WARRANTY DEED RECORD No. 476

A. Y.Boswell, Jr., and Lillian Maude Boswe Boswell (a widow,) of Tulsa County, in the State of Oklahi J.C. Keen Witnesseth: That in consideration of the sum of One dol	11, (husband and wife) and Mattie Jane
J.C. Keen	bina, parby of the mer part, and property of the party of
Title in constant of the aum of	
	DOLLARS,
the receipt whereof is hereby acknowledged, said part ie Sof the first part of	loby these presents grant, bargain, sell and convey unto said part.yscribed real estate, situated in the County of Tulsa, State of Oklahoma, to-wit:
All of Lot Twenty (20) in Block Two City of Tulsa, Oklahoma, according	to the recorded plat thereof.
of this deed, assents and agrees by lot or lots hereby conveyed shall no date, be used for any other than reshall cost less than \$3000.00 shall that no part of the lot or lots here occupied by any person of African do of a servants' house to be used only lot or lots hereby conveyed, shall nhereof. Any violation of the foregoof the second part, his beirs or as in and to said lots, and that the abo	at as a further consideration and condition acceptance thereof, as follows; that the ot within a period of Five Years from this sidence purposes; that no residence that be built on the lot or lots hereby conveyed; by conveyed shall ever be sold or rented or escent; provided, however, that the building y by servants of the owner of lessee of the not be considered as a breach of the conditions oing condition and restriction by the party signs, shall work a forfeiture to all title ove conditions are restrictions shall extend on party of the second part, his heirs and
To Have And To Hold The Same Together with all and singular ti	he tenements, hereditaments and annurtenances thereto belonging or in anywice
To Have And To Hold The Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining, forever. And said A Y Boswell Jr. and Lillian Maude Boswell (husband and wife) and Mattie heirs, executors or administrators, do hereby covenant, promise and agree to and with said part Y of the second part that at the delivery of these presents their that they are lawfully seized in their own right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT.	
Any general taxes or special	assessments of any nature whatsoever.
and that they will warrant and forever defend the same unto	
against said part.yof the first part,theirs and assig	ms, and all and every person or perosns whomsoever, lawfully claiming or to claim
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