COMPARELL WARRANTY DEED RECORD No. 414

209863 GH

Tulsa Paul A.Bryan		8. W. 18.	
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1 / 2 A A B LE TÉ A BEEL		party of	
		ne dollar and exchange of properties	
int whereof is hereby acknow	ledged said partof i	the first part doby these presents grant, bargain, sell and convey un ill of the following described real estate, situated in the County of Tulsa, S	to serie bur
second part	andirs and assigns, a	il of the following deactions real estate, stranga in the South, of Land,	
Tot Mour	(A) in Block of	Three (3) in Hackathorn Addition	8
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		misa, orignoma as shown by the	
recorded	plat thereof.		
		INTERNAL REVENUE	
		Gancelle	
		\$ Antique Anti	
Have And To Hold The Sam	s, Together with all and si	ingular the tenements, hereditaments and appurtenances, thereto belongi	ng or in anywise
	and the second of the second o		a delivery of these
tnat the	ev are	lawfully seized in Thair	
right of an absolute and indefer rtenances; that the same are fi	asible estate of inheritance, clear and discharged a	————————————————————————————————————	premises, with the
that they will ast said part. Y	warrant and forever deft their their	end the same unto the said part y of the second part hisheirs and assigns, and all and every person or persons whomsoever, la	premises, with the estates, judgment
the the y will st said part. Yof the first and indefer the same are five and assessments and incumb	warrant and forever deft their their	lawfully seized in	premises, with the estates, judgment
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the y will said part. June the y will said part. June of the first	warrant and forever deft their their	The same into the said part. Y of the second part. His meirs and assigns, and all and every person or persons whomsoever, lart ha. Ve hereunto set. their hand S the day and year E.G. Greves.	premises, with the estates, judgment
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the y will straight of an absolute and indefe tenances; that the same are frand assessments and incumb and assessments and incumb straight and assessments and incumb and incumb and incumb assessments and incumb and inc	warrant and forever defined the part 168 of the first part 1922, personal	The same in the same unto the said part. Y of the second part the same unto the said part. Y of the second part the same unto the said part. Y of the second part the same unto the said part. Y of the second part the same unto the said part. Y of the second part the same unto the said part. Y of the second part the same unto the said part the same unto the said part. Y of the second part the same unto the said part the second part the same unto the said part. The second part the same unto the said part the second part the same unto the said unto the second part the second part the same unto the said part. The second part the second part the same unto the said unto the said part the second part the second part the second part the second part the same unto the said the same unto the said unto	heirs and assigns wfully claiming or first above written
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they will said part. Y	warrant and forever deferences of whatsoever nate that their	The simple, of and in all and singular the above granted and described and unincumbered of and from all former and other grants, titles, charges, ture and kind, FEXEFIX Tend the same unto the said part. Y of the second part. his heirs and assigns, and all and every person or persons whomsoever, later that we hereunto set their hand S the day and year E-G. Graves Hazel E. Graves County, ss. A Notary Public, in and for said County and State on this and Hazel E. Graves his wife, within and foregoing instrument, and acknowledged to me that act and deed for the uses and purposes therein set forth.	heirs and assigns wfully claiming or first above written