#236987 NS

WARRANTY DEED RECORD No. 460.

	th day of July , A, D. 10. 23, between
	d Mollie E. Piloher, his wife,
f Tulsa, C	ounty, in the State of Oklahoma, party of the first part, and
Witnesseth: That in consideration o	party of the second part. f the sum of One and no/100 Dollars and other good and
ne receipt whereof is hereby acknowledg	1008.,
Lot to T ther	Eleven (11), Blook Five (5), Pilcher Summit Addition biss, Okla., according to the recorded plat and survey eof.
be u erec line	s hereby understood and agreed that this property shall sed for residence purposes only; and that same shall be ted and remain at least thirty feet from the front property; and that said improvements shall have a value of at least thousand dollars.
	INTERNAL REVENUE S
To Have and To Hold the Same, Togo pertaining, forever.	ether with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise
	and Mollie E. Pilcher, for themselves and their hereby covenant, promise and agree to and with said part. Y
ese presents. that they are right of an absolute and indefcasible tith the appurtenances; that the same are tates, judgments, taxes and assessments	estate of inheritance in fee simple, of and in all and singular the above granted and described premises, e free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, and incumbrances of whatsoever nature and kind, EXCEPT:
[] 문화학교 하는 하는 이 시간 [4]	그렇게 하는 그 그릇은 본 계계 에 그림으로 그는 그는 그가 있습니다. 그리는 그를 보고 있는 것은 하는 그 제공을 받았다. 그는
	No exceptions.
d that.theywill warrant and ninst said part	forever defend the same unto the said part
i that they will warrant and ainst said part. Y of the first part, to claim the same.	forever defend the same unto the said part
d that.theywill warrant and ninst said part	forever defend the same unto the said partYof the second part
d that theywill warrant and ninst said partVof the first part, to claim the same.	forever defend the same unto the said part
d that theywill warrant and ainst said part	forever defend the same unto the said part
d that they will warrant and ainst said part. Y of the first part, to claim the same. In Witness Whereof, The said part 1.6	forever defend the same unto the said part
d that they will warrant and ainst said part. Y of the first part, to claim the same. In Witness Whereof, The said part 15 ATE OF OKLAHOMA, Tuls Before me, Chas. A. Myer	forever defend the same unto the said part
d that they will warrant and ainst said part. Y of the first part, to claim the same. In Witness Whereof, The said part 1.5 ATE OF OKLAHOMA, Tuls Before me, Chas. A. Myen y of July.	forever defend the same unto the said part. Yof the second part
at that they will warrant and ainst said part. Y. of the first part, to claim the same. In Witness Whereof, The said part 1.5 ATE OF OKLAHOMA, Tuls Before me, Chas. A. Myer of July me known to be the identical person	forever defend the same unto the said partyof the second part
at that they will warrant and ainst said part. Y. of the first part, to claim the same. In Witness Whereof, The said part 1.5 ATE OF OKLAHOMA, Tuls Before me, Chas. A. Myer of July me known to be the identical person	forever defend the same unto the said partyof the second part
ad that they will warrant and gainst said part. Y of the first part, to claim the same. In Witness Whereof, The said part 1.5 TATE OF OKLAHOMA, Tulsa County, so will warrant and part 1.5 Tate of oklahoma, Tulsa County, so will be same as their. Witness my hand and official seal the converse of the same as their. ATE OF OKLAHOMA, Tulsa County, so will be same as their said part 1.5.	forever defend the same unto the said part
ad that they will warrant and minst said part. Y of the first part, to claim the same. In Witness Whereof, The said part 15 ATE OF OKLAHOMA, Tulsa County, s Commission expires. Feb. 14,	forever defend the same unto the said part