COMPARED WARRANTY DEED RECORD No. 414 209848 - BH

	그는 하는데 많은 사람들은 전에 들어가는 얼마나 나는 그는 말이 되었다. 그 아이들은 아이들은 아이들은 아이들의 그는 사람들은 아이들은 아이들은 아이들은 아이들은 아이들은 아이들은 아이들은 아이
the first of the second	party of the second part.
	ideration of the sum oflove_and_affection
e receipt whereof is hereby	DOLLARS, teknowledged, said part Jof the first part do S.S. by these presents grant, bargain, sell and convey unto said part.
the second part,wit:	herheirs and assigns, all of the following described real estate, situated in the County of Tulsa, State of Oklahoma,
	Lot eight (8) block nine (9) Lindsey second addition to the city of Tulea, Tulea County, Oklahoma.
	INTERNAL REVENUE Cancel
	-Canoon a
	마이 마시 아니라 사용하는 사용하는 사용하는 사용하는 것이 되었다. 그는 사용하는 사용하는 사용하는 것이 되었다. 이 아니라
To Have And To Hold Th	e Same, Togother with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise
ppertaining, forever. And said	aiah S. Crossley
eirs, executors or administra	ors, do A.S. hereby covenant, promise and agree to and with said partyof the second part that at the delivery of these
eirs, executors or administra resents	ors, do 88. hereby covenant, promise and agree to and with said party
ad thathe he hainst said part said part yof t	ors, do get here by covenant, promise and agree to and with said parg
elis, executors or administra resents	ors, do SE. hereby covenant, promise and agree to and with said party
eirs, executors or administra resents	ors, do SE. hereby covenant, promise and agree to and with said party
and that he	ors, do 8
d that he ainst said part. y of t claim the same. In Witness Whoreof, The	ors, do seems part that at the delivery of these that he lawfully seized in
and that he rainst said part. y of the claim the same. In Witness Whoreof, The claim the Same.	ors, do le breby covenant, promise and agree to and with said part of the second part that at the delivery of these table. Indeteasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment neumbrances of whatsoever nature and kind, EXCEPT. will warrant and forever defend the same unto the said part. yof the second part. helrs and assigns no first part. helrs and assigns, and all and every person or persons whomseever, lawfully claiming or said part. yof the first part has hereunto set. his hand, the day and year first above written Isaiah S. Crosslep. Tulsa
ad that he gainst said part. y of the claim the same. In Witness Whereof, The Before me, Ida L	ors, do seems part that at the delivery of these that he lawfully seized in
ad that he gainst said part. J. of the claim the same. In Witness Whoreof, The traffic of OKLAHOMA, Before me, Ida Lay of	ors, do 88 hereby covenant, promise and agree to and with said party of the second part that at the delivery of these that he — lawfully solzed in his hereunto set his hand the day and year first above written Isaiah S. Crossiey County, sa. a Notary Public, in and for said County and State on this 27th
nd that he gainst said part. y of to claim the same. In Witness Whoreof, The TATE OF OKLAHOMA. Before me, Ida Lay of the same	ors, do 88 hereby covenant, promise and agree to and with said part of the second part that at the delivery of these that he — lawfully solved in