#241176 NS

WARRANTY DEED RECORD No. 466

Witnesseth: That in consideration of the sum of Six Hundre	party of the first part, andparty of the second pa
B. Bagby, Witnesseth: That in consideration of the sum ofSix Hundre te receipt whereof is hereby acknowledged, said part 188 of the first part do	party of the second pa
Witnesseth: That in consideration of the sum of Six Hundre	
ie receipt whereof is hereby acknowledged, said part. LES of the first part do	
e receipt whereof is hereby acknowledged, said part.188 of the first part do	
현실하는 경기 대한 12 시간 등 경기 기계 경기 기계 경기 기계	
Lot Nine (9) Block One (1 Addition to the gity of T State of Oklahoma, accord thereof.) in the North side ulsa, County of Tulsa, ling to the Recorded Plat
	100
To Have And To Hold The Same, Together with all and singular the tempertaining, forever.	하고 하는 전도에 하는 모든 이 그를 하얗다 살을 받다.
And said C.D. Brown and Alize Brown, his was a series of inheritance in fee simple, of an absolute and indefeasible estate of inheritance in fee simple, of an purtenances; that the same are free, clear and discharged and unincumbered of xes and assessments and incumbrances of whatsoever nature and kind, EXCEPT.	to and with said part
NONE.	
되는데 다른 교육을 보고 있는데 그들은 보이다 살폈다.	가 마시다 보고 말라다 됐는데 함께 보고 있는데요. 나왔다.데 말을 하는데 하네. 그런 나를 하고 말했다.
d thattheywill warrant and forever defend the same unto the sa ainst said partY_of the first part,theirheirs and assigns, and same. In Witness Whereof, The said part les of the first part haY& hereunt	I all and every person or perosus whomsoever, lawfully claiming or to claim of set_their_hand_Sthe day and year first above writter_ Q_*D_* _Rrown_
ainst said partYof the first part,theirheirs and assigns, and	l all and every person or perosns whomsoever, lawfully claiming or to clair osettheir hand. Sthe day and year first above writter
ainst said part. Y. of the first part, their. heirs and assigns, and a same. In Witness Whereof, The said part les of the first part have hereunted by the first part have been described by the first part have been describ	I all and every person or perosus whomsoever, lawfully claiming or to claim of set_their_hand_Sthe day and year first above writter_ Q_*D_* _Rrown_
ainst said part. Y. of the first part, their heirs and assigns, and a same. In Witness Whereof, The said part ies of the first part ha Ye hereunt. ATE OF OKLAHOMA, Tulse.	al all and every person or perosns whomsoever, lawfully claiming or to claim of set. their hand. Sthe day and year first above writter G.D. Brown Alize Brown,
ATE OF OKLAHOMA, Tulse. Theoreme, Thos. R. Gentry	al all and every person or perosns whomsoever, lawfully claiming or to claim of set. their hand. Sthe day and year first above writter G.D. Brown, Alize Brown, a Notary Public, in and for said County and State on this.
ATE OF OKLAHOMA, Tulse. Theoreme, Thos. R. Gentry	a lall and every person or persons whomsoever, lawfully claiming or to claim of set. their hand. Sthe day and year first above written C.D. Brown Alize Brown, a Notary Public, in and for said County and State on this 20 C.D. Brown and Alize Brown, his wife
ATE OF OKLAHOMA, Tulse, County, ss. Before me, July Tuly These, Those R. Gentry These, Those R. Gentry These, These Those R. Gentry Those R. Gentry	all and every person or persons whomsoever, lawfully claiming or to claim of set. their hand Sthe day and year first above writter \$ \text{Q*D**} \text{Brown}\$. Alize Brown, Alize Brown, a Notary Public, in and for said County and State on this \$ \text{20}\$. C**D** Brown and Alize Brown, his wife. **Notation** **Notation** **Notation** Instrument, and acknowledged to me that they
ATE OF OKLAHOMA, Tulse, County, ss. Before me, Thos. R. Gentry July July Me known to be the identical person. S. who executed the within and foregoing	all and every person or persons whomsoever, lawfully claiming or to claim of set. their hand Sthe day and year first above writter C.D. Brown Alize Brown, a Notary Public, in and for said County and State on this 20 C.D. Brown and Alize Brown, his wife Notice instrument, and acknowledged to me that they sees and purposes therein set forth.