WARRANTY DEED

STATE OF OKLAHOMA.	COUNTY OF TULSA
THIS INDENTURE, Made and entered into this, the	le the day of
A.D., 191 /_ by and between	
Chartered and Joing business under the laws of the Indian Terri	
Oklahoma, and now continuing business under and by virtue of s	
provided, with its Home Office and Principal Place of Business	
ney in fact, C. W. Deming, as the first party and Miss L	R Mewman
to the grant for the contract of the contract	
Shelly County, and State of	
WITNESSETH: That the first party for and in considerat	
ft, - w7/00 DOLLARS, cash to it in hand paid at o	or before the sealing and delivery of these presents, the receipt
of which is hereby confessed, has granted, bargained, sold conve	eyed and confirmed and does hereby grant, bargain, sell, con-
vey and confirm unto the second part.4. Nuc., heirs and assigns	
lying and being in the County of Tulsa, and State of Oklahoma, a	
Lot No. 646 in Block No. 50	ot No in Block No
Lot No in Block No	Lot No in Block No
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 HEI	IGHTS 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), North
and Range Thirteen (13) East, of the Indian base and meridian.	
TO HAVE AND TO HOLD the above bargained real proper	ty together with all and singular the rights, members, hered-
	n anywise appertaining and every right, title and interest of
itaments, tenements and appurtenances thereunto belonging or in	
	0
the first party therein and thereto, unto the said second party.	heirs and assigns, FOREVER in FEE SIMPLE.
the first party therein and thereto, unto the said second party.	e said property is free from lien or incumbrance of any kind
the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party—heirs and assigns,
the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind lefend unto the said second party
the first party therein and thereto, unto the said second party. It And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons.	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind lefend unto the said second party heirs and assigns, property, against the lawful claims or demands of all per-
the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these party has the party has	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate
the first party therein and thereto, unto the said second party. It And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons.	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind lefend unto the said second party heirs and assigns, property, against the lawful claims or demands of all per-
the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these party has the party has	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Chalanana
the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these party has the party has	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY.
the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these party has the party has	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Chamber
And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these party has the country in fact, C. W. Deming.	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Charling
And the first party herein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these party has been party has	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Charling
And the first party herein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these pname through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,)	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpercents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Challenty in Fact.
And the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these party has caused these party has attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Balahaaap	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Ludenty Lie Attorney in Fact.
And the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these party has been party has caused these party has caused the party has caused	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party. Learn heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By
And the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these pname through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SSTATE OF OKLAHOMA,) Before me, Soldharform day of James on this day of James on this day of James on the identical person who subscribed the n	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By LINDSMILL ITS Attorney in Fact. a Notary Public in and for said County, and State, 1911, personally appeared C. W. Demanne of the said corporation to the foregoing instrument as
And the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these mame through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Sulshaff on this day of fact, day	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party
And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these mame through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Lalle of day of lawers ing, to be known to be the identical person who subscribed the n its attorney in fact and acknowledged to me that he executed the and voluntary act and deed of such corporation, for the uses an	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind befend unto the said second party heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By
And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these mame through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Lalle of day of lawers ing, to be known to be the identical person who subscribed the n its attorney in fact and acknowledged to me that he executed the and voluntary act and deed of such corporation, for the uses an	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind befend unto the said second party. Let heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By
And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these mame through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Lalle of day of lawers ing, to be known to be the identical person who subscribed the n its attorney in fact and acknowledged to me that he executed the and voluntary act and deed of such corporation, for the uses an	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind befend unto the said second party. Let heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By
And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these pname through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Lallenge day of January ing, to be known to be the identical person who subscribed the n its attorney in fact and acknowledged to me that he executed the and voluntary act and deed of such corporation, for the uses an	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind befend unto the said second party. Learn heirs and assigns, property, against the lawful claims or demands of all perpresents to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By
And the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these mame through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Johnson day of James and the said of the party has caused the normal son this day of James and the said attorney in fact and acknowledged to me that he executed the and voluntary act and deed of such corporation, for the uses an Witness my hand and notarial seal the day and year last ab (Alac) My Commission Expires July 16 1991	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party. heirs and assigns, property, against the lawful claims or demands of all perports to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Samuel Its Attorney in Fact. a Notary Public in and for said County, and State, 1911, personally appeared C. W. Demame of the said corporation to the foregoing instrument as a same as his free and voluntary act and deed and as the free depurposes therein set forth. Notary Public.
And the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these mame through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Johnson day of James and the said of the party has caused the normal son this day of James and the said attorney in fact and acknowledged to me that he executed the and voluntary act and deed of such corporation, for the uses an Witness my hand and notarial seal the day and year last ab (Alac) My Commission Expires July 16 1991	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party. heirs and assigns, property, against the lawful claims or demands of all perports to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Samuel Its Attorney in Fact. a Notary Public in and for said County, and State, 1911, personally appeared C. W. Demame of the said corporation to the foregoing instrument as a same as his free and voluntary act and deed and as the free depurposes therein set forth. Notary Public.
And the first party therein and thereto, unto the said second party. And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these mame through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Johnson day of James and the said of the party has caused the normal son this day of James and the said attorney in fact and acknowledged to me that he executed the and voluntary act and deed of such corporation, for the uses an Witness my hand and notarial seal the day and year last ab (Alac) My Commission Expires July 16 1991	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party. heirs and assigns, property, against the lawful claims or demands of all perports to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Summer Its Attorney in Fact. a Notary Public in and for said County, and State, 1911., personally appeared C. W. Demame of the said corporation to the foregoing instrument as a same as his free and voluntary act and deed and as the free depurposes therein set forth. Notary Public.
And the first party hereby covenants and warrants that the or character whatsoever; and hereby warrants and will forever d the right and title herein conveyed in and to said bargained real sons. IN WITNESS WHEREOF the first party has caused these mame through its attorney in fact, C. W. Deming. STATE OF OKLAHOMA,) SS. COUNTY OF TULSA,) Before me, Lalle of day of lawers ing, to be known to be the identical person who subscribed the n its attorney in fact and acknowledged to me that he executed the and voluntary act and deed of such corporation, for the uses an	heirs and assigns, FOREVER in FEE SIMPLE. said property is free from lien or incumbrance of any kind defend unto the said second party. heirs and assigns, property, against the lawful claims or demands of all perports to be signed, scaled and delivered under its corporate TULSA HEIGHTS COMPANY. By Summer Its Attorney in Fact. a Notary Public in and for said County, and State, 1911., personally appeared C. W. Demame of the said corporation to the foregoing instrument as a same as his free and voluntary act and deed and as the free depurposes therein set forth. Notary Public.