WARRANTY DEED RECORD No. 466

of the second control of

Huron County, in the State of EMMANA, party of the first part, and W. H. Kifer, Witnesseth: That in consideration of the sum of Five Hundred Fifty, (\$550.00) - Preceipt whereof is hereby acknowledged, said partes. of the first part do by these presents grant, bargain, sell the second part, his heirs and assigns, all of the following described real estate, situated in the County of Place Addition to Tulsa, Oklahoma; according to the record thereof, as filed for record in the office of the County within and for Tulsa, County Oklahoma. This lot is sold for residence purpose only and the miminum cost shall be twenty-five hundred (\$2500.00) dollars when completed a dwelling shall be nearer the front lot line than Twenty-five (2) agreed that this lot shall never be sold to or occupied by a negative state of the county within and for the shall never be sold to or occupied by a negative state of the county for the same, Together with all and singular the tenements, hereditaments and appurtenance.	party of the second pa- DOLLAR sell and convey unto said party. of Tulsa, State of Oklahoma, to-w of Ohio. orded plat y Clerk st of such dwelling and no part of such (20) feet, it is
W. H. Kifer, Witnesseth: That in consideration of the sum of	of Ohio. orded plat y Clerk st of such dwelling and no part of such (20) feet, it is egro.
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Lot numbered Nineteen (19), in Block Numbered Five (5), or Place Addition to Tulsa, Oklahoma; according to the record thereof, as filed for record in the office of the County within and for Tulsa, County Oklahoma. This lot is sold for residence purpose only and the miminum cost shall be twenty-five hundred (\$2500.00) dollars when completed a dwelling shall be nearer the front lot line than Twenty-five (2) agreed that this lot shall newer be sold to or occupied by a negative of the County of the Count	of Ohio. orded plat y Clerk st of such dwelling and no part of such (20) feet, it is egro.
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s, executors or administrators, dohereby covenant, promise and agree to and with said part_Yof the se se presentshawfully seized inthe they arehawfully seized inthe a right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted urtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, es and assessments and incumbrances of whatsoever nature and kind, EXCEPT,	ted and described premises, with t
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Daniel Seltzer	nsoever, lawfully claiming or to clain he day and year first above writter
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