COMPARED QUIT CLAIM DEED RECORD No. 423

227539 C.H.J.	
FROM	STATE OF OKLAHOMA, Tulsa County,
	This instrument was filed for record on the 14 day of April A. D. 192 ³ at 9:00
	o'clock A. M., and duly recorded in Book 23 on Page
ТО	O. G. Venyer. County Clerk.
	(Seal) Brady Brown.
<u> </u>	Deputy County Clerk.
- Ra	
THIS INDENTURE, Made this 31st day of De. We. Crouch	March A.D. 19 23 between
fTulsaCounty, State ofOL	lahoma, of the first part, and
	of the second par
WITNESSETH, That said part Y. of the first part, in consideration of th	he sum of
One Dollar (\$1.00) and other	r valuable consideration DOLLAR
	d, do OS hereby quit-claim, grant bargain, sell and convey unto the said part.
of the second part, and toRETheirs and assigns to nterest and estate, both at law and in equity, of, in and to the following descri	orever, allright, title ibed real estate in the County ofTillEa
and State of Oklahoma, to wit:	
The South Thirty-seven	and One Half feet (S.37-1/2 ft.)
Addition to the city of	ree (3) in Highland's First Tulsa, Oklahoma, according to
the recorded plat there	
•	
	•
	•
	unto belonging. To have and to hold the above granted premises unto the said part. Y
Together with all and singular the hereditaments and appurtenances there usef the second part her heirs and assigns forever.	anto belonging. To have and to hold the above granted premises unto the said parents.
of the second part her heirs and assigns forever.	
of the second parther and assigns forever. IN WITNESS WHEREOF, The said partV of the first part ha	
of the second parther and assigns forever. IN WITNESS WHEREOF, The said party of the first part ha written.	Shereunto scthishandthe day and year first abo
of the second parther and assigns forever. IN WITNESS WHEREOF, The said partV of the first part ha	
of the second parther and assigns forever. IN WITNESS WHEREOF, The said party of the first part ha written.	S hereunto set his hand the day and year first abo
of the second parther and assigns forever. IN WITNESS WHEREOF, The said party of the first part ha written.	S hereunto set his hand the day and year first abo
of the second parther and assigns forever. IN WITNESS WHEREOF, The said party of the first part ha written.	S hereunto set his hand the day and year first abo
of the second parther and assigns forever. IN WITNESS WHEREOF, The said party of the first part ha written.	S hereunto set his hand the day and year first abo
of the second partherheirs and assigns forever. IN WITNESS WHEREOF, The said part	S hereunto set his hand the day and year first abo
of the second part	S hereunto set his hand the day and year first abo
of the second part	S hereunto set his hand the day and year first abo D. W. Grouch COUNTY, ss. ate on this 21st day of March 192
of the second part	S hereunto set his hand the day and year first abo D. W. Grouch COUNTY, ss. ate on this Elst day of March 192 personally known to me to be the identical person where the identical
of the second part	Shereunto set his hand the day and year first about the day and year first
of the second part	S hereunto set his hand the day and year first abo D. W. Grouch COUNTY, ss. ate on this 21st day of March 192 personally known to me to be the identical person whicknowledged to me that he executed the same
of the second part	Shereunto set his hand the day and year first about the day and year above written .