COMPARED #225256 NS

WARRANTY DEED RECORD NO. 454

James W. Norris and Orfilla W. Norris, hi	
Tulsa, County, in the State of Oklahoma, p	arty of the first part and
L.B.Lamar,	
	sand Five Hundred and no/100
(\$2500.00)	
he receipt whereof is hereby acknowledged, said partered the first part do f the second part	
An undivided one-half (\frac{1}{2}) into One (1) in Block Number Twent; Addition to the City of Tulsa according to the recorded plate	terest in and to Lot Number y (20) in Lynch and Forsythe Tules County Oklahoma
according to the recorded plat	t thereof.
	EVICENAL DESIGNATION
그 근로 시장인 교육이 모모를 하여 가능이다.	S 250 PEVENUE
되어 마음 살아 살아왔다. 그들이 말하는데 없이	Pollegue Commence and a second
	왕말, 이번 맛이 맛있었다면 하는데 이렇게 하는
	ments, hereditaments and appurtenances thereto belonging or in anywine measurements, their
eirs, executors or administrators, do hereby covenant, promise and agree	to and with said part. V of the second part that at the delivery of the
resents that they are lawfully seize	their their
wn right of the absolute and industrible care of the purity of the absolute and the same are free, clear and discharged and unincumbere axes and assessments and incumbrances of whatsoever nature and kind, I	ed of and from all former and other grants, titles, charges, estates, Judgmen
nd that they will warrant and forever defend the same unto the	e said part. Yof the second part. his heirs and assigned a part who were person or persons who made you have the said part.
guinst said part	assigns, and all and every person or persons whomseever, lawfully claiming
guinst said part	into set their hand. S. the day and year first above writte
guinst said part	assigns, and all and every person or persons whomsoever, lawfully claims anto set their hand. S. the day and year first above writte James W. Norris
gainst said part. Y of the first part, their heirs and r to claim the same.	assigns, and all and every person or persons whomsoever, lawfully claims anto set their hand. So the day and year first above write James W. Norris
gainst said partY of the first part	assigns, and all and every person or persons whomsoever, lawfully claims anto set their hand. So the day and year first above write James W. Norris
rainst said part. Y of the first part, their heirs and r to claim the same. In Witness Whereof, The said part S of the first part ha V.S. hereu	assigns, and all and every person or persons whomsoever, lawfully claims anto set their hand. S. the day and year first above writte James W. Norris
rainst said part_Y of the first part,heirs and reclaim the same. In Witness Whereof, The said part 98of the first part ha V.9hereu TATE OF OKLAHOMA,	assigns, and all and every person or persons whomsoever, lawfully claims anto set their hand. Since day and year first above writte James W. Norris Mrs. Orvilla W. Norris,
rainst said part_Y_ of the first part, their heirs and to claim the same. In Witness Whereof, The said part 0.0 of the first part ha Y.C., hereof the first part ha Y.C.,	assigns, and all and every person or persons whomsoever, lawfully claims into set their hand S the day and year first above writte James W. Norris Mrs. Orvilla W. Norris, Notary Public, in and for said County and State on this.
rainst said part_Y of the first part, their heirs and to claim the same. In Witness Whereof, The said part 0.5 of the first part ha Y.Q., hereu TATE OF OKLAHOMA, Tulsa, County, ss. Before me, the undersigned, ny of May 192. 2, personally appeared.	assigns, and all and every person or persons whomsoever, lawfully claims into set their hand. So the day and year first above write James W. Norris Mrs. Orvilla W. Norris, Notary Public, in and for said County and State on this. James W. Norris and Orvilla
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