#235801 NS COMPAREWARRANTY DEED RECORD No. 460.

George H. Coe.,	of the second par DOLLAR nd convey unto sa y of Tulsa, State
George H. Goe, party Witnesseth: That in consideration of the sum of Seventeen Hundred (\$1700.) and no/100 he receipt whereof is hereby acknowledged, said pardos of the first part do	of the second par DOLLAR nd convey unto sa y of Tulsa, State ed
Witnesseth: That in consideration of the sum of	DOLLAR nd convey unto sa y of Tulsa, State ed
he receipt whereof is hereby acknowledged, said pard 08of the first part do	— DOLLAR nd convey unto sa y of Tulsa, State ed nging or in anywis
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belongerationing, forever. And asid. W. E'Rogers and Mary S. Rogers, his wife, their sirs, executors or administrators, do	nd convey unto sa y of Tulsa, State cd nging or in anywis
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belowers and with all and singular the tenements, hereditaments and appurtenances thereto belowers and with all and singular the tenements, hereditaments and appurtenances thereto belowers and said. W. E. Rogers and Mary S. Rogers, his wife, their class, executors or administrators, do hereby covenant, promise and agree to and with said part 165. of the second part that they are lawfully seized in their that they are lawfully seized in the information of the second part that the same are free, clear and discharged and unincumbered of and from all former and other graitates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT:	ed nging or in anywis it at the delivery o
Oklahoma, according to the recorded plat thereof. INTERNAL REVENUE S. 2	ed nging or in anywis it at the delivery o
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto below operatining, forever. And said. W. Earogers and Mary S. Rogers, his wife, their eirs, executors or administrators, do	ed nging or in anywis it at the delivery o
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belongertaining, forever. And said. W. E-Rogers and Mary S. Rogers, his wife, their cirs, executors or administrators, do	ed nging or in anywis it at the delivery o
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belowers that they are lawfully seized in their their that they are lawfully seized in the second and indefensible estate of inheritance in fee simple, of and in all and singular the above granted and ith the appurtenances; that the same are free, clear and discharged and uncombered of and from all former and other grantates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT:	ed nging or in anywis it at the delivery o
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belon poertaining, forever. And said	nging or in anywis
And said	t at the delivery o
And said	t at the delivery o
irs, executors or administrators, do Thereby covenant, promise and agree to and with said part 1.68 of the second part that eso presents	t at the delivery o
eso presents. that they are lawfully seized in their their the above granted and in all and singular the above granted and run right of an absolute and indefensible estate of inheritance in fee simple, of and in all and singular the above granted and the the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grantates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT:	
Special assessments hereafter becoming due.	described premise nts, titles, charge
d thattheywill warrant and forever defend the same unto the said partyof the second part	
to claim the same. In Witness Whereof, The said part. 198f the first part ha. Vereunto set. their hand. S. the day and year f	
W.H.Rogers,	 A. G. Mariner, Phys. Lett. B 50, 120 (1997).
Mary S. Rogers,	er e
ATE OF OKLAHOMA, Tulsa, County, ss.	
Before me, Edward E. Barrett, , a Notary Public, in and for said County and State, on the	
Before me, a Notary Public, in and for said County and State, on the	26th
of May 19 23 personally appeared W.H. Rogers, and Mary S. Roge	nis
y of May , 19 23 personally appeared W.H. Rogers, and Mary S. Rogers his wife, Max me known to be the identical person 8 who executed the within and foregoing instrument, and acknowledged to me that	nis Эгв,
of May 19 23 personally appeared W.H. Rogers, and Mary S. Roge his wife, 23 personally appeared was not been supported by the Rogers and Mary S. R	nis Эгв,