186 COMPARED GENERAL WARRANTY DEED RECORD NO. 400 200505 GH

The New-Dispatch Plat & Andit Co., Shaquee, Okia.

Dan Pilcher and Mollie E.Pilcher his w	vife and Ira D. Pilcher and Gladys M. Pilcher his
Mulea	ma, party of the first part, and
Ralsa F.Morley	party of the second part.
WITNESSETH:That in consideration of the sum of	dollar and other valuable considerations
o receipt whereof is hereby acknowledged, said part ran indicates fits first the second part. his here and assign of let the follow	DOLLARS st part, do by these presents, grant, bargain, sell and convey unto said partJ d ed one Sixth interest the County of Tulsa, State of Oklahoms
wit:	
East Half (Et) of the Northeast	
	ortheast Quarter (NE2) of Section Twenty-nine
(29) Township Nineteen (19) Nor	
	s deed to show that Ralsa F. Morley is the owner
of an undivided one half interes	st in the above real estate.
INTER	RNAL REVENUE
\$	RNAL REVENUS
irs, executors or administrators, do hereby covenant, promise at ese presents <u>that they are</u> or right of an absolute and indefeasible estate of inheritance in fee sin purtenances; that the same are free, clear and discharged and unineu	r and Ira D. Pilcher and Gladys. M. Pilcher their nd agree to and with said part. Y of the second part that at the delivery lawfully selzed in their nple, of and in all and singular the above granted and described premises, with the above granted and from all former and other grants, titles, charges, estates, judgment
And said Dan Pilcher and hollie E. Pilcher and said Dan Pilcher and hollie E. Pilcher and said Dan Pilcher and hollie E. Pilcher are see presents that they are a right of an absolute and indefeasible estate of inheritance in fee sin autrenances; that the same are free, clear and discharged and unincues and assessments and incumbrances of whatsoever nature and king and assessments and incumbrances of whatsoever nature and king and assessments and incumbrances of whatsoever nature and king and assessments and incumbrances of whatsoever nature and king and assessments and incumbrances of whatsoever nature and king and assessments and incumbrances of whatsoever nature and king and assessments and incumbrances of whatsoever nature and king and assessments and incumbrances of whatsoever nature and king and a second a second and a second and a second and a second a second and a second a second a second a second and a second a sec	r and Ira D. Pilcher and Gladys M. Pilcher their ad agree to and with said part. Y of the second part. that at the delivery lawfully selzed in their apple, of and in all and singular the above granted and described premises, with timbered of and from all former and other grants, titles, charges, estates, judgment and, EXCEPT
And said Dan Pilcher and Lollie E. Pilcher are, executors or administrators, do	r and Ira D. Pilcher and Gladys M. Pilcher their ad agree to and with said part. Y of the second part. that at the delivery lawfully selzed in their apple, of and in all and singular the above granted and described premises, with timbered of and from all former and other grants, titles, charges, estates, judgment and, EXCEPT
And said Dan Pilcher and Lollie E. Pilcher rs, executors or administrators, do	r and Ira D. Pilcher and Gladys M. Pilcher their ad agree to and with said part. Y of the second part. that at the delivery lawfully selzed in their apple, of and in all and singular the above granted and described premises, with timbered of and from all former and other grants, titles, charges, estates, judgment and, EXCEPT
And said Dan Pilcher and Lollie E. Pilcher rs, executors or administrators, do	r and Ira D. Pilcher and Gladys M. Pilcher their ad agree to and with said part. Y of the second part. that at the delivery lawfully selzed in their.  Inple, of and in all and singular the above granted and described premises, with the above granted and from all former and other grants, titles, charges, estates, judgment and, EXCEPT
And said Dan Pilcher and Lollie E. Pilcher rs, executors or administrators, do	r and Ira D.Pilcher and Gladys M.Pilcher their and agree to and with said part
And said Dan Pilcher and Lollie E. Pilcher rs, executors or administrators, do	r and Ira D. Pilcher and Gladys M. Pilcher their and agree to and with said part Y of the second part. that at the delivery lawfully selzed in their apple, of and in all and singular the above granted and described premises, with timbered of and from all former and other grants, titles, charges, estates, judgment and except and one half interest in the note and nortgag.
And said Dan Pilcher and Mollie E. Pilcher rs, executors or administrators, do	c and Ira D. Pilcher and Gladys M. Pilcher their and agree to and with said part y of the second part. that at the delivery lawfully selzed in their apple, of and in all and singular the above granted and described premises, with the imbered of and from all former and other grants, titles, charges, estates, judgment and EXCEPT and one half interest in the note and aprigage the said part y of the second part, his heirs and assigns, again d all and every person or persons whomseever, lawfully claiming or to claim the action of the second part and self in the day and year first above written.
And said Dan Pilcher and Mollie E. Pilcher rs, executors or administrators, do	the said part. Y of the second part, his heirs and assigns, again dail and overy persons whomsoever, lawfully claiming or to claim it.  The said part. Y of the second part, his heirs and assigns, again dail and overy person or persons whomsoever, lawfully claiming or to claim it.  Den Pilcher
And said Dan Pilcher and Mollie E. Pilcher rs, executors or administrators, do	c and Ira D. Pilcher and Gladys N. Pilcher their and agree to and with said part Y. of the second part. that at the delivery lawfully seized in their apple, of and in all and singular the above granted and described premises, with the imbered of and from all former and other grants, titles, charges, estates, judgment and except  ded one half interest in the note and nortgaged the said part Y. of the second part, his heirs and assigns, again deall and every person or persons whomsoever, lawfully claiming or to claim the note and nortgaged the said part their hand. Set the day and year first above writted the part Pilcher Mollie E. Pilcher
And said Dan Pilcher and Mollie E. Pilcher rs, executors or administrators, do	c and Ira D.Pilcher and Gladys M.Pilcher their and agree to and with said part Y of the second part. that at the delivery lawfully selzed in their apple, of and in all and singular the above granted and described premises, with timbered of and from all former and other grants, titles, charges, estates, judgment and EXCEPT.  I ded one half interest in the note and nortgag.  The said part Y of the second part, his helrs and assigns, again all and every person or persons whomsoever, lawfully claiming or to claim to the part of their hand. It have an advertised above writted the part of their hand. It has an assign and the principle of the principle of the principle of the principle.  Mollie E.Pilcher
And said Dan Pilcher and hollie E. Pilcher rs, executors or administrators, do	the said part \( \frac{y}{2} \) of the second part, the ire and one half interest in the note and assigns, again d all and overy person or persons whomsoever, lawfully claiming or to claim to the ire and assigns, again d all and overy person or persons whomsoever, lawfully claiming or to claim to the pilcher    Value   Value
And said Dan Pilcher and hollie E. Pilcher rs, executors or administrators, do	the said part \( \frac{y}{2} \) of the second part, the said part \( \frac{y}{2} \) of the said part \( \frac{y}{2} \) of the second part, that at the delivery lawfully selzed in their mple, of and in all and singular the above granted and described premises, with the imbered of and from all former and other grants, titles, charges, estates, judgment and except the said one half interest in the note and nortgaged the said part \( \frac{y}{2} \) of the second part, the note and nortgaged all and every person or persons whomsoever, lawfully claiming or to claim the said part \( \frac{y}{2} \) of the second part, the day and year first above written the pan Pilcher    Mollie E.Pilcher   Stadys M.Pilcher   Ira D.Pilcher   Gladys M.Pilcher
And said Dan Pilcher and Mollie E. Pilcher rs, executors or administrators, do	the said part Y of the second part, his heirs and assigns, again dail and every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or persons whomsoever, lawfully claiming or to claim the band every person or person
And said Dan Pilcher and Mollie E. Pilcher rs, executors or administrators, do	the said part y of the second part his heirs and assigns, again dail and overy person or persons whomsoever, lawfully claiming or to claim the Dan Pilcher  Mollie E.Pilcher  Iva Se.  Iva S.  Ire D. Pilcher and Gladys M. Pilcher their and one person or person or part of the days M. Pilcher  Ire D. Pilcher and Gladys M. Pilcher
And said Dan Pilcher and Lollie E. Pilcher are secutors or administrators, do	the said part y of the second part, his heirs and assigns, again dall and overy person or persons whomsoever, lawfully claiming or to claim the Dan Pilcher  Mollie E.Pilcher  Mollie E.Pilcher  Ira D.Pilcher Gladys M.Pilcher  Jy, ss.  A Notary Public in and for said County and State on this heirs and acknowledged to me that the gent on the second part and Gladys M. Pilcher and foregoing instrument, and acknowledged to me that the second part and covery and purposes therein set forth.
And said Dan Pilcher and hollie E. Pilcher rs, executors or administrators, do	c and Ira D.Pilcher and Gladys E.Pilcher their and agree to and with said part. Y. of the second part. that at the delivery lawfully selzed in their apple, of and in all and singular the above granted and described premises, with timbered of and from all former and other grants, titles, charges, estates, judgment and, EXCEPT.  ded one half interest in the note and nortgaged the said part. Y. of the second part. his heirs and assigns, again all and every person or persons whomsoever, lawfully claiming or to claim the note and printed their hand. Since the day and year first above written ban Pilcher  Los D. Pilcher Gladys M. Pilcher  Ira D. Pilcher Gladys M. Pilcher  ty, ss.  and Ira D. Pilcher and Gladys H. Pilcher and foregoing instrument, and acknowledged to me that the second part. the spectate uses and purposes therein set forth.
And said Dan Pilcher and Lollie E. Pilcher its, executors or administrators, do	c and Ira D.Pilcher and Gladys E.Pilcher their and agree to and with said part. Y. of the second part. that at the delivery lawfully selzed in their apple, of and in all and singular the above granted and described premises, with timbered of and from all former and other grants, titles, charges, estates, judgment and, EXCEPT.  ded one half interest in the note and nortgaged the said part. Y. of the second part. his heirs and assigns, again all and every person or persons whomsoever, lawfully claiming or to claim the note and printed their hand. Since the day and year first above written ban Pilcher  Los D. Pilcher Gladys M. Pilcher  Ira D. Pilcher Gladys M. Pilcher  ty, ss.  and Ira D. Pilcher and Gladys H. Pilcher and foregoing instrument, and acknowledged to me that the second part. the spectate uses and purposes therein set forth.
And said Dan Pilcher and Lollie E. Pilcher irs, executors or administrators, do	The and Ira D.Pil.cher and Gladys E.Pilcher their and agree to and with said part y of the second part that at the delivery lawfully selzed in their.  Inplic, of and in all and singular the above granted and described premises, with the imbered of and from all former and other grants, titles, charges, estates, judgment and, EXCEPT  deed one half interest in the note and nortgaged and assigns, again all and overy person or persons whomsoever, lawfully claiming or to claim the note and nortgaged and land overy person or persons whomsoever, lawfully claiming or to claim the note and perturbaged and self-baged and year first above written and perturbaged and self-baged managed and self-baged managed and self-baged managed managed and self-baged managed managed and self-baged managed managed and self-baged managed manage
And said Dan Pilcher and Lollie E.Pilcher its, executors or administrators, do	the said part y of the second part. his helps and assigns, again d all and every person or persons whomseever, lawfully claiming or to claim the note and pricher hand. It is the day and year first above written ban Pilcher Gladys M.Pilcher  Ira D.Pilcher Gladys M.Pilcher  Ira D.Pilcher Gladys M.Pilcher  Iv, 88. 19th  Deared Ira D.Pilcher and Gladys F. Pilcher and foregoing instrument, and acknowledged to me that the secute the second coverities. (SEAL) T.A.Truety Notary Public in and Public in and price type the written.