		DEEDGENERAL WARRANTY.
	COMPARED TO	STATE OF OKLA 110MA, Tulsa County, ss. This instrument was filed for record on the
	60 11	of. Aug o'vlook AI., and duly recorded in book on page
		And duly recorded in book on page
9	771- 74.N. 4.	
	This Indenture, Made wis 5th between Frank C. Giddings C	any of any sist
	Tulsa County, in the State of Oklahoma, of the first p	an a
	Tulsa County, in the State of Oklahoma, of the first p	art, and SIA I.S. Saudunder
		of the second part.
		north and the second of the sum o
		these presents grant, bargain, sell and convey unto the said part 2. of the second part ving described real estate, situated in the County of Such a
	State of Oklahoma, to-wit:	
	The Thest Farty	five feet (10 45 ft) of Lot no. E leven (11) hearder addition to Tulsa Okla.
	accarding to the Plat thereof	L filed and of record in the office of the County of Tulsa, and State of Oklahomal.
	Recorded in and for the	County of Tuess, and State of Okeahomal.
	To have and to hold the same, together with all a) and singular the tenements, hereditaments and appurtenances thereunto belonging or in
	any wise appertaining forever,	
	any wise appertaining forever. And suid <u>Flass k) C. Giddi</u>	Jo
	any wise appertaining forever. And suid <u>Frasch</u> C. <u>Gid Lic</u> for <u>his</u> heirs, executors or udministrators, do let at the delivery of these presents <u>K</u> is	hereby covenant, promise and agree to and with said part y of the second part, that
	any wise appertaining forever. And said <u>Frasch</u> <u>C</u> , <u>Gillin</u> for <u>his</u> heirs, executors or administrators, do let at the delivery of these presents <u>R</u> <u>is</u> tance, in fee simple, of, in and to all and singular the olear, discharged and uninoumbered of and from all f	hereby covenant, promise and agree to and with said part 4 of the second part, that lawfully seized in 122 own right of an absolute and indefeasible estate of inheri above granted and described premises, with the appurtenances; that the same are free former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what
	any wise appertaining forever. And said <u>Frasch</u> <u>C</u> , <u>Gillin</u> for <u>his</u> heirs, executors or administrators, do let at the delivery of these presents <u>R</u> <u>is</u> tance, in fee simple, of, in and to all and singular the olear, discharged and uninoumbered of and from all f	hereby covenant, promise and agree to and with said part of the second part, that
	any wise appertaining forever. Ind suid <u>Flass KI</u> C. <u>Hiddled</u> for <u>Hiddled</u> for <u>Hiddled</u> for <u>Hiddled</u> for <u>Hiddled</u> heirs, executors or udministrators, do led at the delivery of these presents <u>Las</u> tance, in fee simple, of, in and to all and singular the olear, discharged and uninoumbered of and from all f nature and kind soever; <u>Ex Cepts as La a</u> <u>C</u> and that <u>Hiddled</u> will warrant and forever defend the ti	hereby covenant, promise and agree to and with said part y of the second part, that
	any wise appertaining forever. Ind suid <u>Flass k</u> <u>C</u> <u>Helde</u> for <u>helde</u> for <u>helde</u> heirs, executors or udministrators, do less at the delivery of these presents <u>helde</u> tance, in fee simple, of, in and to all and singular the olear, discharged and unincumbered of and from all f nature and kind soever; <u>Less</u> <u>Copper</u> <u>defend</u> the ti said part <u>Helde</u> will warrant and forever defend the ti said part <u>Helde</u> <u>heirs</u> <u>and</u>	hereby covenant, promise and agree to and with said part 4of the second part, that lawfully seized in 1222own right of an absolute and indefeasible estate of inheri above granted and described premises, with the appurtenances; that the same are free ormer grants, titles, churges, judgments, taxes, assessments and incumbrances, of what
	any wise appertaining forever. Ind suid <u>Flass k</u> <u>C</u> <u>Helde</u> for <u>helde</u> for <u>helde</u> heirs, executors or udministrators, do less at the delivery of these presents <u>helde</u> tance, in fee simple, of, in and to all and singular the olear, discharged and unincumbered of and from all f nature and kind soever; <u>Less</u> <u>Copper</u> <u>defend</u> the ti said part <u>Helde</u> will warrant and forever defend the ti said part <u>Helde</u> <u>heirs</u> <u>and</u>	hereby covenant, promise and agree to and with said part 4 of the second part, that
	any wise appertaining forever. Ind suid <u>Flass k</u> <u>C</u> <u>Helde</u> for <u>helde</u> for <u>helde</u> heirs, executors or udministrators, do less at the delivery of these presents <u>helde</u> tance, in fee simple, of, in and to all and singular the olear, discharged and unincumbered of and from all f nature and kind soever; <u>Less</u> <u>Copper</u> <u>defend</u> the ti said part <u>Helde</u> will warrant and forever defend the ti said part <u>Helde</u> <u>heirs</u> <u>and</u>	hereby covenant, promise and agree to and with said part y of the second part, that
	any wise appertaining forever. And said <u>Flass K</u> C. <u>Jud Lid</u> for <u>Lis</u> heirs, executors or administrators, do <u>led</u> at the delivery of these presents <u>Lis</u> tance, in fee simple, of, in and to all and singular the olear, discharged and uningumbered of and from all f nature and kind soever; <u>SX C2AA</u> <u>Cd</u> <u>La</u> <u>C</u> and that <u>Lie</u> will warrant and forever defend the ti said part <u>y</u> of the first part <u>Lis</u> <u>their</u> heirs and IN WITNESS WHEREOF, The said part <u>y</u> o	hereby covenant, promise and agree to and with said part y of the second part, that
	any wise appertaining forever. Indisuid <u>Flass KIC</u> <u>Jedde</u> for <u>in</u> heirs, executors or udministrators, do led at the delivery of these presents <u>in</u> tance, in fee simple, of, in and to all and singular the olear, discharged and unincumbered of and from all f nature and kind scever; <u>in Cont</u> <u>in</u> <u>in</u> and that <u>in</u> <u>will</u> warrant and forever defend the ti said part <u>in</u> of the first part <u>in</u> <u>in</u> heirs and IN WITNESS WHEREOF, The said part <u>in</u> of <u>STATE OF OKLAHOMA</u> , <u>JullS</u> <u>County</u>	hereby covenant, promise and agree to and with said part of the second part, that
	any wise appertaining forever. Indisuid <u>Flass KIC</u> <u>Jedde</u> for <u>in</u> heirs, executors or udministrators, do led at the delivery of these presents <u>in</u> tance, in fee simple, of, in and to all and singular the olear, discharged and unincumbered of and from all f nature and kind scever; <u>in Cont</u> <u>in</u> <u>in</u> and that <u>in</u> <u>will</u> warrant and forever defend the ti said part <u>in</u> of the first part <u>in</u> <u>in</u> heirs and IN WITNESS WHEREOF, The said part <u>in</u> of <u>STATE OF OKLAHOMA</u> , <u>JullS</u> <u>County</u>	hereby covenant, promise and agree to and with said part y of the second part, that
	any wise appertaining forever. Indisuid Thasich C. Indicated in for his	hereby covenant, promise and agree to and with said part y of the second part, that
	any wise appertaining forever. Indisuid Thasich C. Indicated in for his	hereby covenant, promise and agree to and with said part 4 of the second part, that
	any wise appertaining forever. Indisuid <u>Flass KIC</u> <u>Hieldia</u> for <u>His</u> heirs, executors or udministrators, do led at the delivery of these presents <u>His</u> tance, in fee simple, of, in and to all and singular the olear, discharged and unineymbered of and from all f nature and kind soever; <u>Ex. 92,65</u> <u>Addite</u> <u>A</u> and that <u>her</u> will warrant and forever defend the ti said part <u>Gof</u> the first part <u>His</u> <u>their</u> heirs and IN WITNESS WHEREOF, The said part <u>Go</u> <u>STATE OF OKLAHOMA</u> , <u>Fice SC</u> a Notary Public in and for the said County and State and <u>instrument</u> , and acknowledged to me that	hereby covenant, promise and agree to and with said part y of the second part, that

1

1,2177

* 8 A LAN