## WARRANTY DEED

chartered and doing business under the laws of the Indian Territory, U. S. A., before the same became a part of the State Oklahoma, and now continuing business under and by virtue of such incorporation within the State of Oklahoma, as by In provided, with its Home Office and Principal Place of Business at Tulsa, Tulsa County, Oklahoma, by and through its Atto are in fact, C. W. Deming, as the first party and Made Indian Developed, with its Home Office and Principal Place of Business at Tulsa, Tulsa County, Oklahoma, by and through its Atto are in fact, C. W. Deming, as the first party and Made Indian Developed, as the second part of	THIS INDENTURE, Made and entered into t	this, theday of
chartered and doing business under the laws of the Indian Territory, V. S. A., before the same became a part of the State- Diklahoma, and now continuing business under and by virtue of such incorporation within the State of Oklahoma, as by la provided, with its Home Office and Principal Place of Business at Thisa, Tulsa County, Oklahoma, by and through its Atto hey in fact, C. W. Deming, as the first party and		
provided, with its Home Office and Principal Place of Business at Tuisa, Tuisa County, Oklahoma, by and through its Atto are in fact, C. W. Deming, as the first party and MAN County, as the second part with the first party for and in consideration of the sum of MAN MAN MAN MAN MAN County, and State of Salahoma, as the second part with the first party for and in consideration of the sum of MAN		
provided, with its Home Office and Principal Place of Business at Tuisa, Tuisa County, Oklahoma, by and through its Atto are in fact, C. W. Deming, as the first party and MAN County, as the second part with the first party for and in consideration of the sum of MAN MAN MAN MAN MAN County, and State of Salahoma, as the second part with the first party for and in consideration of the sum of MAN	Oklahoma, and now continuing business under and b	by virtue of such incorporation within the State of Oklahoma, as by la
County, and State of Haman And Additional And County, and State of Haman And Additional And Haman Haman Haman And Ha		
WINNESSETH: That the first party for and in consideration of the sum of		
WITNESSETH: That the first party for and in consideration of the sum of		
DOLLARS, cash to it in hand paid at or before the sealing and delivery of these presents, the receip of which is hereby confessed, has granted, bargained, sold conveyed and confirmed and does hereby grant, bargain, sell, co rey and confirm unto the second party when, heirs and assign s forever all the following described real property and premise bying and being in the County of Tulsus, and State of Oklahoma, and more particularly described as follows:  Lot No. 449 in Block No. 344 Lot No. 586 in Block No. 446  Lot No. 441 in Block No. 344 Lot No. 586 in Block No. 646  All the above and foregoing being in TULSA HEIGHTS, as appears by the Plat of the same on file in the Office of the Register of Deeds, Tulsa County, Oklahoma. Said TULSA HEIGHTS is laid out and platted upon the west half of the south west quarter and the southwest quarter of the northwest quarter of Section twenty-nine (29) Township twenty (20), Northand Range Thirteen (13) East, of the Indian base and meridian.  TO HAVE AND TO HOLD the above bargained real property together with all and singular the rights, members, here taments, tenements and appurtenances thereunto belonging or in anywise appertaining and every right, title and interest of the first party therein and thereto, unto the said second party heirs and assigns, FOREVER in FEE SIMPLI And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party heirs and assigns he right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporation through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  WHENCH TO A COUNTY in The County in Fact, C. W. Deming.  Its Attorneyin Fact, C. W. Deming.		
of which is hereby confessed, has granted, bargained, sold conveyed and confirmed and does hereby grant, bargain, sell, co rey and confirm unto the second party who, heirs and assign s forever all the following described real property and premise bying and being in the County of Tulsu, and State of Oklahoma, and more particularly described as follows:  Lot No. 419 in Block No. 34 Lot No. 58 in Block No. 440  Lot No. 421 in Block No. 344 Lot No. 160 Lot No. 1	WITNESSETH: That the first party for and i	in consideration of the sum of
rey and confirm unto the second party D.M., heirs and assign s forever all the following described real property and premiss bying and being in the County of Talsa, and State of Oklahoma, and more particularly described as follows:    March	DOLLARS, cash to it in ha	and paid at or before the sealing and delivery of these presents, the receip
Lot No. 42! in Block No. 34 Lot No. 586 in Block No. 16 Lot No. 42! In Block No. 17 Lot No. 42! In Block No. 17 Lot No. 18 Lot No. 19 Lot No. 1	of which is hereby confessed, has granted, bargained	ed, sold conveyed and confirmed and does hereby grant, bargain, sell, co
Lot No. 42! in Block No. 34 Lot No. 586 in Block No. 16 Lot No. 42! In Block No. 17 Lot No. 42! In Block No. 17 Lot No. 18 Lot No. 19 Lot No. 1	ey and confirm unto the second party hu, heirs :	and assign s forever all the following described real property and premise
Lot No. 421 in Block No. 34 Lot No. 34 lot No. 421 in Block No. 421 in Blo		
Lot No. 421 in Block No. 34 Lot No. 34 lot No. 421 in Block No. 421 in Blo	1 368 in seek no 29.	586 in Block Vo. 46
Lot No. 421 in Block No. 34 Lot No. 34 lot No. 421 in Block No. 421 in Blo	Lot No. 470 in Block No. 3	il il 7
Register of Deeds, Tulsa County, Oklahoma. Said TULSA HEIGHTS is laid out and platted upon the west half of the south vest quarter and the southwest quarter of the northwest quarter of Section twenty-nine (29) Township twenty (20), Northand Range Thirteen (13) East, of the Indian base and meridian.  TO HAVE AND TO HOLD the above bargained real property together with all and singular the rights, members, here taments, tenements and appurtenances thereunto belonging or in anywise appertaining and every right, title and interest of the first party therein and thereto, unto the said second party. heirs and assigns, FOREVER in FEE SIMPLI And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party. heirs and assigns the right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate famo through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  H. J. Ruchadaugh:  TULSA HEIGHTS COMPANY.  H. J. Ruchadaugh:  Its Aftorneyin Fact,	Lot No. 471 in Block No. "34	Lot No g in Block No. L.
Register of Deeds, Tulsa County, Oklahoma. Said TULSA HEIGHTS is laid out and platted upon the west half of the south vest quarter and the southwest quarter of the northwest quarter of Section twenty-nine (29) Township twenty (20), Northand Range Thirteen (13) East, of the Indian base and meridian.  TO HAVE AND TO HOLD the above bargained real property together with all and singular the rights, members, here taments, tenements and appurtenances thereunto belonging or in anywise appertaining and every right, title and interest of the first party therein and thereto, unto the said second party. heirs and assigns, FOREVER in FEE SIMPLI And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party. heirs and assigns the right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate famo through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  H. J. Ruchadaugh:  TULSA HEIGHTS COMPANY.  H. J. Ruchadaugh:  Its Aftorneyin Fact,	All the above and foregoing being in TIVLSA HI	EIGHTS, as appears by the Plat of the same on file in the Office of th
west quarter and the southwest quarter of the northwest quarter of Section twenty-nine (29) Township twenty (20), North and Range Thirteen (13) East, of the Indian base and meridian.  TO HAVE AND TO HOLD the above bargained real property together with all and singular the rights, members, hereof taments, tenements and appurtenances thereunto belonging or in anywise appertaining and every right, title and interest of the first party therein and thereto, unto the said second party. heirs and assigns, FOREVER in FEE SIMPLI And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party. heirs and assigns the right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate farms through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  H. A. A. M.		
TO HAVE AND TO HOLD the above bargained real property together with all and singular the rights, members, here taments, tenements and appurtenances thereunto belonging or in anywise appertaining and every right, title and interest of the first party therein and thereto, unto the said second party heirs and assigns, FOREVER in FEE SIMPLI And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party heirs and assigns the right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate name through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  H. A. Richardaugh:  H. A. Richardaugh:  Its Altorneyin Fact,		
TO HAVE AND TO HOLD the above bargained real property together with all and singular the rights, members, hereoftenents, tenements and appurtenances thereunto belonging or in anywise appertaining and every right, title and interest of the first party therein and thereto, unto the said second party heirs and assigns, FOREVER in FEE SIMPLI And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party heirs and assigns the right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate name through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  H. A. Chichataugh:  Its Attorney in Fact,		
taments, tenements and appurtenances thereunto belonging or in anywise appertaining and every right, title and interest of the first party therein and thereto, unto the said second party. heirs and assigns, FOREVER in FEE SIMPLI And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party. heirs and assigns the right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate name through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  H. A. Alemany.  Its Attorney in Fact,	and Range Thirteen (13) East, of the Indian base ar	nd meridian.
And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party heirs and assign he right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate name through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  Within Heights Company.  A. A. Richardaugh:  Its Attorney in Fact,	TO HAVE AND TO HOLD the above bargained	d real property together with all and singular the rights, members, hered
And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party. heirs and assign the right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate name through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  Within H. A. Chichataugh:  H. A. Chichataugh:  Its Afterneyfin Fact,	taments, tenements and appurtenances thereunto be	elonging or in anywise appertaining and every right, title and interest of
And the first party hereby covenants and warrants that the said property is free from lien or incumbrance of any kin or character whatsoever; and hereby warrants and will forever defend unto the said second party. heirs and assign the right and title herein conveyed in and to said bargained real property, against the lawful claims or demands of all persons.  IN WITNESS WHEREOF the first party has caused these presents to be signed, sealed and delivered under its corporate name through its attorney in fact, C. W. Deming.  TULSA HEIGHTS COMPANY.  Within H. A. Chichataugh:  H. A. Chichataugh:  Its Afterneyfin Fact,		crouding or in mil more differentially are also and an area are
H. J. Richabaugh. (1) By L. 11 William Its Attorney in Fact.	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said ba	ants that the said property is free from lieu or incumbrance of any kin will forever defend unto the said second party. Ly heirs and assign
I $I$ $I$ $I$ $I$ $I$ $I$ $I$ $I$ $I$	And the first party hereby covenants and warrants character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has caumo through its attorney in fact, C. W. Deming.	heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lieu or incumbrance of any kin will forever defend unto the said second party. heirs and assigns argained real property, against the lawful claims or demands of all percaused these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.
	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has common through its attorney in fact, C. W. Deming.	nond party — heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party — heirs and assigns argained real property, against the lawful claims or demands of all percaused these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By — M.
	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has common through its attorney in fact, C. W. Deming.	nond party — heirs and assigns, FOREVER in FEE SIMPLI ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party — heirs and assign argained real property, against the lawful claims or demands of all percaused these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.
	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has caumo through its attorney in fact, C. W. Deming.  Withuss  H. J. Richardaugh.  STATE OF OKLAHOMA, )  SS.  COUNTY OF TULSA.	ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. Let. heirs and assigns argained real property, against the lawful claims or demands of all percaused these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Reference R. M. Huffner a Notory Public in and for said County, and State	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has caumo through its attorney in fact, C. W. Deming.  Withuss  H. J. Richardaugh.  STATE OF OKLAHOMA, )  SS.  COUNTY OF TULSA.	heirs and assigns, FOREVER in FEE SIMPLI ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. He heirs and assign argained real property, against the lawful claims or demands of all percusated these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, R.M. Huffner a Notary Public in and for said County, and State	And the first party hereby covenants and warrants character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has cannot through its attorney in fact, C. W. Deming.  H. J. Richardaugh:  STATE OF OKTAHOMA, )  SS.  COUNTY OF TULSA, )  Before me, M. M. Huffner.	heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lieu or incumbrance of any kin will forever defend unto the said second party. Let heirs and assigns argained real property, against the lawful claims or demands of all percaused these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By L. W. D. M. J.
Before me, N. M. Huffuer a Notary Public in and for said County, and State on this 30 th day of Nov , 1912, personally appeared C. W. Den	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basens.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  H. J. Richardaugh.  STATE OF OKLAHOMA, )  SS.  COUNTY OF TULSA, )  Before me,	heirs and assigns, FOREVER in FEE SIMPLI ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. He heirs and assign argained real property, against the lawful claims or demands of all percussed these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, N. Muffuel a Notary Public in and for said County, and States this 30th day of Nov., 1912, personally appeared C. W. Den ng, to be known to be the identical person who subscribed the name of the said corporation to the foregoing instrument to	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has caumo through its attorney in fact, C. W. Deming.  Withuss  H. J. Richardaugh.  STATE OF OKLAHOMA, )  STATE OF OKLAHOMA, )  Before me,	heirs and assigns, FOREVER in FEE SIMPLI ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. Let. heirs and assign argained real property, against the lawful claims or demands of all percaused these presents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, N. M. Maffuer a Notary Public in and for said County, and States at this 30 st. day of Nov., 1912, personally appeared C. W. Den ng, to be known to be the identical person who subscribed the name of the said corporation to the foregoing instrument at attorney in fact and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  H. J. Richardsugh.  STATE OF OKLAHOMA, )  SS.  COUNTY OF TULSA, )  Before me, M. Maffaer, and this 30 th. day of me, to be known to be the identical person who substantoney in fact and acknowledged to me that he	heirs and assigns, FOREVER in FEE SIMPLI ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. Heirs and assign argained real property, against the lawful claims or demands of all personance of the said second party. Heirs and assign argained real property, against the lawful claims or demands of all personance of the said and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, N. Muffuel a Notary Public in and for said County, and States this 30th day of Nov., 1912, personally appeared C. W. Den ng, to be known to be the identical person who subscribed the name of the said corporation to the foregoing instrument to	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  H. J. Richardsugh.  STATE OF OKLAHOMA, )  SS.  COUNTY OF TULSA, )  Before me, M. Maffaer, and this 30 th. day of me, to be known to be the identical person who substantoney in fact and acknowledged to me that he	heirs and assigns, FOREVER in FEE SIMPLI ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. Heirs and assign argained real property, against the lawful claims or demands of all personance of the said second party. Heirs and assign argained real property, against the lawful claims or demands of all personance of the said and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, No. M. May of No. 1912, personally appeared C. W. Den this 30th day of No. 1912, personally appeared C. W. Den ng, to be known to be the identical person who subscribed the name of the said corporation to the foregoing instrument at attorney in fact and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.  Witness my hand and notarial seal the day and year last above written,	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has common through its attorney in fact, C. W. Deming.  Withuss  H. A. Richardsugh.  STATE OF OKLAHOMA, )  STATE OF OKLAHOMA, )  Before me, M. Maffaer on this 30 km, day of many to be known to be the identical person who substantioney in fact and acknowledged to me that he and voluntary act and deed of such corporation, for	heirs and assigns, FOREVER in FEE SIMPLI ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. Heirs and assign argained real property, against the lawful claims or demands of all percussed these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, N. M. Hoffner a Notary Public in and for said County, and State on this	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basens.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  STATE OF OKLAHOMA, )  STATE OF OKLAHOMA, )  Before me,	heirs and assigns, FOREVER in FEE SIMPLI ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. Heirs and assign argained real property, against the lawful claims or demands of all percussed these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, N. M. Hoffner a Notary Public in and for said County, and State on this	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basens.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  STATE OF OKLAHOMA, )  STATE OF OKLAHOMA, )  Before me,	heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. My heirs and assigns argained real property, against the lawful claims or demands of all per caused these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, No. M. May of No. 1912, personally appeared C. W. Den this 30th day of No. 1912, personally appeared C. W. Den ng, to be known to be the identical person who subscribed the name of the said corporation to the foregoing instrument at attorney in fact and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.  Witness my hand and notarial seal the day and year last above written,	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basens.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  STATE OF OKLAHOMA, )  STATE OF OKLAHOMA, )  Before me,	heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party. My heirs and assigns argained real property, against the lawful claims or demands of all per caused these presents to be signed, sealed and delivered under its corporate TULSA HEIGHTS COMPANY.  By
Before me, R-M. Huffuel  a Notary Public in and for said County, and State on this 30 sh. day of Nov., 1912, personally appeared C. W. Den ng, to be known to be the identical person who subscribed the name of the said corporation to the foregoing instrument at attorney in fact and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.  Witness my hand and notarial seal the day and year last above written,  R. M. Huffuel  Notary Public.  My Commission Expires  Out 1-1913.  My Commission Expires	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basons.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Withuss  FLATE OF OKLAHOMA, )  SSA  COUNTY OF TULSA, )  Before me,	and party — heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lien or incumbrance of any kine will forever defend unto the said second party — heirs and assigns argained real property, against the lawful claims or demands of all per caused these presents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY.  By — H. W. Demany — Its Aftorney in Fact.  A Notary Public in and for said County, and State of the name of the said corporation to the foregoing instrument as executed the same as his free and voluntary act and deed and as the free rethe uses and purposes therein set forth.  By — H. W. M. M. M. M. M. M. M. Notary Public.  A M. M. M. M. M. M. M. Notary Public.
Before me, N. M. Mayfree a Notary Public in and for said County, and States at this	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basens.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  H. J. Richardaugh:  STATE OF OKLAHOMA, )  SS.  COUNTY OF TULSA, )  Before me,	and party — heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lien or incumbrance of any kin will forever defend unto the said second party — heirs and assigns argained real property, against the lawful claims or demands of all per caused these presents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY.  By — H. W. D. M. L. W. L. M. Altorneyfin Fact.  A Notary Public in and for said County, and State of the name of the said corporation to the foregoing instrument as a executed the same as his free and voluntary act and deed and as the free rethe uses and purposes therein set forth.  A M. Huffmul — Notary Public.  A M. Huffmul — Notary Public.
Before me, N. M. Mayfree a Notary Public in and for said County, and States at this	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basens.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  H. J. Richardaugh:  STATE OF OKLAHOMA, )  SS.  COUNTY OF TULSA, )  Before me,	and party — heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lien or incumbrance of any kine will forever defend unto the said second party — heirs and assigns argained real property, against the lawful claims or demands of all per caused these presents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY.  By — H. W. Demany — Its Aftorney in Fact.  A Notary Public in and for said County, and State of the name of the said corporation to the foregoing instrument as executed the same as his free and voluntary act and deed and as the free rethe uses and purposes therein set forth.  By — H. W. M. M. M. M. M. M. M. Notary Public.  A M. M. M. M. M. M. M. Notary Public.
Before me, R-M. Huffuel  a Notary Public in and for said County, and State on this 30 sh. day of Nov., 1912, personally appeared C. W. Den ng, to be known to be the identical person who subscribed the name of the said corporation to the foregoing instrument at attorney in fact and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.  Witness my hand and notarial seal the day and year last above written,  R. M. Huffuel  Notary Public.  My Commission Expires  Out 1-1913.  My Commission Expires	And the first party hereby covenants and warrant character whatsoever; and hereby warrants and whe right and title herein conveyed in and to said basens.  IN WITNESS WHEREOF the first party has caused through its attorney in fact, C. W. Deming.  Witness  H. J. Richardaugh:  STATE OF OKLAHOMA, )  SS.  COUNTY OF TULSA, )  Before me,	and party — heirs and assigns, FOREVER in FEE SIMPLE ants that the said property is free from lien or incumbrance of any kine will forever defend unto the said second party — heirs and assigns argained real property, against the lawful claims or demands of all per caused these presents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY.  By — H. W. Demany — Its Aftorney in Fact.  A Notary Public in and for said County, and State of the name of the said corporation to the foregoing instrument as executed the same as his free and voluntary act and deed and as the free rethe uses and purposes therein set forth.  By — H. W. M. M. M. M. M. M. M. Notary Public.  A M. M. M. M. M. M. M. Notary Public.

on sar in all aller