad described premises with all former and other grants, titles or and that it will warrant and s against said party of the first aim the same. Its to be signed in its name by secretary, at Tulsa, Oklahoma, OMPANY, A CORPORATION, President. President.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	cart for itself, its successors at at the time of the delivery of heritance in fee simple, of and it the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person all and every person or person of the person of	of these presents, at in all and singue charged and unin incumbrances of ad partlustons whomsoever lefirst part hereto corporate seal to TH. By	t is lawfully seized in its car the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to el has caused these present the affixed, attested by its attested by its are the constant of t	s own right of an absolute and ad described premises with all former and other grants, titles or and that it will warrant and is against said party of the first aim the same, its to be signed in its name by secretary, at Tulsa, Oklahoma, OMPANY, A CORPORATION, President.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	art for itself, its successors at at the time of the delivery of heritance in fee simple, of and to the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person all and every person or person of the president and its above written. Tage	of these presents, of in all and singular charged and unin incumbrances of all part	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to clock has caused these presents the affixed, attested by its attested by its are the conformal of the conformal of the components of the corporative of th	s own right of an absolute and described premises with all former and other grants, titles or and that it will warrant and is against said party of the first aim the same. It is no be signed in its name by secretary, at Tulsa, Oklahoma, DMPANY, A CORPORATION, President. President. April erson who subscribed the name as ation for the uses and purposes. Notary Public.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	art for itself, its successors at at the time of the delivery of heritance in fee simple, of and to the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person all and every person or person of the president and its above written. Tage	of these presents, of in all and singular charged and unin incumbrances of all part	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to clock has caused these presents the affixed, attested by its attested by its are the conformal of the conformal of the components of the corporative of th	s own right of an absolute and described premises with all former and other grants, titles or and that it will warrant and s against said party of the first aim the same. It is not be signed in its name by secretary, at Tulsa, Oklahoma, OMPANY, A CORPORATION, President. President.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	art for itself, its successors at at the time of the delivery of heritance in fee simple, of and to the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person all and every person or person of the president and its above written. Tage	of these presents, of in all and singular charged and unin incumbrances of all part	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to clock has caused these presents the affixed, attested by its attested by its are the conformal of the conformal of the components of the corporative of th	s own right of an absolute and described premises with all former and other grants, titles or and that it will warrant and is against said party of the first aim the same. It is no be signed in its name by secretary, at Tulsa, Oklahoma, DMPANY, A CORPORATION, President. President. April erson who subscribed the name as ation for the uses and purposes. Notary Public.
of the second part, that indefeasible estate of in the appurtenances; that charges, estates, judgm forever defend the same part, its successors and IN WITNESS WE its	sart for itself, its successors at at the time of the delivery of heritance in fee simple, of and to the same are free, clear, disents, taxes, assessments and a unto said party of the secon all and every person or person all and every person or person of the	of these presents, of in all and singue charged and unin incumbrances of ad partlustons whomsoever lefirst part hereto corporate seal to TH. By Greetary. Aty and State on the standy oluntary and state of the standy oluntary and state oluntary and standy oluntary an	t is lawfully seized in its far the above granted an cumbered of and from all what nature or kind soeve heirs and assign awfully claiming or to clock has caused these presents the affixed, attested by its attested by its are the conformal of the conformal of the components of the corporative of th	s own right of an absolute and ad described premises with all former and other grants, titles or and that it will warrant and s against said party of the first aim the same, at the same, at the same by secretary, at Tulsa, Oklahoma OMPANY, A CORPORATION, President. President. And the executed the same as ation for the uses and purposes. Notary Public.