	ť	1		λ		D	۵	3	¥.	E,	T	8	15	j.
ł	- 2		ψP	-	***	P, )	•	ų6	9.	-	4	5	٠.	a.
	۰.		ч.		٩.			۰.		e.		20	1	0
			de.	10	÷.		-		à		1			έ,
1			4	2	Ш	5	7	7	1	Ŀ.	- N	ŢĊ	Ľ.,	47
		с.	n		74	4	1	*	C.	Γ.				3
											÷.,	÷.,	u - 1	10.5

452

ALC: NO

格心

State State

ためたいでいたというなのないであったい

WARRANTY DEED	
KNOW ALL MEN BY THESE PRESENTS, That Allie A.Skidmore and Otie T.Skidmore,	
her husband,	
of Tul sa, County, State of Oklahoma,, part_les	
of the first part in consideration of the sum of Two Thousand _00/100	이 이 문제가 많다. 좋다는 것 같은
DOLT	
in hand paid, the receipt of which is hereby acknowledged, do	
First National Bank of Collinsville, Okla.of Tulsa,	
County, State of Oklahaman partyof the second part, the following described real property and premises, situate in J County, State of Oklahoma, to wit:	Culsa
County, saite of Okranoma, to write and the same state of the same	•
The east half of the east half of the North West quarter of the North east quarter and the west half of the west half of the north east quarter of the north east quarter of Section eight (S) Township Twenty Two (22) Ranger Fourteen (14) East, containing twenty acres more or less.	
INTERNAL REVENUE	
Cancelled	
together with all the improvements thereon and appurtenances thereunto belonging and warrant the title to the same. To have and to hold said described premises unto the said part	heirs
To have and to hold said described premises unto the said partyof the second part	heirs ther
To have and to hold said described premises unto the said partyof the second partlts	heirs ther
To have and to hold said described premises unto the said partyof the second part	heirs other
To have and to hold said described premises unto the said partof the second partlts	heirs ther 
To have and to hold said described premises unto the said partyof the second part	heirs ther 
To have and to hold said described premises unto the said part_yof the second partits	heirs ther 
To have and to hold said described premises unto the said partyof the second partltg	heirs jther  AL) AL)
To have and to hold said described premises unto the said partyof the second partits	heirs other  AL) AL) tate,
To have and to hold said described premises unto the said partYof the second part	heirs pther 
To have and to hold said described premises unto the said part_y_of the second partits	heirs pther  AL) AL) tate, 
To have and to hold said described premises unto the said part_y_of the second partits	heirs pther  AL) AL) tate,  me
To have and to hold said described premises unto the said part_yof the second partits	heirs pther  AL) AL) tate,  me
To have and to hold said described premises unto the said partyof the second partitsind_assigns forever; free, clear and discharged of from all former grants, charges, taxes, judgments, mortgages and complete and encumbrances of whatsoever nature. 	heirs pther  AL) AL) tate,  me loses
To have and to hold said described premises unto the said part_yof the second part	heirs pther  AL) AL) tate,  me loses
To have and to hold said described premises unto the said part_yof the second part	heirs pther 
To have and to hold said described premises unto the said part_y_of the second partitg	heirs other AL) AL) AL) tate,  me oses
To have and to hold said described premises unto the said partyof the second partits	heirs other AL) AL) AL) tate,  me oses
To have and to hold said described premises unto the said part_y_of the second partitg	heirs other

0 G