COMPARED GENERAL WARRANTY DEED RECORD NO. 400

	.day ofA, D., 192_2, between
Oliver S. Black a single man	,087 Olaman, Day 178aman, Decreen
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Inima V Dahia	1, party of the first part, and
(
WITNESSETH: That in consideration of the sum of Eight	Thousand five hundred and no/100
e receipt whereof is hereby acknowledged, said part	part, do by these presents, grant, bargain, sell and convey unto said part
	in Block Elevan (11) of Orcutt Addition
	lahoma according to the recorded plat
thereof.	
INTER	SOO REVENUE
Constitution of the Consti	Cancelled
TO HAVE AND TO HOLD THE SAME, Together with all and singu	alar the tenements, hereditaments and appurtenances thereto belonging or in any
ise apportaining, forever.	
peirs, executors or administrators, do hereby covenant, promise and	cor_himselfandforhis
eirs, executors or administrators, do hereby covenant, promise and nese presents	agree to and with said party of the second part that at the delivery of lawfully seized in
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eirs, executors or administrators, do hereby covenant, promise and hese presents that he is will to an absolute and indefeasible estate of inheritance in fee simp ppurtenances; that the same are free, clear and discharged and unincum axes and assessments and incumbrances of whatsoever nature and kind has a first mortgage in the same and that the company and special assess and the first part, this heirs and assigns, and ame. IN WITNESS WHEREOF, The said part of the first part ham seed to company and special assess and the same as his free and voluntary act and deed for the witness my hand and the official seal the day and year last above the commission expires. Aug. 21, 1924	agree to and with said party of the second part that at the delivery of lawfully seized in
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eirs, executors or administrators, do hereby covenant, promise and hese presents that he is will to an absolute and indefeasible estate of inheritance in fee simp pourtenances; that he same are free, clear and discharged and unincum axes and assessments and incumbrances of whatsoever nature and kind has a first mortgage in the seame and part y, of the first part, his heirs and assigns, and and part y, of the first part, his heirs and assigns, and ame. IN WITNESS WHEREOF, The said part y of the first part has before me, C.E.Hart and forever defend the same unit of the first part has before me, C.E.Hart and forever defend the same unit of the first part has before me, C.E.Hart and forever defend the same and assigns, and the same as his free and voluntary act and deed for the witness my hand and the official seal the day and year last above	agree to and with said party of the second part that at the delivery of lawfully seized in