General Warranty Deed Record 81.

7. N. 2. Ch. Ch. Old 1024 St. L. 2014 - 2014 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	DEED-GENERAL WARRANTY.
The state of the s	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the day
TO	
	of Jul 1. D. 10 10 , at 10 30 o'clock al M.
4	and duty be corded in book on puge the sale of the
	Fee, \$ in advance flett. Register fi Deeds.
This Indenture, Magle this 29	dwy of ym Jaly seld and many francisco months D. 10-40.
between J. I. Surkpatrick and Lie	lie Hirkpatrick his wife
·	
Tulsa County, in the State of Oklahoma, of the first part, and	
Lydid St. Locks	그 생님이 그 그 그 가는 좀 그렇게 되는 것이 없었다. 그 그는 그들은 그를 가는 그 사람들이 가지 않는 것 같다.
WITNESSETH, The said part all of the first part, in consideration of the sum of	
	design of the sum of the sum of the sum of the Dollars,
筆리 그는 그 가능이 그런 지수는 그는 사람들은 사람들이 지원하게 되었다. 그 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.	esents grait, bargain, sell and convey unto the said part of the second part,
Met heirs and assigns, all of the following described real estate, situated in the County of Tulkal and	
State of Oklahoma, to-wit:	
Lot eleven (11) in Block twelve (12) in the College addition to the	
Lot eleven (11) in Block twelve (12) in the College addition to the town (monthity) of Tules Oklahoma according to the recorded platand	
survey thereof	
	일이 가장하고 있는데 사람이 있는데 그렇게 되었다면 요.
등하는 시간 하는 사람들이 있는 것이 없는 것이 없다.	
	요 보고 있는 것은 사람들은 사람들은 보고 있는 것은 사람들은 보고 있다.
	H. 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 19 H. 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1
To have and to hold the same, logether with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in	
any wise apportaining forever.	
And said I Airhhatrick and Lillie Hirkhatrick	
for the secutors or administrators, do hereby covenant, promise and agree to and with said part & of the second part, that	
at the delivery of these presents they are lawfully seized in Law our right of an absolute and indefeasible estate of inheri-	
tance, in fee simple, of, in and to all and singular the above granted and described promises, with the appartenances; that the same are free,	
clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what	
nature and kind soever;	Historia da
inigariassataministis Asiministina on managaria on managaria managaria managaria managaria managaria managaria Managaria	r reconstances a reconstructura and control of the
그러 사람은 그리고 있습니다. 🖊 💝 그 모든 살이는 사람들이 되었다. 그들은 그를 받는 것이 되었다. 그 그 그리고	same unto said part of the second part Lell heirs and assigns, against
said part Allof the first parttheir heirs and all and every person whomsoever, lawfully claiming or to claim the same.	
IN WITNESS WHEREOF, The said part Most the first part have thereup to set Ille hand the day and year above written.	
Lellie, Hen bhotains.	
	Comment of the state of the sta
STATE OF OKLAHOMA,	2
	he undereignelf
a Notary Public in and for the said Jounty and State, on this	
appeared	and Lelle Firk patrice
and	
foregoing instrument, and acknowledged to me that Meleye. purposes therein set forth.	vectives the same as weekers free and voluntary act and deed for the uses and
pur proces visco con see jui vier.	of II. a. Beynolder
My commission expires Just 12, 1913	Notary Public.
a see that will be seen a see a see a see a see	y $y = y$ $y = y$