GENERAL WARRANTY DEED RECORD NO. 400

Sedgwick	and Selle Smith 'is wife, Kansas
	the said parties of the first part
WITNESSETH:	That in consideration of the sum of Seventy-five dollars (75.)
	DOLLARS,
	ereby acknowledged, said part
	Lot Eleven (11) in Block Four (4) of the Conservation
	Acres according to the official plat and survey thereof the same being
	a sub division of the "ortheast quarter (NE1) of the Southeast quarter
	(SET) and the East Half (Et) of the Northwest Quarter (NWZ) of Southeast
	Quarter (SE1) of Section Thirty (30) Township Twenty (20) North Range
	Thirteen (13) East Tulsa County, Oklahema.
	O HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any
se presents n right of an absolute surtenances; that the	inistrators for themselves and their Inistrators, do hereby covenant, promise and agree to and with said part
eirs, executors or adm ese presentsvn right of an absolute opurtenances; that the	inistrators, do hereby covenant, promise and agree to and with said part
irs, executors or adm ese presents or right of an absolute purtenances; that the	inistrators, do hereby covenant, promise and agree to and with said part
oirs, executors or adm ese presents	inistrators, do hereby covenant, promise and agree to and with said part
ers, executors or admese presents yn right of an absolute purfenances; that the xes and assessments the y ad that the y and that J, of the fir	inistrators, do hereby covenant, promise and agree to and with said part
ars, executors or admess presents	Inistrators, do
ers, executors or admese presents yn right of an absolute purtenances; that the xes and assessments of the the y and that the y tid part. J, of the fir	Inistrators, do
ars, executors or admess presents	Inistrators, do
ers, executors or admese presents	inistrators, do hereby covenant, promise and agree to and with said part. Y of the second part
dris, executors or admess presents	Inistrators, do
ors, executors or admese presents	Inistrators, do hereby covenant, promise and agree to and with said part. Y of the second part
ers, executors or admese presents yn right of an absolute purtenances; that the xes and assessments of the they ad that they the part. Y, of the fir me. by through IN WITNESS WE	inistrators, do
d that they d that they d that They IN WITNESS WE TATE OF OKLAHOW Before me,	inistrators, do
ers, executors or admese presents	inistrators, do
ese presents	inistrators, dohereby covenant, promise and agree to and with said part_Y of the second partthat at the delivery of knkk they are
ers, executors or admese presents	Instructors, do. — hereby covenant, promise and agree to and with said part. — of the second part — that at the delivery of knock they are — lawfully selzed in
ers, executors or admese presents yn right of an absolute purfenances; that the xes and assessments a ad that they did part. Y, of the fir me. by through IN WITNESS WH FATE OF OKLAHOM Before me, and belle S maknown to be the in to same as their Witness my hand y commission expires.	Instrators, do. — hereby covenant, promise and agree to and with said part. — of the second part — that at the delivery of knew knew knew knew knew knew knew knew
irs, executors or admess presents In right of an absolute purtenances; that the exes and assessments is defined by through the firme. By through the firme by through the firme by through the firme. Before me, the firme before me, the firme by through the firme by th	Inistrators, dohereby covenant, promise and agree to and with said part_Vof the second part that at the delivery of **Exk the Y_SRC*