WARRANTY DEED RECORD No. 414

207891 GH

COMPARED

C.R. Craboug	County, in the State of Oklahoma, party of the first part, andparty of the second part,
	Mary transfer of the market with the second wi
	ation of the sum of Four Hundred fifty and no/100
	\$450.00)
receipt whereof is hereby acknowledged the second part	owledged, said part
-wit:	불사 회원들이 모든 이번 이번 경험 경험을 보는 사람들이 살아 있다.
	ot Number Nine (9) in Block "A" in Farm Colony Sub Division
10	ocated in the Northeast Quaeter of Section Six Twp 19 N.
	INTERNAL REVENUE
	Cancelled
	경기 등에 되고 있는 이 가장 경기에 가장 있다. 그 그 사람들이 되는 것이 되는 것 같아. 그런 것이 되는 것이 되는 것이다. 그렇게 하는 것 같아 있는 것이 하는 것이 되었다. 그런 그런 그런 그런 그런 그런 그런 그런 그런 것이 되었다. 그런
	는 마시 그는 사람들은 발생하는 것이 되었다. 그러지 않는 그리고 있는 사람들은 사람들이 되었다. 그들은 사람들이 되었다. 그는 사람들이 되었다. - 1982년 - 1982
	그 호텔의 이 됐다. 그는 옷들이 되는데 반에 내려왔다고 되었다고 있는데 모양되다.
	실내 등에 그렇다 보는 하셨다면 하는 사람들이 되었다.
To Have And To Hold The Sat ppertaining, foreser H. Ray And said	me, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise
Productions, torognes H. Res	yburn his
and an analysis of the latest and a latest and a	do bereby government promise and agree to and with said part of the second part that at the delivery of these
eler, executors or administrators,	dohereby covenant, promise and agree to and with said part
eirs, executors or administrators, resents	dohereby covenant, promise and agree to and with said part
eirs, executors or administrators, resents	dohereby covenant, promise and agree to and with said part
ers, executors or administrators, ceents	do
eirs, executors or administrators, resents	do
ers, executors or administrators, executes	do
esents	do
esents	do
irs, executors or administrators, esents	do
esents	do
irs, executors or administrators, esents	do
elers, executors or administrators, ceents	do
eirs, executors or administrators, resents	do
ceents	do
irs, accutors or administrators, esents	do
eirs, executors or administrators, resents	do
eirs, executors or administrators, resents	do
eirs, executors or administrators, resents	do
eirs, executors or administrators, resents	do
eirs, executors or administrators, resents	do
eirs, executors or administrators, resents. That I wan right of an absolute and indep purtenances; that the same are uses and assessments and incumulations of the surple	do
ceents	do
ins, executors or administrators, essents	do hereby covenant, promise and agree to and with said part. — of the second part that at the delivery of these 18 members of and in all and singular the above granted and described premises, with the free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment obrances of whatsoever nature and kind, EXCEPT. Subject to the reservation of title in first party , to all oil and serals contained an and under said premises, together with the right to emove the same with full right of ingress and egress and the use of face of said premises as shall be necessary thereof. All of which shall retained by first party, his heirs and assigns, in any deed required to party under this contract. Ill warrant and forever defend the same unto the said part. Y of the second part. In any deed required to party under this contract. Ill warrant and forever defend the same unto the said part. Y of the second part. In any deed required to party under this contract. Ill warrant and forever defend the same unto the said part. Y of the second part. In any deed required to party under this contract. Ill warrant and forever defend the same unto the said part. Y of the second part. In any deed required to party under this contract. Ross H. Rayburn Tulsa County, ss. Phrey and Notary Public, in and for said County and State on this 25. In 2. 2 personally appeared. And here and voluntary act and deed for the uses and purposes therein set forth.