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WARRANTY DEED RECORD No. 476

the receipt whereof is hereby acknowledged, said part ics of the first part do	party of the second part. DOLLARS, grant, bargain, sell and convey unto said part. In the County of Tuisa, State of Oklahoma, to-wit: en (13) in a, Oklahoma, oklahoma, it is and appurtenances thereto belonging or in anywise the Iof the second part that at the delivery of intheir and other grants, titles, charges, estates, judgment and other grants, titles, charges, estates, judgment the second parthastheirs and assigns
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Lot Twenty-Three (23) in Block Thirtee Greenwood Addition to the City of Tuls: according to the official plat thereof. To Have And To Hold The Same, Together with all and singular the tenements, hereditamen appertaining, forever. And said. Parties of the first part, their heirs, executors or administrators, dohereby covenant, promise and agree to and with said part these presents. That they are. And said indefensible estate of inheritance in fee simple, of and in all and singular appurtenances; that the same are free, clear and discharged and unincumbered of and from all forme taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT. Any and all special assessment taxes. and that they will warrant and forever defend the same unto the said part Yof the against said part. Yof the first part, their metric and assigns, and all and every personagainst said part. Yof the first part, their metric and assigns, and all and every personagainst said part. Yof the first part, their metric and assigns, and all and every personagainst said part. Yof the first part, their metric and assigns, and all and every personagainst said part. Yof the first part, theirs and assigns, and all and every personagainst said part. Yof the first part, theirs and assigns, and all and every personagainst said part. Yof the first part, theirs and assigns, and all and every personagainst said part. Yof the first part, their metric and assigns, and all and every personagainst said part. Yof the first part, their and assigns, and all and every personagainst said part. Yof the first part, their and assigns, and all and every personagainst said part. Yof the first part, their and assigns, and all and every personagainst said part. Yof the first part, their and assigns, and all and every personagainst said part. Yof the first part, their and assigns, and all and every personagainst said part. Yof the first part the entered the same and the same and the entered the same and	en (13) in a; Oklahoma, in 177. the and appurtenances thereto belonging or in anywise the second part that at the delivery of in the irr and other grants, titles, charges, estates, judgment and other grants, titles, charges, estates, judgment as second part his heirs and assigns
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In Witness Whereof, The said partical of the first part ha Vehereunto set thei	
	FhandS the day and year first above written,
	s.S.Avery
Essi.	e M.Avery Mayo
Alle	ne T.Mayo,
STATE OF OKLAHOMA, Tulsa, County, ss.	
	24tì
Before me, the undersigned, a Notary Po	
day ofOctober, 19_23, personally appearedCyrus S.Aver	y, Essie M. Avery, his wife,
and C.A. Mayo, Allene T.Mayo, his wife,	thev
to me known to be the identical person. S who executed the within and foregoing instrument, and ac executed the same as	THOUSE OF THE STATE TO STATE THE STATE OF TH
My commission expires March .27, 1924. (SEAL) Leo	ne Patton Notary Public
네가 살아 있는데 얼마나는 얼마나 아니다. 학생인 경험	
STATE OF OKLAHOMA, Tulsa County, ss.	10 23 at 9:35
Filed for record this the ay of Nov.	., 19 23, at 9:35 o'clock A:M.