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COMPARED
201747 GH GENERAL WARRANTY DEED RECORD NO: 400

The second secon

Chas. T. Abbott a single man and 3)	has. T. Abbott Trustee.
	homa, party of the first part, and
198. T.Abbott	어느는 이 그리고 있는데 아이들이 얼마를 하는데 그리는 이번 수 없다고 살아왔다.
	ve Hundred and Fifty & No/100 (\$550.00)
	보일 나는 문화를 들는 하는 사람들이 다른 하다를 살아가 하다가 된다. 그
he receipt whereof is hereby acknowledged, said part. 105 of the fi	DOLLARS, lirst part, do by these presents, grant, bargain, sell and convey unto said part
Lot Numbered Ten (10) Block Numbe	er Eleven (11(in East Lawn Addition
	the recorded plat thereof as filed
for record in the office of the (County Clerk in and for Tulsa County
Uklahoma.	
This lot is sold for residence p	purposes only and the minimum cost of such dwelli
	and no part of such dwelling shall be nearer
	It is agreed that this lot shall never be occupie
by or sold to a negro.	호취 등에 다고리다. 네트로 나를 다
INTERNAL F	REVENUE
	Cancellad
ise appertaining, forever. And said Chas.T.Abbott & Chas.T.Abbott efrs. executors or administrators, do hereby covenant, promise	and agree to and with said part of the second part that at the delivery of
And said Chas.T.Abbott & Chas.T.Abbott defense executors or administrators, do hereby covenant, promise that they are that they are will right of an absolute and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and incumbrances. They will warrant and forever defend the same untaid part. Y., of the first part, their heirs and assigns, a ame.	Trustee their
And said Chas. T. Abbott & Chas. T. Abbott defers, executors or administrators, do hereby covenant, promise that they are that they are with right of an absolute and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and incident incid	and agree to and with said part. \(\frac{\mathcal{Y}}{\text{of the second part.}} \) that at the delivery of lawfully seized in \(\frac{\text{their}}{\text{cumbered}} \) theirs, of and in all and singular the above granted and described premises, with the cumbered of and from all former and other grants, titles, charges, estates, judgments, kind, EXCEPT to the said part. \(\frac{\text{y}}{\text{of the second part,}} \) his \(\frac{\text{heirs and assigns, against and all and every person or persons whomsoever, lawfully claiming or to claim the has \(\frac{\text{Vercunto set}}{\text{their}} \) hand. \(\frac{\text{S}}{\text{the day and year first above written.}} \) Chas. \(\frac{\text{T. Abbott}}{\text{the bott}} \)
And said Chas.T.Abbott & Chas.T.Abbott defers, executors or administrators, do hereby covenant, promise these presents that they are will for an absolute and indefeasible estate of inheritance in fee supportenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indicated and that they will warrant and forever defend the same unimaid part. Y., of the first part, their heirs and assigns, a same. IN WITNESS WHEREOF, The said parties of the first part.	and agree to and with said part. V. of the second part
And said Chas. T. Abbott & Chas. T. Abbott defers, executors or administrators, do hereby covenant, promise these presents that they are will estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indicate the same unimated part. Y., of the first part, their heirs and assigns, a ame. IN WITNESS WHEREOF, The said parties of the first part I	and agree to and with said part. V. of the second part
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And said Chas.T.Abbott & Chas.T.Abbott defens, executors or administrators, do hereby covenant, promise these presents that they are many right of an absolute and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances.	and agree to and with said part. V. of the second part
And said Chas.T.Abbott & Chas.T.Abbott teles, executors or administrators, do	and agree to and with said part. X. of the second part
And said Chas. T. Abbott & Chas. T. Abbott defers, executors or administrators, do hereby covenant, promise these presents that they are will warrant and forever defend the same unit and part. Y., of the first part, their heir and assigns, a same. TATE OF OKLAHOMA, Tulsa Country of the first part o	and agree to and with said part. X. of the second part
And said Chas.T.Abbott & Chas.T.Abbott defers, executors or administrators, do hereby covenant, promise these presents that they are that they are more right of an absolute and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimpaces and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimpaces and assessments and incumbrances of whatsoever nature and indefeasible estate of inheritance in fee suppurtenances; that the same and incumbrances of whatsoever nature and indefeasible part. The ir heirs and assigns, a same. IN WITNESS WHEREOF, The said parties of the first part in the same as their free and voluntary act and deed for witness my hand and the official seal the day and year last about the commission expires. Dec. 11 1923	and agree to and with said part. Y. of the second part
And said Chas.T.Abbott & Chas.T.Abbott defenses and selections or administrators, do hereby covenant, promise these presents that they are were right of an absolute and indefeasible estate of inheritance in fee suppurtenances; that the same are free, clear and discharged and unimaxes and assessments and incumbrances of whatsoever nature and independent of the first part, their heirs and assigns, a ame. IN WITNESS WHEREOF, The said parties of the first part I here were the first part I have a suppure the suppure the first part I have a	and agree to and with said part. Y. of the second part. that at the delivery of lawfully seized in their simple, of and in all and singular the above granted and described premises, with the seumbered of and from all former and other grants, titles, charges, estates, judgments, kind, EXCEPT to the said part. Y of the second part, his heirs and assigns, against and all and every person or persons whomsoever, lawfully claiming or to claim the the Yercunto set their hand. Sthe day and year first above written. Chas. T. Abbott Chas. T. Abbott Trustee. The ir hand State on this 7th ppeared Chas. T. Abbott Trustee and Chas. T. Abbott Trustee and foregoing instrument, and acknowledged to me that they executed the uses and purposes therein set forth. (SEAL) Forrest C. Welch Notary Public.
And said Chas.T. Abbott & Chas.T. Abbott heirs, executors or administrators, do hereby covenant, promise hese presents that they are will warrant and forever defend the same unitade part. Y., of the first part, their heirs and assessments and incumbrances of whatsoever nature and is aid part. Y., of the first part, their heirs and assigns, a ame. IN WITNESS WHEREOF, The said parties of the first part I before me, Forrest C. Welch Chas.T. Abbott a single man Chas.T. Abbott a single man one known to be the identical person. S. who executed the within the same as. their free and voluntary act and deed for Witness my hand and the official seal the day and year last about commission expires.	and agree to and with said part. Y. of the second part