Hereby releasing and walving appraisement and all rights under and by wirthe of the homested exemption laws of the State of Oklahoma. WHEREAS, The Grantor— WHEREAS, The Grantor— which is the control of the control o	and puid, the recogn visured is been'd seconted of	most pied, the recoupt whereof is beetly accessed by the control of the control o	ment pate, he receipt whereof is heaviery selected in access presented for the property and premises situate in Austrages Country, Oktahoma, nowfit: Country	man past, the recopy whereof is nevery account of the spectrometer through the property and promises situate in Meninger County, Olimbones, to-with the following described property and promises situate in Meninger County, Olimbones, to-with the following described property and promises situate in Meninger County, Olimbones, to-with the following described property and promises situate in Meninger County, Olimbones, to-with the following described property and promises situated in Meninger County, Olimbones, to-with the following described property and promises and the appartmentative through the following described property and promises and the appartmentative through the following described property and promises and the appartmentative through the following described property and promises and the appartmentative through the following described property and promises and the appartmentative through the following described property and promises and the property of the following described property and promises and the appartmentative through the following described property and promises and the property of the following described property of the following described property of the following described property to the following described property to the following described property of the following described p	man past, the recopy whereof is nevery account of the spectrometer through the property and promises situate in Meninger County, Olimbones, to-with the following described property and promises situate in Meninger County, Olimbones, to-with the following described property and promises situate in Meninger County, Olimbones, to-with the following described property and promises situate in Meninger County, Olimbones, to-with the following described property and promises situated in Meninger County, Olimbones, to-with the following described property and promises and the appartmentative through the following described property and promises and the appartmentative through the following described property and promises and the appartmentative through the following described property and promises and the appartmentative through the following described property and promises and the appartmentative through the following described property and promises and the property of the following described property and promises and the appartmentative through the following described property and promises and the property of the following described property of the following described property of the following described property to the following described property to the following described property of the following described p	hand pols, the recoin wherein is heavy accounted to	hand pols, the recoist whereit is heavy accounted to
work with all the improvements there and the approximation there are the control of the control	more with all the improvements introduced the approximations observed relateding new vertex; resulting to the content of the content of the approximation of	the following described property and promises that in Mustage County, Oblishoms, to wit: "To River A All the improvements therein and the appartmentness through the believe of the state of the county of the coun	there will till interpretation towns must be approximated thereby the state of the	water tills till interpretations increase med the apparameters theretoes becoming the state of t	water tills till interpretations increase med the apparameters theretoes becoming the state of t	course villa all this approvements thereon and the appartements therefore country. Ottabors, to-writ which the state of t	course villa all this approvements thereon and the apparlements attended to Memberger County, Ottahena, to-with "Annual Lists approvements thereon and the apparlements thereon in the country of the co
water with all the ingrovements thereon and the apparenuserors thereune biblinging, and warrant the title to the same, the property visualing and walrant, suprainesses and electrification with the secondary, free, clear and electrification was all forgates and close tiess and escentification which the same of the secondary property visualing and walrant, suprainesses and all lights index and by riving of the Emmented Secondary was the State of Oltahoma. WHEREASA, Free Creater 19 Indexing turn of Generater 29 Indexing turn of Generater 20 Indexing turn of Generater 21 Indexing turn of Generater 21 Indexing turn of Generater 22 Indexing turn of Generater 23 Indexing turn of Generater 24 Indexing turn of Generater 25 Indexing turn of Generater 26 Indexing turn of Generater 27 Indexing turn of Generater 27 Indexing turn of Generater 28 Indexing turn of Generater 28 Indexing turn of Generater 29 Indexing turn of Generater 29 Indexing turn of Generater 20 Indexing turn of Generater of Generater of Generater of Generater Gen	uncer with all the improvements thereon and the appartonnences throughing and warrant the title to the name. To HAVE AND TO HOLD and described premises unto the risk forance and his necessory, free, clear and discharged of and former Grants, Charge Horsey receiving and walving apparents and all rights of the preformence and all rights of the preformence and all regions of the state of Glithbon. WHIREHAM, The Grantson. Principal promiseur packs because a state of the preformence and all regions and promises. He state of the promise and the state of Glithbon. As D. 19 addition types. He state of Grantson. Line state of the promise and the state of Glithbon. As D. 19 addition types. As D. 19 addition types and literate there are break and its glithbon and bearing interest after maintainty at the rate of 20 per cent per cause and promises. He state of the promise and literate there are break and its glithbon and bearing interest after maintainty at the rate of 20 per cent per cause and literate them and benefit and its find once provided or concepting it was personant excending the origination and bearing interest after maintainty at the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the state of the rate of 20 per cent per cause and the rate of 20 per cent per cause and the rate of 20 per cent per cause and the rate of 20 per cent per cause and the rate of 20 per cent per cause of the fall per cause of the rate of 20 per cent per cause of the fall per cause of the state of 20 per cent per cause of the fall per cause of the state of 20 per cent per cause of 20 per cause of 20 per cause of 20 per cause of 20 per cause	there with all the interconnects thereon and the appartmenture theretice belonging, and warrant the title to the name. TO LIAVE AND "O DOLD Bud described pressures time to end of cannot all the accounts of the present of the prese	there with all the improvements therein and the approximatives thereins belonging, and warrant the UDs to the same. TO LAVE AMD TO HOLD shill describe printess made the end Grante and his concensor, five, clear and discharged of and from all former Grants, Charge Belleville and the same and any clear and the same	union with all the improvements thereon and the appartenances thereum belonging, and warrant the title to the same. TO LADY AND TO MODE and described premises unto the and treate and the occasions, free, clear and discharged or and former Grants, Charge Render and Committee of the Committee of	union with all the improvements thereon and the appartenances thereum belonging, and warrant the title to the same. TO LADY AND TO MODE and described premises unto the and treate and the occasions, free, clear and discharged or and former Grants, Charge Render and Committee of the Committee of	course with all the improvements thereon and the appartenances thereumo belonging, and wurrant the title to the same. TO SADY AND TO MOUND had described presidents who he said Grance and his associatory, five, clear and illushayed of and four all former Grants, Charge Harry goldening and wildrage programment and all rights under and by virtue of the finance of the State of Othshorn. WHIRDMAN, The Granter. WHIRDMAN, The Granter. It related to the control of the preferences and the state of the state of Othshorn. WHIRDMAN, The Granter. It related to the control of the state of the state of Othshorn. WHIRDMAN, The Granter. It related to the state of the state of Othshorn. WHIRDMAN, The Granter. It related to the state of the state of Othshorn. And the state of the state of Othshorn. And the state of the state of the state of Othshorn. And the state of the state of the state of Othshorn. And the state of	other with all the improvements threeon and the appartenances thereans belonging, and warrant the title to the same. TO LACE AND TO ECOLO Build described president man for and transes and his necessor, five, clear and discharged of and from all former Girnato, Charge Barry coloniars are advantage apparent and all trajects and the accessor, five, clear and discharged of and from all former Girnato, Charge Barry coloniars are advantage apparent and all trajects and the accessor of the behinded exemption live of the State of Oklahoma. WHINDEARD, Too Girnate. WHINDEARD, Too Girnate. WHINDEARD, Too Girnate. The coloniar and the coloniar and the coloniar and the state of Oklahoma. WHINDEARD, Too Girnate. An annually, as further evidenced by interest operation, and the state of Oklahoma. An annually, as further evidenced by interest operation, and the state of Oklahoma. An annually, as further evidenced by interest operation, and the coloniary of the coloniary of the state of the coloniary of
color with all the ingrovements thereon and the appartenances thereune belonging, and warrant the title to the same. TO IALP AND TO HOLD Said described premises unto be unid Grantes and his successor, free, data and discharged of and from all former Grants, Charge the property relates and a water apparent and an apparent to the coverage and discharged of and from all former Grants, Charge thereby relates and an advanced computed have of the State of Olthoma. IN THIST NOVIGITATIONS for the purpose of securing the performance of the coverages and approximate haven. IN THIST NOVIGITATIONS for the purpose of securing the performance of the coverages and approximate haven. WHERMAR, The Grantes. The same of the same o	TO LAY 2 AND TO DOLD flad conclude pressures unto the anial Grance and his seccessory, they discuss the state of Ohlabora. TO LAY 2 AND TO DOLD flad conclude pressures unto the said Grance and his seccessory, they describe the state of Ohlabora. TO LAY 2 AND TO DOLD flad conclude pressures unto the said Grance and his seccessory, they describe the said of the state of Ohlabora. TO TROST INTERPHILIBLES for the queryoon of security they performance of the oversaid and algorisements better. WEEDELD, The Grantor. WIEDELD, The Grantor. The Grance and the said of	tuer with all the improvements thereon used the appartonances thereuse beauging, and warrant the title to the name, a, beingants and Mortgarts and delier lines and ecomolisticoses whichevery. The control of the state of Children and ecomolisticoses whichevery. The control of the State of Children and ecomolisticoses whichevery. WERRIESS, The Grantor. June principal promisery reads, beauting the profession of the covenants and exponents hereid. WERRIESS, The Grantor. June principal promisery reads, beauting the profession of the covenants and exponents hereid. At the rate specified therete, payable to the profession of the covenants and exponents hereid. At the rate specified therete, payable to the profession of the covenants and exponents hereid. At the rate specified therete, payable to the profession of the professi	control with all the interest control of the proper conserve there were belonging, and various the sixth to the name. TO HAVE AND TO HOLD find describes promises into the said Granes and his successor, free, elses and disheared of and from all former Granes, Charge and John Control of the proper control of the particulation of the particulati	control with all the jugace removes thereon and the approximations thereon belonging, and warrant the tills to the name. TO HAVIF AND TO HOLD Stat describes proution unto the said Grances and his successors, they char and discharged of and from all former Grance, Charge and Market and Annual An	control with all the jugace removes thereon and the approximations thereon belonging, and warrant the tills to the name. TO HAVIF AND TO HOLD Stat describes proution unto the said Grances and his successors, they char and discharged of and from all former Grance, Charge and Market and Annual An	content with sail the imperventants therems and the appertunences therems to beginn and various the title to the basis. TO HAN'S AND TO TOLD Sail described promises unto the sail Grances and his successors, two, clear and discharged of and from all former drame, Charge and the successors and other lies and cannot be continued and successors. The continued and successors are continued and successors and the sail of the sai	content with sail the imperventants therems and the apprecimentors therems to believe the title to the man. TO LEAVE AND TO TOLD Sail describes provides unto the said Onaton and his successors, free, clear and discharged of and from all former Grants, Charge and Annual Manual Manu
content with a file improvement thereon and the appartenance thereune belonging, and variant the title to the name. TO HAVE AND TO MOLDS shad described promises unto the call frankes and its excessors, free, dairs and dischapped of and from all former Grants, Charge Land and Mortgages and collect described promises which was a contracted according to leave the State of Oklahom. IN TRIDEST NUMERILIEANS For the purpose of seasoning the performance of the coverances and agreements berein. WHEREARS, The Grantor— "It independent to the purpose of the seasoning the performance of the coverance and agreements berein. The state of the purpose of the seasoning the performance of the coverance and the coverance and delivery the same of the state of the performance of the coverance and the coverance	some with all the improvements thereon and the appartonament thereone biblinging, and warrant the UIIb to the same, on, internants and horrages and other lines and monthibutions whatcover. Hereby receiving and walving appraises and and another the same of the control of the same of the same of the control of the same	toner with all the interpreparate, therein and the appartenance thereinto reloging, and warrant the title to the same. TO MANY AND TO HOLD that described preparates mine the said Grantee and the successor, free, clear and dishedrened of and from all former Grante, Charge of Anderson and Marganes and college and an and complete the same and cannot be same and cannot	what with all the improvements thereon and the approximators its become to be about the control of the control	states with all the improvements thrown and the appartmenters thereums belonging, and warrant the title to the same. TO LADY AND TO PUID Bast described promotes unto the and Unasses and his sourcement, New, clear and discharged of and from all former Grants, Charge Related and Care and Car	states with all the improvements thrown and the appartmenters thereums belonging, and warrant the title to the same. TO LADY AND TO PUID Bast described promotes unto the and Unasses and his sourcement, New, clear and discharged of and from all former Grants, Charge Related and Care and Car	other with all the imprevenents thereon and the appartenance thereuno holdinging, and warrant the title to the same. And ALVI ALVI TO TO TO TO TO TO TO THE CONTROL OF THE	other with all the improvements thereon and the appurtenances thereunts belonging, and warrant the title to the same. Market And To To Collago Bad described president into the skill Genoice and he sourcestor, free, clear and discharged of and from all former Grants, Charge Health and the state of Children. Health and the state of the state of Children and the state of the state of the state of Children. Withinkind, The Greater. Withinkind, The Greater. With include, The Greater and the state of the sta
THENT-TO SAY MAN TO MILE THAT DESIGN the control of the supericanseron theorems belonging, and warrant the tills to the same, and the improvements the control of the contr	with all the improvements through and the appartnament thereune belonging, and wurrant the title to the same, so, Johannest and Mortgages and other lines and encounterances whitecomes, so, Johannest and Mortgages and other lines and encounterances whitecomes, MINISTRAN, To Contain WHIREMAN, The Contain Deliars, does the first day of more order and by many and the contained and	TO JAVE AND TO HOLD State described peculiest into the stat Grantes and his accounter, free, clear and discharged of and from all former Grants, Charge Househ; producting and watering appraisances and all rights under and by virtue of the homestead examption have of the State of Olitahoma. If TAGET NOVIPERISHERS TO the purpose of counting the performance of the convention that and agreements herein. In the part of the part	AMERICAN THE ART OF TH	water with all the improvements thereon and the appartenances thereums beinging, and wurrant the title to the same. The state of the s	water with all the improvements thereon and the appartenances thereums beinging, and wurrant the title to the same. The state of the s	conservità all be ingrovements threes and the apportenances threes to belonging, and warrant the title to the same and income the same and the state of the same and the same and the state of the same and the state of the same and the same	conservità all bis ingrovements threum and the apportenueses thereum belonging, and warrant the title to the same- see, Justinents and Mortgages and other imas and ecculifrances whatcover see, Justinents and Mortgages and other imas and ecculifrances whatcover library releasing and wature approachements and it rights under and by virtue of the homestead ecception lives of the Blade of Otthoma. WHEREAS, The Gentley- Level and Leve
where with all the improvements thereon and the apparenances thereune belonging, and warrant the title to the same. The state of the same of the state of Okishoma. The state of the same of the same of the same of the state of Okishoma. The state of Okishoma and the state of Okishoma and the state of Okishoma. The state of Okishoma and the state of Okishoma and the state of Okishoma and the state of Okishoma. The state of Okishoma and the state of Okishoma and the state of Okishoma. The state of Okishoma and the state of Okishoma and the state of Okishoma and the state of Okishoma. The state of Okishoma and the state of Okishoma. The state of Okishoma and the	uner with all the improvements thereon and the appartenances theorems betonging, and warrant the situle to the name. TO LANE AND TO HOLD State described premises unto the said frances and the successors, free, clear and discharged of and from all former Grants, Charge interpretations are within the said frances and the successors, free, clear and discharged of and from all former Grants, Charge interpretations are within the said and warring approaches and the said former than the said and the said and and the said of the s	the control of the co	TO LATY AND TO HOLD Said described premises must the said fireates and its sourcesors, free, clear and discharged of and from all former Grants, Charge Heavy Folkowski, and waverage approaches and all significant described premises must be said fireates and its sourcesors, free, clear and discharged of and from all former Grants, Charge Heavy Folkowski, and waverage approaches and all significant cases and the said and the Heavy Folkowski and waverage approaches and all rights under and by "thirt on the historicated exception have for the State of Oklahoma." IN TRUET INSTITUTIONS For the purpose of securing the purformance of the coverants and agreements herein. WHIREAS, Forester Creater and Control of the State of Charles and State	TO HAVE AND TO HOLD Badd described permises must be staded formate and the successors, free, citars and discharged of send from all former Grants, Charge Startly and Charges, and wavelength of the control of the state of Olishoma. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better the purpose of securing the performance of the covenants and spreaments better. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better than the same of the same of the securing the se	TO HAVE AND TO HOLD Badd described permises must be staded formate and the successors, free, citars and discharged of send from all former Grants, Charge Startly and Charges, and wavelength of the control of the state of Olishoma. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better the purpose of securing the performance of the covenants and spreaments better. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better. IN TRIEST NEVERTHERISES for the purpose of securing the performance of the covenants and spreaments better than the same of the same of the securing the se	where with all the improvements thereon and the appartenances thereunts belonging, and warrant the title to the same. "TO HAPP AND TO HOLD Said described premises must the said Grantee and his successors, free, clear and discharged of said from all former Grants, Charge destroy, releasing and warrang apparent control of the same of the sam	TO LADY AND TO MODE State described promises must the said former control to the same. TO LADY AND TO MODE State described promises must the said formate and his successors, free, clear and discharged of said from all former Grants, Charge clereby releasing and saving apparents. IN THIST NEVERTHAL THE CONTROL AND
TO HAVE AND TO HOLD daid described promises into the said dynatice and his successors, from clear and discharged of and from all former Grants, Charge on Judgments and startegars had before the control of the successors and startegars and uniform the control of the successors and startegars and uniform control and in Halfs ander and by virtue of the homested exception had startegars and uniform control and in Halfs ander and by virtue of the homested exception had startegars and uniform control and in Halfs ander and by virtue of the homested exception had startegars and successors and the control of the control o	care with all the improvements thereon and the approximation theorems belonging, and warrant the title to the interest. TO HAN'S AND TO HOLD Stall described premises time the stall Grantee and the accessors, the quiet and dicharged of and from all former Grants, Charges, Judgments and Mortgages and other Rees and encountrations Wainfaperer. TO HAN'S AND TO HOLD Stall described premises time the stall Grantee and the accessors of the control of the housested encountration has a purpose of scenario the purpose of scenario the performance of the coverants and agreements hereon. WHEREAS, The Granton. WHEREAS, The Granton. The grant of the purpose of scenario the portromance of the coverants and agreements hereon. A D. 11s	TO LAYS AND TO HOLD Std described premises must be said Grances and his seccessors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and warriant spayments and all rights under and by virtue of the homestead exemption have of the State of Oktahoma. BY NERDEN NOVESTREEN State Proprises described the performance of the coverantian state generates hereby and performance of the coverantian state generates hereby and the performance of the coverantian state generates hereby and the performance of the coverantian state generates hereby and the performance of the coverantian state generates hereby and the performance of the coverantian state generates hereby and the performance of the coverantian state generates hereby and the performance of the coverantian state of the performance of the coverantian state of the performance of the performance of the coverantian state of the performance	the control of the improvements through and the apparentments theorems beinging, and warrant the title to the sense. To MANY AND TO HOLD State described premises may be said frames and its executions, fee, clear and discharged of and from all former Grants, Charge on, Judgments and Mortgages and Citize Reas and country in the purpose of securing the preformance of the covenants and species and citize Reas and Citize Reasons an	TO HAVE AND TO POLICE shall described prominent under the shall an account, from the state of th	TO HAVE AND TO POLICE shall described prominent under the shall an account, from the state of th	TO HAVE AND POPULATION thereon and the apparentments thereuso belonging, and variant the title to the name. TO HAVE AND POPULATION (ADLE) Said described premiese man the said frames and the accessores, free, where and discharged of and, from all former Grants, Charge and Land Mortgages and citize these and eccentriques whichever, title of the bonesteed exemption laws of the State of Okhhoma. NYHERBAR, The Grantor— WHERBAR, The Grantor— Land the purpose of security of the bonesteed exemption laws of the State of Okhhoma. PURPOSE PROVIDED TO THE PROPERTY OF THE PRO	water with all the improvements thereon and the appartenances thereune belonging, and warrant the title to the same, one, Judgments and Mortgages and other lines and encountryments whatcover. Heavily releasing and waters appraisement and of rights nakes and by virtue of the Bonastead excomption lives of the Slate of Othhoma. WHEREAS, The Gentler— "It individues upon—principal promisency note, heating even date herewith, payable to —our order and by —outside the same of —polaring the same of the Slate of Othhoma. Deltans, due on the first day of —our order and by —outside there is no the same of —outside the secretary of the same of —outside the same of —outside there is no the same of —outside the same of —outside there is no the same of —outside —outsi
water with all the improvements thereon and the appurtenaness thereians belonging, and warrant the litle to the same. Les Jusquants and Mortgages and other liters and encountrateurs whatever. Jusquants and Mortgages and other liters and encountrateurs whatever. Jusquants and Mortgages and other liters and encountrateurs whatever. Jusquants and Mortgages and other liters and encountrateurs whatever. Jusquants and Mortgages and other liters and encountrateurs whatever. Jusquants and Mortgages and other liters and encountrateurs whatever. Jusquants and Mortgages and other liters and encountrateurs whatever. Jusquants and Mortgages and other liters and encountrateurs whatever and appreciate statement of the proper of secretarily in professional and appreciates and appreciates and appreciates and appreciates and appreciates and appreciates and appreciated and app	times with all the improvements thereon and the apparentnesses thereunts belonging, and warrant the title to the same. TO LIAUE AND TO HOLD Stand described premises must be ead formate and its successors, free, clear and discharged of and from all former Grants, Charge interest presents and warring apparent and an apparent to the convenience of the convenience of the former of the state of Okhhoma. In TRUET INFORMER STREET INFORMATION STREET INFORMER STREET INFORMATION STREET INFORMA	To HAVE AND TO HIGHS and describes president into the and firsters and the apparentment thereas and the accessors, free, clear and discharged of and from all former Granes, Charges at Johnson and Granters and the accessors, free, there are discharged of and from all former Granes, Charges at Johnson and Granters and the accessors, free, there are discharged of and from all former Granes, Charges at Johnson and Granters and Charges and	TO MANY AND TO HOLD 3nd described premises must be said formore and its secondary. Free, eiter and discharged of and from all former Grants, Charge theory releasing and wavings appropriate on the said formate and its secondary. The said of the State of Oklahoma. IN TRUST NOVICE TOTAL TOTAL TO THE STATE OF THE STATE	TO HAVE AND TO HOLD Said described permisses unto the end Grantee and its accessors, free, clear and discharged of end from all former Grante, Churge Heavy releasing ann waving approaches and of the grantee of the state of Oklahoma. IN TRIERY NOVELLANDES for the purpose of securing the preferenance of the overeamin and agreements herefor. WHIRERAS, The Grantee of the purpose of securing the preferenance of the overeamin and agreements herefor. WHIRERAS THE CONTROL AND ASSESSED AND ASSESSED ASSESSED AND ASSESSED ASSES	TO HAVE AND TO HOLD Said described permisses unto the end Grantee and its accessors, free, clear and discharged of end from all former Grante, Churge Heavy releasing ann waving approaches and of the grantee of the state of Oklahoma. IN TRIERY NOVELLANDES for the purpose of securing the preferenance of the overeamin and agreements herefor. WHIRERAS, The Grantee of the purpose of securing the preferenance of the overeamin and agreements herefor. WHIRERAS THE CONTROL AND ASSESSED AND ASSESSED ASSESSED AND ASSESSED ASSES	TO HAVE AND TO HOLD Said described premises unto the end Grantes and his successors, free, clear and discharged of and from ell former Grants, Churge Heavy releasing ann winter, appropriates that the control of the coverants and agreements described premises and the large of the coverants and agreements therein. IN TRIER IN THE COURT IN THE HOLD STATE AND ADDRESS FOR the purpose of securing the performance of the coverants and agreements berein. IN TRIER IN THE COURT OF THE COURT	TO HAVE AND TO HOLD State described premises unto the end Grance and he successors, free, clear and discherged of sead from all former Grants, Charge Heavy releasing ann withing appropriatees and all discherged of sead from all former Grants, Charge Heavy releasing ann withing appropriatees and an interest time of the proposal electric production of the Control of
TO HAVE AND TO HOLD Said described premines unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge thereby relates the and warrant; and warrant the tible to the same. IN THEY AND TO HOLD Said described premines unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge thereby relates they are described and warrant sparamenest and if tights under and by virtue of the homestead ecomption law of the State of Oklahoma. IN THEYS NEVERTHERIESS For the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Granter. Deltars, due on the first day of. A. D. 10.— and the same of. Deltars, due on the first day of. A. D. 10.— and the same of. By included upon. PHER—The pay said indestedness and the interest thereon as brevin and in said notes provided, or according to any greeness extending the time of 10 per cent per name principal and interest thereon as brevin and in said notes provided, or according to any greeness extending the time of 10 per cent per name per name of the per name of	the control of the improvements thereon and the approximances thereune belonging, and warrant the title to the same. 70 MANY AND TO 1104D State descented presides winto the said Grantee and like accessors, free, clear and discharged of and from ell former Grants, Charge S, Judiganets and Morrages and other lines and encountrations withstooper. 17 MANY AND TO 1104D State the purpose of security the performance of the coverage and approximate here in the purpose of security the performance of the coverage and approximate here in the purpose of security the performance of the coverage and approximate here in the purpose of security the performance of the coverage and approximate here in the purpose of security the performance of the coverage and approximate here in the purpose of security the performance of the coverage and approximate here in the purpose of security the purpose of the purpose of security the purpose of security the purpose of the purpose of security the purpose of the purpose of security the purpose of the security of security of security the purpose of the security of security to say in the security of the purpose of the security of security the purpose of the security of security to say the security of security the purpose of the security of security of security the purpose of the security of security of security the purpose of the security of security of security the security of security of security the	we with all the improvements thereon and the appartenances thereant belonging, and warrant the title to the same, and all the improvements thereon and the appartenances thereant belonging and other lies and secunity and secundary. It is not to the secunity of the secunity control of the secunity control of the secunity and the same and foreigness and other lies and secunity and secunity of the	TO HAVE AND TO HOLD lists discovered and the apprecimence thereuse believing to believing and variant the tills to the sairs. TO HAVE AND TO HOLD lists discovered premises unto the raid Grantee and his successors, free, clear and discharged of and from all former Grants, Charge and the Proposed Security of the Committed Security of the Demonstrate Committee	TO HAVE AND TO MOLD field described persistences therefore belonging, and warrant the title to the same. TO HAVE AND TO MOLD field described persistence made in a successors, free, there and discharged of and from all former Grants, Charge and all and transparent and all and	TO HAVE AND TO MOLD field described persistences therefore belonging, and warrant the title to the same. TO HAVE AND TO MOLD field described persistence made in a successors, free, there and discharged of and from all former Grants, Charge and all and transparent and all and	TO HAVE AND TO HOLD flad descenced premises there and the appartment to the state of the state o	TO HAVE AND TO HOLD flad december permission to the majoritalization belonging, and variant the tills to the same. TO HAVE AND TO HOLD flad december permission with the majoritalization of the control of the beneated exemption have of the State of Oklahoma. IN TRUST NUKE/HELBESS TO the purpose of security the performance of the covenance and agreements benefits. WHISHESS, The Greater— The principal prumissory note, hearing even date herewith, payable to—own order and by—abstract and delivers the same of—the performance of the covenance and agreements benefit to the same of—the same of—the performance of the covenance and agreements benefit to the same of—the same of
turn with all the improvements thrown and the appartonances thorounts belonging, and warrant the title to the name, and the same of the sa	user with all the improvements thereon and the appartemances thereums belonging, and warrant the title to the same. TO MADE AND TO HOLD shad described presides unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge Hardy Relations and walving apparements and an Hight under and by virtue of the homested ecomption have of the State of Oklahoma. IN TRUST INVESTIGATION of TRUST INVEST	were with all the ingressements thereon and the appartenances thereand bringing, and warrant the title to the same, so, Judgments and Borgages and other lieus and secunifrances valuescents, free, their and discharged of and from all former Grants, Charge flerely releasing and various apparements and an include under and by virtue of the homestade exception there is not a secundary of the purpose of securing the performance of the contential and agreements according to the purpose of securing the performance of the contential and agreements according to the purpose of securing the performance of the contential and agreements according to the purpose of securing the purpose of the purpose of securing the purpose of the	user with all the improvements thereon and the appartementes therebute belonging, and warrant the title to the same. TO LIVE AND TO HULD shad described premises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge Health and the same of the State of Oktahoma. It is the same and any state apparement and all right under and by vitte of the homested exception have so the State of Oktahoma. In TRUST, INVEST INTERIOR INVEST INVEST INTERIOR INVEST INTERIOR INVEST INTERIOR I	user with all the improvements thereon and the appartemances thereume belonging, and warrant the life to the same. TO LADE AND TO HOLD Shad described presides unto the said Grantes and the successors, free, clear and discharged of and from all former Grants, Charge Herbert Periodical and waiving apparements and all rights under and by vittes of the honoranteel econgoind have of the State of Oklahoms. IN TRUST INVESTIBLESS For the purpose of securing the performance of the coverants and agreements herein. WHEREAS, To Grantor. WHEREAS, The Grantor of Grantor of the same of the coverants and agreements herein. A. D. 19 ———————————————————————————————————	user with all the improvements thereon and the appartemances thereume belonging, and warrant the life to the same. TO LADE AND TO HOLD Shad described presides unto the said Grantes and the successors, free, clear and discharged of and from all former Grants, Charge Herbert Periodical and waiving apparements and all rights under and by vittes of the honoranteel econgoind have of the State of Oklahoms. IN TRUST INVESTIBLESS For the purpose of securing the performance of the coverants and agreements herein. WHEREAS, To Grantor. WHEREAS, The Grantor of Grantor of the same of the coverants and agreements herein. A. D. 19 ———————————————————————————————————	succe with all the improvements thereon and the appartemanean thereume behanging, and warrant the title to the name. TO LADE AND TO HOLD shad described presides unto the said Grantes and the successors, free, does not discharged of and from all former Grants, Charge Hard and Control of the	user with all the improvements thereon and the appartementes therebute belonging, and warrant the title to the same. TO LIVE AND TO HULD shad described premises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge Health and the same of the State of Oktahoma. It is the same and any state apparement and all right under and by vitte of the homested exception have so the State of Oktahoma. In TRUST, INVEST INTERIOR INVEST INVEST INTERIOR INVEST INTERIOR INVEST INTERIOR I
TO HAVE AND TO HOLD State described premises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge and Judgmants and Mortgagins and other lieus and encombrances whatever. TO HAVE AND TO HOLD State described premises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge and Judgmants and Mortgagins and other lieus and encombrances whatever. IN TRUST NEWSHERIEMENS For the purpose of securing the performance of the homestead exemption laws of the State of Okiahoma. IN TRUST NEWSHERIEMENS For the purpose of securing the performance of the consequent securing the purpose of the same of	user with all the ingrivements thereon and the appartenances thereane billouging, and warrant the title to the same, es, Judgmonie and Mortgages and other lieus and encombreades whathlower. Hereby releasing and waiving appraisement and air right under and by virtue of the homested exemption laws of the State of Okahoma. WHEREAR, The Greatery and the purpose of security the performance of the execution and agreement and the purpose of security to the purpose of the purp	TO HAVE AND TO HOLD Said described premises unto the said drantes and his successors, free, clear and discharged of and from all former Granus, Charge Heerby releasing and waving appraisements and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUEST NORWHITHELESS For the purpose of searcing the performance of the covenants and agreements haveds. WHEREAS, The Grantor	war with all the improvements thereon and the appartenances thereuro broaging, and warrant the title to the same. on Judgments and Mortgages and other lieus and encompristones whatscover. Hereby releasing and warring appraisement and an ingent under and by virtue of the homested exemption laws of the State of Oklahoma. WHERERAR, The department of the personal and the proposed asserting the performance of the exemption and approaches the personal and the pers	war with all the improvements thereon and the appartenances thereuro belonging, and warrant the title to the same, on Judgments and Mortgage, and other lieus and encomprances whatcover. Hereby releasing and warring appraisement and all rights under and by virtue of the Immented exempton laws of the Slate of Oklahoma. WHERERAR, The offerstor. WHERERAR The Offerstor. Property the offerstor. Property to the person of the property of exempting the personness of the eventuals and approximate the personness and deliver the same of the companies of the personness of the eventual and approximate the personness of the companies of the personness of the per	war with all the improvements thereon and the appartenances thereuro belonging, and warrant the title to the same, on Judgments and Mortgage, and other lieus and encomprances whatcover. Hereby releasing and warring appraisement and all rights under and by virtue of the Immented exempton laws of the Slate of Oklahoma. WHERERAR, The offerstor. WHERERAR The Offerstor. Property the offerstor. Property to the person of the property of exempting the personness of the eventuals and approximate the personness and deliver the same of the companies of the personness of the eventual and approximate the personness of the companies of the personness of the per	war with all the improvements thereon and the appartenances thereuro belonging, and warrant the title to the same. on Judgments and Mortgages and other lions and encombrances whatscover. Hereby releasing and warring appraisement and an rights under and by virtue of the homested exemption laws of the State of Okahoma. WHERERAR, The Greater of Greater of the State of Okahoma. WHERERAR The Greater of Greater of the State of Okahoma. WHERERAR The Greater of Greater of the State of Okahoma. WHERERAR The Greater of Greater of the Greater of the State of Okahoma. WHERERAR The Greater of Greater of Greater of the Greater of Greater	war with all the improvements thereon and the appartenances thereuro broaging, and warrant the title to the same. on Judgments and Mortgages and other lieus and encompristones whatscover. Hereby releasing and warring appraisement and an ingent under and by virtue of the homested exemption laws of the State of Oklahoma. WHERERAR, The department of the personal and the proposed asserting the performance of the exemption and approaches the personal and the pers
where with all the improvements thereon and the appertunances thereum belonging, and warrant the tible to the same. TO HAVE AND 70 ILOLD State described premises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge on, judgments and Mortagues and other lices and encumbrances whatebower, and the homested accountion in the purpose of seasoning the purpose of the purpose	TO LANCE AND TO THE DID Said described premises unto the said transice and his successors, free, clear and discharged of and from all former Grants, Charge Hereby And To To Hollo Said described premises unto the said transice and his successors, free, clear and discharged of and from all former Grants, Charge Hereby And To Hollo Said and waving apprehensement and all rights under and by vittee of the homestead ecomplican have of the State of Okhahoma. IN TRIST INVEST INVEST INVESTS TO THE STATE AND	TO HAVE AND TO HOLD Said described permises unto the said Grantes and his successors, free, clear and discharged of and from all former Granus, Charge of additional naturages and other linear temperature of the said naturages and other linear temperature of the said of	TO LANY AND TO HOLD Said described pranifers into the said transfer and his successors, free, deep and discharged of and from all former Grants, Charge Hereby releaseing and waiving apprisement and all rights under and by wither of the homestead ecception have of the State of Oklahoma. IN TRIEST NEVERTHERIEST For the purpose of secenting the performance of the coverants and agreements herein. WHEREARS, THE Grantor— IN TRIEST NEVERTHERIEST For the purpose of secenting the performance of the coverants and agreements herein. Delara, due not first the same of the same principal promissory note, bearing own date becovith, payable to— a summitty and interest from—event being purable as in each principal promissory note. The same of	TO LAVIA AND TO 20.00 Baid described premises unto the said Grantee and this successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and waving appraisement, and all rights under and by vitted of the homested decomplish have of the State of Okishoma. IN TRIEST NAVERTHERESS for the purpose of securing the performance of the coresants and agreements herein. IN TRIEST NAVERTHERESS for the purpose of securing the performance of the coresants and agreements herein. WHEREAS, THE Grantor. "In classics and the same of the purpose of securing the performance of the coresants and agreements herein. "In classics and the same of the purpose of securing the performance of the coresants and agreements herein. "In classics and the same of the same." "In classics and the same of the same of the same." "In classics and the same of the same." "In classics and the same of the same." "In classics and the same of the same of the same." "In classics and the same of the same of the same of the same." "In classics and the same of the sam	TO LAVIA AND TO 20.00 Baid described premises unto the said Grantee and this successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and waving appraisement, and all rights under and by vitted of the homested decomplish have of the State of Okishoma. IN TRIEST NAVERTHERESS for the purpose of securing the performance of the coresants and agreements herein. IN TRIEST NAVERTHERESS for the purpose of securing the performance of the coresants and agreements herein. WHEREAS, THE Grantor. "In classics and the same of the purpose of securing the performance of the coresants and agreements herein. "In classics and the same of the purpose of securing the performance of the coresants and agreements herein. "In classics and the same of the same." "In classics and the same of the same of the same." "In classics and the same of the same." "In classics and the same of the same." "In classics and the same of the same of the same." "In classics and the same of the same of the same of the same." "In classics and the same of the sam	TO LANY AND TO SIGNIFICATIONS and described premises into the said Grantes and the successors, Free, clear and discharged of and from all former Grants, Charge To Larvy releasing and waving appraisement and all rights under and by vittes of the bomesteed eccempion have of the State of Okiahoma. IN TRIVEY NOVERTHANEOUS TO the purpose of securing the performance of the coreaants and agreements have in the State of Okiahoma. IN TRIVEY NOVERTHANEOUS TO THE PROPERTY OF THE PROPE	scales with all the improvements thereon and the appartenances thereums belonging, and warrant the title to the name. TO IANY AND YO NO IOU Said described penalises into the said Grances and the successors, free, dear and discharged of and from all former Grants, Charge the property of the proposed o
count with all the improvements thereon and the appartenances thereunto belonging, and warrant the title to the same. As in the property of the property of the purpose of eccuring the performance of the bouncested exemption laws of the State of Oklahoma. IN TRUST INVESTIGATION for the purpose of eccuring the performance of the covenants and agreements herein. IN TRUST INVESTIGATION for the purpose of eccuring the performance of the covenants and agreements berein. IN TRUST INVESTIGATION for the purpose of eccuring the performance of the covenants and agreements berein. IN TRUST INVESTIGATION for the purpose of eccuring the performance of the covenants and agreements berein. WINDERMAN, THE GRANT OF TRUST INVESTIGATION of the purpose of eccuring the performance of the covenants and agreements berein. A. D. 19	TO HAVE AND TO HOLD Said described premises unto the said drantee and his successors, free, clear and discharged of and from all former Grants, Charge Levely releasing and waving appraisement and all rights under and by virtue of the homestead exemption laws of the Slate of Okiahoma. IN TRUES INVERSITATION for the purpose of accessing the performance of the covenants and agreements herein. WHEREAS, The Granter. Judgment of the same of the purpose of accessing the performance of the covenants and agreements herein. WHEREAS, The Granter. Judgment of the same of the same of the purpose of accessing the performance of the covenants and agreements herein. At the rate opended the three, payable to the proposed accessing the performance of the covenant and the purposed and telever the same of the sam	TO HAVE AND TO HOLD Sid described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge es, Judiquests and Mortgages and other lices and encounterances windstower. TO HAVE AND TO HOLD Sid described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge es, Judiquests and Mortgages and other lices and encounterances windstower. WHEREAS, The Grantor. WHEREAS, The Grantor. Judicial of the Common principal promissory nots, bearing even date bacverith, payable to	TO HAVE AND TO BOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and warrant the utils to the same. TO HAVE AND TO BOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and warrant the utils to the same. In TRIEST NORTHIBLESS FOR the purpose of accurating the performance of the coverants and agreements herein. WHERMAS, The Grantor— Juliant Said Said Said Said Said Said Said Said	TO HAVE AND TO HOLD Stid described promises unto the said Grantee and his successors, free, clear and discherged of and from all former Grants, Charge laterly releasing and waving apprahenest and all rights under and by virtue of the homosteed exemption laws of the State of Oklahoma. IN REUN'S INVERTIBLESS FOR the purpose of securing the performance of the oversaints and agreements herein. WHERRAS, The Grantor— principal promissory note, bearing even dute herowith, payable to——own order and by——andorsed and deliver the sum of————————————————————————————————————	TO HAVE AND TO HOLD Stid described promises unto the said Grantee and his successors, free, clear and discherged of and from all former Grants, Charge laterly releasing and waving apprahenest and all rights under and by virtue of the homosteed exemption laws of the State of Oklahoma. IN REUN'S INVERTIBLESS FOR the purpose of securing the performance of the oversaints and agreements herein. WHERRAS, The Grantor— principal promissory note, bearing even dute herowith, payable to——own order and by——andorsed and deliver the sum of————————————————————————————————————	TO HAVE AND TO BOLD Said described promises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby relicities; and waring appraisances: and all rights under and by virtue of the homesteed exemption laws of the State of Ohiahoma. IN TRIEST NEWS(HTHELESS) For the purpose of securities the performance of the overants and agreements hereby. WHERMAS, The Grantor—principal promissory note, bearing even date herewith, payable to—over order and by—endotreed and deliver the sum of—integrated payables in the collect of PEAREONS & TAPT, in Cincepe, lillingin, and bearing interest from the said of the period of the principal and interest being payables in the collect of PEAREONS & TAPT, in Cincepe, lillingin, and bearing interest there are stated therein payable —meaning the payable and the principal and interest being payables at the collect of PEAREONS & TAPT, in Cincepe, lillingin, and bearing interest are maintry at the rate of 10 per cent. per cannot be payable and the latter of the payable —meaning the payable and the payable and the said once payable and the payable and the payable and the said once payable and the	TO HAVE AND TO BOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby relicities; and warring appraisances and all rights under and by virtue of the homestend exemption have of the State of Okishoma. IN TRIEST NEWSHTHELESS For the purpose of security the performance of the coverants and agreement herein. WHERMAS, The Grantor—principal prominsory note, bearing even date herewith, payable to—over order and by—endotreed and deliver the sam of—integrating the performance of the coverants and agreements herein. Joilars, does on the first day of
TO HAVE AND TO HOLD Still described presents us the cost and the appartamences thereun belonging, and warrant the title to the same. YO HAVE AND TO HOLD Still described presents unto the said Grantes and his successors, free, clear and discharged of and from all former Granas, Charge Renty releasing and valuing apprehensest and all rights under and by rivine of the homesteed exemption laws of the State of Okishoma. Hereby releasing and valuing apprehensest and all rights under and by rivine of the homesteed exemption laws of the State of Okishoma. Hereby releasing and valuing apprehensest and all rights under and by rivine of the coverants and agreements servine. WHEREAR, The Grantor— At the rate specified thereth, payable to	were with all the improvements thereon and the appartenances thereun belonging, and warrant the title to the same. TO EANE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and walving appraisement and all rights under and by virtue of the homestend exemptions have of the State of Oklahoma. IN TRUETS INSERTIBLESS FOR the purpose of securing the performance of the covenants and agreements herein. WHERERAS, The Grastor— "By induction upon————————————————————————————————————	TO HAVE AND TO HOLD Stid described premises unto the said drastes and his successors, free, clear and discharged of and from all former Granus, Charge of HAVE AND TO HOLD Stid described premises unto the said drastes and his successors, free, clear and discharged of and from all former Granus, Charge of HAVE AND TO HOLD Stid described premises whatknown. IN TRIEST NEWSKITHERESS FOR the purpose of securing the performance of the coverage and agreements herein. WHEREAS, The Grantor. IN TRIEST NEWSKITHERESS FOR the purpose of securing the performance of the coverage and agreements herein. WHEREAS, The Grantor. In facility of the purpose of securing the performance of the coverage and the first three of the purpose of securing the performance of the coverage and discharged and delivers the same of	TO HAVE AND TO HOLD Said described premises unto the said drantee and his successors, free, dear and discharged of and from all former Grants, Charge Herely releasing and waving appraisements and all rights under and by virtue of the homestead exemption have of the State of Oklahoma. IN TRIEST NEWSHITHELESS FOR the purpose of accusating the performance of the oversants and agreements herein. WHEREAS, The Grantor. Ju indubted upon	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and warring appraisement and all rights under and by virtue of the homestead exemption have of the State of Okishoma. WHEREAS, The Grantor. WHEREAS, The Grantor. Judge Hereby releasing and warring appraisement and all rights under and by virtue of the homestead exemption have of the State of Okishoma. WHEREAS, The Grantor. Judge Hereby releasing and warring appraisement and all rights under and by virtue of the homestead exemption have on the State of Okishoma. Note that the same of	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and warring appraisement and all rights under and by virtue of the homestead exemption have of the State of Okishoma. WHEREAS, The Grantor. WHEREAS, The Grantor. Judge Hereby releasing and warring appraisement and all rights under and by virtue of the homestead exemption have of the State of Okishoma. WHEREAS, The Grantor. Judge Hereby releasing and warring appraisement and all rights under and by virtue of the homestead exemption have on the State of Okishoma. Note that the same of	TO MAYE AND TO HOLD hald described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and wairing appraisement and all rights under and by virtue of the homestead exemption have of the State of Okiahoma. WHEREAS, The Grantor— WHEREAS, The Grantor— Judge Hereby releasing and wairing appraisement and all rights under and by virtue of the homestead exemption have of the State of Okiahoma. WHEREAS, The Grantor— Judge Hereby releasing and wairing appraisement and all rights under and by virtue of the homestead exemption have of the State of Okiahoma. WHEREAS, The Grantor— Judge Hereby releasing the property of the same of	TO HAVE AND TO HOLD Said described premises unto the said Grance and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and wairing appraisements and all rights under and by virtue of the homesteed exemption have of the State of Oklahoma. IN NEURIN ROWERHIBLEASS TO the pupped of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— Judicial Language of the pupped of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— Judicial Language of the pupped of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— Judicial Language of the pupped of securing the performance of the covenants and agreements herein. Pupped and increase being payable at the office of PEARSONS & TAPT, in Cofficiale, lillicols, and bearing hierest after maturity at the role of the office of PEARSONS & TAPT, in Cofficiale, lillicols, and bearing hierest after maturity at the role of payment. SECOID—To pay before delinquately all these and assessments by or in the State of Okinhorna spathat and premises or against the interest of the Grantee or his was the whole or any agar thereot upon the Grantee or his successor or the holder of the proles hereby recursed, and on such payment to admit the holder of the proles hereby recursed, and on such payment to abund the holder of the proles hereby recursed, and on such payment to abund the holder of the proles hereby recursed, and on such payment to abund the holder of the proles hereby recursed, and on such payment to make a proper payment. TOURTH—To note well individually a such proless the payment of the fair value against to have a payment to a such additional individual and the payment of the holder of the proless of the holder of any and individual and the payment of the holder of the payment of the holder of the payment of the holder of the holder of the payment of the payment of the holder of the payment of the holder of the holder of the hol
To HAVE AND TO 1000 Shift described permy sensitive thereus belonging, and warrant the title to the state. To HAVE AND TO 1000 Shift described permy sensitive thereus belonging, and warrant the title to the state. To HAVE AND TO 1000 Shift described permy sensitive the state of Granics and Because and discharged of and from all former Grania, Charge etc., Jadgments and Mortgages and other liens and encountrations whatever. Hereby releasing and warting appraisement and all rights under and by virtue of the biomestead exemption have of the State of Oklahoma. WHEREAS, The Granior— WHEREAS, The Granior— Judgment of the Companies of the Compan	more with all the improvements thereon and the appartenances thereunto belonging, and warrant the title to the same. TO HAVE AND TO HIGH. State determined premises unto the sald diractes and his successors, free, clear and discharged of and from all former Granus, Charge of the Committed Commit	TO HAVE AND TO HOLD State described premises unto the said Grastee and his successors, free, clear and discharged of and from all former Grants, Charges, Judgments and Mortgages and other liess and emultipracioes without the homested extending the state of Oklahoma. IN TRUST INVESTIBLESS for the purpose of securing the performance of the covenants and agreements hereds. WHEREAS, The Granter. IN TRUST INVESTIBLESS for the purpose of securing the performance of the covenants and agreements hereds. WHEREAS, The Granter. IN TRUST INVESTIBLESS for the purpose of securing the performance of the covenants and agreements hereds. WHEREAS, The Granter. IN TRUST INVESTIBLESS for the purpose of securing the performance of the covenants and agreements hereds. WHEREAS, The Granter. In the sam of	TO HAVE AND TO HAV	TO HAVE AND 70 HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge and	TO HAVE AND 70 HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge and	TO HAVE AND 70 HOLD Said described premises unto the said Grantee and his successors, free, clear and discarged of and from all former Grants, Charge and Charles	TO HAVE AND TO HOLD Said described premises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge and the successors free, clear and discharged of and from all former Grants, Charge and the successors free, clear and discharged of and from all former Grants, Charge and the successors free, clear and discharged of and from all former Grants, Charge and the superior of the proposed of the purpose of securing the performance of the covenants and agreements herein. In THISTY INVESTIBLESS for the purpose of securing the performance of the covenants and agreements herein. In THISTY INVESTIBLESS for the purpose of securing the performance of the covenants and agreements herein. In the sam of t
war with all the improvements thereon and the appartenances thereunto belonging, and warrant the title to the same. The provided of the state of Okiahoma and Mortzages and other liess and encombrances whatevowr. The relevy releasing and waving appraisement and all rights under and by riter of the homested exemption laws of the State of Okiahoma. IN TRIGET REVERTIBLESS for the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— In indebied upon———principal promissory note, bearing even date herewith, payable to	TO HAVE AND TO HOLD Said described premises unto the said drames and his successors, free, clear and discarged of and from all former Grants, Charge S, Judganuts and Morganes and other least and encombrances whatevere. TO HAVE AND TO HOLD Said described premises unto the said drames whatevere. In RIGHT SHEWISTHEEMESS for the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor. In RIGHT SHEWISTHEEMESS for the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor. It is also to the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor. It is also to the purpose of securing the performance of the covenants and agreement herein. By Indebted upon	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby reducing and waving appraisement and all rights under and by vitrue of the homestead exemption have of the State of Oklahoma. IN TRUST NEWSHETHERSS For the purpose of securing the performance of the coverants and agreements berein. WHEREAS, The Grantor— principal promissory note, bearing even date herewith, payable to—	TO HAYE AND TO HOLD Said described premises unto the said drames and his successors, free, clear and discharged of and from all former Grans, Obarge, Judgments and Mortgages and other leas and enombrances whatever. TO HAYE AND TO HOLD Said described premises unto the said drames and his successors, free, clear and discharged of and from all former Grans, Obarge, Judgments and Mortgages and other leas and enombrances whatever. IN TRUST NEWSHERHEMESS for the surpose of securing the performance of the covenants and agreements berein. WHERHEMS, The Granton. WHERHEMS, The Granton. A the rate specified them, peaching the performance of the covenants and agreements berein. A the rate specified them, peaching the peach of the same of the covenant and agreement of the covenant and agreement of the same of the covenant and agreement of the covenant of the distribution of the covenant and agreement of the covenant of the distribution of the covenant and agreement of the covenant of the distribution of the covenant and agreement of the covenant of the distribution of the covenant agreement of the covenant of the distribution of the covenant agreement of the covenant of the distribution of the covenant agreement of the covenant of the distribution of the covenant agreement of the covenant of the covenant of the covenant of the covenant of th	TO HAYE AND TO HOLD Said described premises unto the said drantes and his successors, free, clear and discharged of and from all former Grants, Charge in Judgments and Mortgages and other leas and enumbrances whatdower. IN TRUST NEWSHETHELESS For the purpose of securing the performance of the coverants and screements herein. IN TRUST NEWSHETHELESS For the purpose of securing the performance of the coverants and screements herein. WHERIBAS, The Grantor. It individed upon	TO HAYE AND TO HOLD Said described premises unto the said drantes and his successors, free, clear and discharged of and from all former Grants, Charge in Judgments and Mortgages and other leas and enumbrances whatdower. IN TRUST NEWSHETHELESS For the purpose of securing the performance of the coverants and screements herein. IN TRUST NEWSHETHELESS For the purpose of securing the performance of the coverants and screements herein. WHERIBAS, The Grantor. It individed upon	TO HAYE AND TO HOLD Said described premises unto the said drantes and his successors, free, clear and discharged of and from all former Grants, Charge and Committee and Morganes and cotter leas and enumbrances whitever. IN TRUST NEWSHETHELESS For the surpose of securing the performance of the coverenants and agreements herdin. WHERHARS, The Granton. WHERHARS, The Granton. The principal promisery note, hearing the performance of the coverants and agreements herdin. WHERHARS, The Granton. The principal promisery note, hearing the performance of the coverants and agreements herdin. WHERHARS, The Granton. The principal promisery note, hearing the performance of the coverants and agreements herdin. WHERHARS, The Granton. At the rate specified them, posted and the first day of the same of the coverant of the covera	TO HAYE AND TO HOLD Said described premises unto the said drames and his successors, free, clear and discharged of and from all former Grans, Obarge, Judgments and Mortgages and other leas and enombrances whatever. TO HAYE AND TO HOLD Said described premises unto the said drames and his successors, free, clear and discharged of and from all former Grans, Obarge, Judgments and Mortgages and other leas and enombrances whatever. IN TRUST NEWSHERHEMESS for the surpose of securing the performance of the covenants and agreements berein. WHERHEMS, The Granton. WHERHEMS, The Granton. A the rate specified them, peaching the performance of the covenants and agreements berein. A the rate specified them, peaching the peach of the same of the covenant and agreement of the covenant and agreement of the same of the covenant and agreement of the covenant of the distribution of the covenant and agreement of the covenant of the distribution of the covenant and agreement of the covenant of the distribution of the covenant and agreement of the covenant of the distribution of the covenant agreement of the covenant of the distribution of the covenant agreement of the covenant of the distribution of the covenant agreement of the covenant of the distribution of the covenant agreement of the covenant of the covenant of the covenant of the covenant of th
TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge es, Judgments and Mortgages and other lines and enumbrances withstower. See Judgments and Mortgages and other lines and enumbrances withstower. IN TRUST RINVERTHIBUSES for the purpose of securing the performance of the covenants and agreements herein. IN TRUST RINVERTHIBUSES for the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— WHEREAS, The Grantor— It is formed to the purpose of securing the performance of the covenants and agreements herein. A. D. 19————————————————————————————————————	TO LANCE AND TO JULIO Staff described premines must be said firstees and his successors, free, clear and dicharged of and from all former Granus, Charge Heavily and Charge and wairing apprisement and all rights under and by virtue of the homesteed community of the State of Oklahoma. IN TRUST NEVERTIBLESS for the purpose of searning the performance of the covenants and agreements herein. IN TRUST NEVERTIBLESS for the purpose of searning the performance of the covenants and agreements herein. IN TRUST NEVERTIBLESS for the purpose of searning even date herewith, payable to. ———————————————————————————————————	TO HAVE AND 70 HOLD Said described premises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and wairing appreciatement and all rights under and by successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and wairing appreciatement and all rights under and by yittee of the homested accemption laws of the State of Okishoma. IN TRUST NEVERTHELESS For the purpose of securing the performance of the covenants and agreements herein. NY HAVE THE THE LESS For the purpose of securing the performance of the covenants and agreements herein. NY HAVE THE THE THE THE PROPERTY OF	TO LAVIE AND TO LIAD State described premises unto ble said formation and his appartenances thereun belonging, and warrant the title to the same. TO LAVIE AND TO LIAD State described premises unto the said formation and his successors, free, clear and dicharged of and from all former Grants, Charge Hereby releasing and waiving apprisements and all rights under and by virtue of the homested exemption laws of the State of Oklahoma. In YKUST NEWESTELLESS for the purpose of securing the performance of the covenants and agreements herein. NYTHINGY NEWESTELLESS for the purpose of securing the performance of the covenants and agreements herein. In YKUST NEWESTELLESS for the purpose of securing the performance of the covenants and agreements herein. PRINCET-TO PRINCETE TO THE PRINCETE STATE OF THE PRINCETE STATE STATE OF THE PRINCETE STATE STATE OF THE PRINCETE STATE STA	TO INVIVA AND TO INCIDE State described permisses must be said framtee and his successors, free, clear and discarged of and from all former Grants, Charge Hereby releasing and waiving appraisement and all rights under and by virtue of the homested exemption laws of the State of Oklahoma. IN TRUST REVERTIEEEES for the purpose of securing the performance of the covenants and agreements hered. In the same of the state of Park of the State of Oklahoma. NOTICES REVERTIEEEES for the purpose of securing the performance of the covenants and agreements hered. In the same of the same	TO INVIVA AND TO INCIDE State described permisses must be said framtee and his successors, free, clear and discarged of and from all former Grants, Charge Hereby releasing and waiving appraisement and all rights under and by virtue of the homested exemption laws of the State of Oklahoma. IN TRUST REVERTIEEEES for the purpose of securing the performance of the covenants and agreements hered. In the same of the state of Park of the State of Oklahoma. NOTICES REVERTIEEEES for the purpose of securing the performance of the covenants and agreements hered. In the same of the same	TO INVENDENCE TO THE IMPROVEMENTS the improvements thereon and the appertenances thereunto belonging, and warrant the title to the same. TO INVENDENCE TO LODGE and described premises unto the said frances and his successors, free, clear and discharged of and from all former Grants, Charge Hendy Areleaning and waiving apprisements and all rights under and by virtue of the homested excention. IN TRUST REVERTIBLESS for the purpose of securing the performance of the covenants and agreements herein. IN TRUST REVERTIBLESS for the purpose of securing the performance of the covenants and agreements herein. PRINTED ARELESS for the purpose of securing the performance of the covenants and agreements herein. PRINTED ARELESS for the purpose of securing the performance of the covenants and agreements herein. PRINTED—TO perform the purpose of securing the same performance of the same of the	TO LAVIE AND TO LIAD State described premises unto ble said formation and his appartenances thereun belonging, and warrant the title to the same. TO LAVIE AND TO LIAD State described premises unto the said formation and his successors, free, clear and dicharged of and from all former Grants, Charge Hereby releasing and waiving apprisements and all rights under and by virtue of the homested exemption laws of the State of Oklahoma. In YKUST NEWESTELLESS for the purpose of securing the performance of the covenants and agreements herein. NYTHINGY NEWESTELLESS for the purpose of securing the performance of the covenants and agreements herein. In YKUST NEWESTELLESS for the purpose of securing the performance of the covenants and agreements herein. PRINCET-TO PRINCETE TO THE PRINCETE STATE OF THE PRINCETE STATE STATE OF THE PRINCETE STATE STATE OF THE PRINCETE STATE STA
TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge sea, Judgments and Mortgages and other lens and encumbrances whatsower. Hereby releasing and waving appraisament and all rights under said by virtue of the homesteed exemption have of the State of Oklahoma. Hereby releasing and waving appraisament and all rights under said by virtue of the homesteed exemption have of the State of Oklahoma. WHEREARS, The Grantor— WHEREARS, The Grantor— If included upon—principal promissory note, bearing over date herewith, payable to—over over over over the virtue of the release of the same of principal promissory note, bearing over date herewith, payable to—over over over the virtue of the release of the same of principal and interest being payable at the office of PEARSONS & TaPy, in Chiengo, illinois, and bearing interest after maturity at the rate of 10 per cent per annual The Grantor—coveninat—and agree—its follows: The Grantor—coveninat—and agree—its follows: The Grantor—over the cover of the cover of the Argon of the Argon of the payable. A. D. 19—and the principal and interest being payable at the office of PEARSONS & TaPy, in Chiengo, illinois, and bearing interest after maturity at the rate of 10 per cent per annual The Grantor—coveninat—and agree—its follows: The Grantor—over the cover of the Argon of the Argon of the payable of the paya	TO HAVE AND TO HOLD flad described premises unto the said Grantee and his successors, free, char and discharged of and from all former Grants, Charge Hereby releasing and waving appraisement and all rights under and by drive of the honestead exemption laws of the State of Oklahoma. IN TRISTS INVESTITELESS For the purpose of searing the performance of the overeants and agreements herein by Indebted upon	TO HAVE AND TO HOLD Bad described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge of HAVE AND TO HOLD Bad described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge of HAVE AND TO HOLD Bad described premises which were the covenants and segments herein. IN TRUST REVERSTRIBLESS For the purpose of securing the performance of the covenants and segments herein. WHEREAS, The Grantor MY IN TRUST REVERSTRIBLESS For the purpose of securing the performance of the covenants and segments herein. At the rate appelled the performance of the covenants and segments herein. The Grantor—covent height gayathe at the office of PRARTONS 8 4.74 Pr., in Chicago, Hinchis, and bearing and attended therein. The Grantor—covenant—und agree—as follows: Piges—To pay and indebtedness and the interest thereon as herein and in said notes provided, or according to any segmental extending the time of payment. Piges—To pay and indebtedness and the interest thereon as herein and in said notes provided, or according to any segmental extending the time of payment. Piges—To pay and indebtedness and the interest thereon as herein and in said notes provided, or according to any segmental extending the time of payment. Piges—To pay and indebtedness and the interest thereon as herein and in said notes provided, or according to any segmental extending the time of payment. Piges—To pay and indebtedness and the interest thereon as herein and in said notes provided, or according to any segmental extending the time of payment. Piges—To pay and indebtedness and the interest thereon as herein and in said notes provided, or according to any segmental extending the time of payment. Piges—To pay and indebtedness and the interest thereof upon the Grantee or his successor. Piges—To pay and the contract of the said payment of the p	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Herby releasing and waring appraisement and all rights under and by virtue of the honestead exemption laws of the State of Okiahoma. IN TRUST REVERTENEESS For the purpose of securing the performance of the oversants and agreements herein the principal promissory note, hearing even date herewith, payable toown order and byendorsed and deliver the sum of	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and waring appraisement and all rights under and by virtue of the honostead exemption laws of the State of Oklahoma. IN TRUST REVERTHERESS For the purpose of securing the performance of the covenants and agreements herein by Indebted upon	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and waring appraisement and all rights under and by virtue of the honostead exemption laws of the State of Oklahoma. IN TRUST REVERTHERESS For the purpose of securing the performance of the covenants and agreements herein by Indebted upon	TO HAVE AND TO HOLD Said described premises unto the said Grantees and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and warring appraisement and all rights under and by virtue of the honoextead exemption have of the State of Oklahoma. IN TRUST REVERTHERESS For the purpose of searning the performance of the covenants and agreements herein by Indebted upon	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and warring appraisement and all rights under and by virtue of the honestead exemption laws of the State of Oklahoma. IN TRUST REVERTHERESS For the purpose of searning the performance of the coverants and agreements herein by Indebted upon
TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge listed, releasing and walving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUST NEVERITHELESS For the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hardy AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hardy Preleasing and waying appraisement and all rights under said by virtue of the homestead exemption laws of the State of Oklahoma. WHEREMAS, The Grantor— It is a state of the said o	TO HAND AND TO HOLD Said described primines into the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and waiving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. WHEREAS, The Granter. WHEREAS, The Granter. Jy indebted uponprincipal promissory note, bearing even date herewith, payable toown order and byendowed uponprincipal promissory note, bearing even date herewith, payable toown order and byendowed uponprincipal promissory note, bearing even date herewith, payable toown order and byendowed uponprincipal promissory note, bearing even date herewith, payable toown order and byendowed uponprincipal promissory note, bearing even date herewith, payable toown order and byendowed uponprincipal promissory note, bearing even date herewith, payable toown order and byendowed upon	TO HAVE AND TO HOLD Said described premises unto the said forance and his successors, free, clear and discharged of and from all former Grants, Charge Hereby releasing and waring appraisement and all rights under and by virtue of the honestead exemption laws of the State of Oklahoma. IN TRUST NEURITHIESES For the purpose of securing the performance of the coverants and agreements herein. WHEREAS, The Grantor— Judicibled upon——principal promissory note, bearing over date hereowith, payable to—own order and by——endorsed and deliver the sum of. Dollars, due on the first day of. A. D. 19——in this interest from the control of th	TO HAVE AND TO HOLD Said described premises unto the said frantees and his successors, free, clear and discharged of and from all former Grants, Charge Herby releasing and waring appraisement and all rights under and by virtue of the honestead exemption laws of the State of Oklahoma. IN TRUST REVERSHERIHESS For the purpose of securing the performance of the covenants and agreements herein. IN TRUST REVERSHERIHESS FOR the purpose of securing the performance of the covenants and agreements herein. In Indicated upon principal promissory note, bearing oven date herowith, payable to own order and by endorsed and deliver the sum of own order and by endorsed and deliver the sum of own order and by endorsed and deliver the sum of the principal promissory note, bearing oven date herowith, payable to own order and by endorsed and deliver the sum of the principal promissory note, bearing oven date herowith, payable to own order and by endorsed and deliver the sum of the principal promissory note, bearing oven date herowith, payable to own order and by endorsed and deliver the sum of the principal promissory note, bearing oven date of the principal promises of the principal promises and the literate of the principal promises and the principal promises and the principal promises and promises and the principal promises and all near promises and promises and promises and all near promises and promises and all near promises and promises	TO HAVE AND TO HOLD Said described premises unto the said frantees and his successors, free, clear and discharged of and from all former Grants, Charge Herby releasing and waring appraisement and all rights under and by virtue of the honestead exemption laws of the State of Oklahoma. IN TRUST REVERSHERIHESS For the purpose of securing the performance of the covenants and agreements herein. IN TRUST REVERSHERIHESS FOR the purpose of securing the performance of the covenants and agreements herein. In Indicated upon principal promissory note, bearing oven date herowith, payable to own order and by endorsed and deliver the sum of own order and by endorsed and deliver the sum of own order and by endorsed and deliver the sum of the principal promissory note, bearing oven date herowith, payable to own order and by endorsed and deliver the sum of the principal promissory note, bearing oven date herowith, payable to own order and by endorsed and deliver the sum of the principal promissory note, bearing oven date herowith, payable to own order and by endorsed and deliver the sum of the principal promissory note, bearing oven date of the principal promises of the principal promises and the literate of the principal promises and the principal promises and the principal promises and promises and the principal promises and all near promises and promises and promises and all near promises and promises and all near promises and promises	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Hardy releasing and warking appriatement and all rights under and by virtue of the honestead exemption laws of the State of Oklahoma. IN TRUST REVERSHERIESES For the purpose of securing the performance of the coverants and agreements herein. In the principal promissory note, bearing over date herewith, payable toown order and byendorsed and deliver the sum of	TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge Harviy releasing and warking appriatement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUST REVERSHERIESES For the purpose of securing the performance of the coverants and agreements herein the property releasing and warking appriatement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. WHEREAS, The Grantor— In Indebted upon — principal promissory note, bearing over date herewith, payable to — own order and by — endorsed and deliver the sum of —
TO HAVE AND TO IOLD Said described premises much the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge stretch releasing and waiving appraisement and all rights under and by rittee of the homested exemption laws of the State of Oklahoma. IN TRUST NEVERTHELESS For the purpose of securing the performance of the covenants and agreements herein. WHEEREAS, The Grantor— "WHEEREAS, The Grantor— "WHEEREAS, The Grantor— "It is indepted upon———principal promissory note, bearing even date herewith, payable to—————own order and by —————endowed and delivere the sum of ———————————————————————————————————	there with all the ingrovements thereon and the appartenances theseuric belonging, and varrant the tith to the same. Of MANE AND TO HOLD Said described premises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge (Berty releasing and waiving appraisament and all rights under and by virtue of the honosetted exemption laws of the State of Oklahoma. IN TRUST KNY-METHILIDES For the purpose of securing the performance of the coverants and agreements herein. WHEREAS, The Grantor. In TRUST KNY-METHILIDES For the purpose of securing the performance of the coverants and agreements herein. A. D. 19. — endotreed the sam of	with all the improvements therein and the appartenances therein bringing, and warrant the title to the same. "And Andrew Comment and Nortagaes and other lens and encounterances whatevower, and the successors, free, clear and sicharged of and from all former Grants, Charge of Justice and Mortagaes and other lens and encounterances whatevower. IN TRUST KEVENTHILDESS For the purpose of securing the performance of the covenants and agreements herein. IN TRUST KEVENTHILDESS For the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Granter. In industry the Comment of the Covenants and agreements herein. A. D. 19.— and the same of the covenants and agreements herein. A. D. 19.— and the same of the covenants and agreements herein. A. D. 19.— and the same of the covenants and agreements herein. A. D. 19.— and the same of the covenants and agreements and the rate specified therein, parable to the covenants and agreements and the covenants. The Granter covenant—and agreements and the interest thereon as herein and a said notes and the covenants. The Granter—covenant—and agree—and follows: INSERT—To pay said indebticates and the interest hereon as herein and a said notes of covenants for any said indebticates and the interest thereon as herein and a said notes of covenants. The Granter covenant—and agree—and follows: INSERT—To pay said indebticates and the interest hereon as herein and a said notes of covenance or against the interest the said of the covenants of any said indebticates and the interest thereon as herein and a said presented the covenants of any said indebticates and the interest the said of covenance of the said of covenance or granter covenance or part of the said of covenance or the said of the said of the said of the said o	TO LIANE AD INFO CONTROLLA SIGN TO SIGNAD SIDE descended previous unto the said Grantee and he successors, free, clear and discharged of and from all former Grants, Charge and Jacks and Mortagaes and other liens and encumbrances whatevery related to the said Grantee and he successors, free, clear and discharged of and from all former Grants, Charge freely releasing and waiving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUST RIVERTHELESS For the purpose of escuring the performance of the coverance and agreement herein. WHEREAS, The Grantor. Principal promisery note, bearing even date herowith, payable to	TO LIAVE AND TO MOLD Said described previous unto the superformance thereuse belonging and warrant the title to the same. TO LIAVE AND TO MOLD Said described previous unto the taid Grantee and his successors, tree, clear and discharged of and from all former Grants, Charge Hereby releasing and walving apprehenses unto the taid Grantee and his successors, tree, clear and discharged of and from all former Grants, Charge Hereby releasing and walving apprehenses and all rights under and by virtue of the homestead exemption laws of the State of Okiahoma. IN TRUST NIS-BRITHALDES For the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor. Principal promissory note, bearing even date herewith, payable to own own order and by endought the same of	TO LIAVE AND TO MOLD Said described previous unto the superformance thereuse belonging and warrant the title to the same. TO LIAVE AND TO MOLD Said described previous unto the taid Grantee and his successors, tree, clear and discharged of and from all former Grants, Charge Hereby releasing and walving apprehenses unto the taid Grantee and his successors, tree, clear and discharged of and from all former Grants, Charge Hereby releasing and walving apprehenses and all rights under and by virtue of the homestead exemption laws of the State of Okiahoma. IN TRUST NIS-BRITHALDES For the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor. Principal promissory note, bearing even date herewith, payable to own own order and by endought the same of	with all the improvements threen and the approximances thereuro belonging, and verrant the tith to the same. TO LAVE AND TO ROLLD Said described presents unto the taid Grantee and its successors, free, clear and discharged of and from all former Grants, Charge liferby releasing and waiving appressement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUST NISTRIPHILIDSS For the purpose of securing the performance of the coverants and agreements herein. WHEREAS, The Grantor. WHEREAS, The Grantor. principal promissory note, bearing oven date herowith, payable to	TO LIAVE AND TO HOLD Said described previous unto the read formates and the appurtuments thereon and the appurtuments thereon and the spin terms of the said formates and his successors, free, clear and discharged of and from all former Grants, Charge lifereby releasing and waiving appraisement and all rights under and by virtue of the honorested exemption laws of the State of Oklahoma. IN TRUST NIVERTHALDSS For the purpose of securing the performance of the coverants and agreements herein. WHEREAS, The Grantor. IN Individed upon
TO HAND AND TO HOLD Said described promises much be said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge explainment and Mortgages and other lens and encumbrances whatsoever. Hereby releasing and waiving appriasement and all rights under and by virtue of the homestead exemption laws of the State of Okiahoma. IN TRUST NEVERITHELESS For the purpose of securing the performance of the covenains and agreements herein. WHERERAS, The Grantor— WHERERAS, The Grantor— WHERERAS, The Grantor— principal promissory note, bearing even date herewith, payable to—own order and by —endorsed and delivere the sum of —own order and by —endorsed and delivere the provided, or any part decor to purpose of	were with all the improvements thereon and the appartenance thereunto belonging, and warrant the title to the same. NO HAVE AND TO HOLD Statt described promines unto the stall Grantee and his successors, free, clear and discharged of and from all former Grants, Charge see, adagments and all rights under and by virtue of the honestead exemption laws of the State of Oklahoma. WHEREAS, The Grantor. WHEREAS, The Grantor. Jy indebted upon. principal promissory note, bearing even date herowith, payable to. Onlar, due on the first day of. A. D. 19. As ing interest from. at the rate specified therein, payable. amusulty, as further evidenced by interest notes attached theret in principal and interest being payable at the office of Parkagons & Table, in Colenso, Illinois, and bearing interest after maturity at the rate of 10 per cent. per annual property of the control of the control of the control of the payable of the payable of the control of the payable of the pa	with all the improvements thereon and the appartenances thereuno belonging and warrant the title to the same. TO HAND AND TO HOLDS Said described premises must the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charge ess, Judgments and Mortgages and other liesa and encembrances whatsover. Hereby releasing and walving appraisement and all rights under and by drive of the homestead exemption laws of the State of Oklahoma. IN TRUST NEWRITHELESS for the purpose of securing the performance of the covenants and agreements thereon. WHEREERS, The Granter— principal promissory note, bearing even date herewith, payable to	THE PART OF THE PA	TO HAVE AND TO MOLDS and described promises unto the said Grantee and his successors, free, clear and discharged of and from all former Granis, Charge etc., Judgments and Mortgages and other liess and encountrances whatever. Hereby releasing and waving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUEST AND HISTHELESS For the purpose of searching the performance of the covenants and agreements herein. WHEIREAS, The Grantor. JI indebted upon	TO HAVE AND TO MOLDS and described promises unto the said Grantee and his successors, free, clear and discharged of and from all former Granis, Charge etc., Judgments and Mortgages and other liess and encountrances whatever. Hereby releasing and waving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUEST AND HISTHELESS For the purpose of searching the performance of the covenants and agreements herein. WHEIREAS, The Grantor. JI indebted upon	TO HAYE AND TO MOLD Said described prunieses unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge etc., Judgments and Mortgages and other liess and encountrances whatever. Hereby releasing and waving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUEST NAMIRIHELESS For the purpose of securing the preformance of the coverants and agreements have the same of the coverants and agreements have the same of the same o	TO HAYE AND TO MOLD Said described promises unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge etc., Judgments and Mortgages and other liess and encumbrances whatever. Hereby releasing and waving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. WEIRLEAS, The Grantor. WEIRLEAS, The Grantor. Judgment support. —principal promisery note, bearing even date herewith, payable to. —own order and by. —esdorsed and deliver the sum of. —A D. 19. —and place to the being payable at the office of PEARSONS & TAPT, in Okleago, Hillinds, and bearing interest after maturity at the rate of 10 per cent per annully, as further evidenced by interest notes attached thereon in principal and interest being payable at the office of PEARSONS & TAPT, in Okleago, Hillinds, and bearing interest after maturity at the rate of 10 per cent per annully. BG GRANTON—Coverant—and agree—as follows: thereon as herein and its rails notes provided, or accordant? Surjeament extending the time of payment. ESECOND—To pay before delitequency at large and assessments by or in the State of Oklahoma against and greenests or against the interest of the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor or the holder of any law research on the successor or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor or the holder of all indebtedness may pay such laxes or assessments, or of one or accessments and indebtedness at the option or the holder thereo. In the event of the failure to pay taxes or assessments
TO HAVE AND TO HOLD Said described premises unto the said Grante and its interest and discharged of and from all former Grants, Charge cas, Judgments and Mortgages and other liens and enumbrances whatsoever. Hereby relaxing and walving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUET INVESTIBLESS For the purpose of securing the performance of the covenants and agreements berein. NY HAUST NOVERTHELESS For the purpose of securing the performance of the covenants and agreements berein. WHERERSS, The Grantor. WHERERSS, The Grantor. Ly indebted uponprincipal promissory note, bearing even date herewith, payable toown order and byendorsed and deliver the sum of	TO HAYE AND TO BIOLD Said described premises unto the said Grantes and all is successors, free, clear and discharged of and from all former Grants, Charge se, Judgments and Mortgages and other liens and encumbrances whatsower. To HAYE AND TO BIOLD Said described premises unto the said Grantes and all successors, free, clear and discharged of and from all former Grants, Charge statements and Mortgages and other liens and encumbrances whatsower. WHEREAS, For the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor. WHEREAS, The Grantor. principal promissory note, bearing even date herewith, payable to was order and by endorsed and deliver the sum of the sum of the sum of the covenants and agreements herein. Dollars, due on the first day of the state of the sum of the	TO HANE AND TO HOLD Said described premises unto the said Grantes and alls successor, free, clear and discharged of and from all former Grants, Charge and Mortgages and other least and encumbrances whatsover. TO HANE AND TO HOLD Said described premises unto the said Grantes and alls successor, free, clear and discharged of and from all former Grants, Charge and Mortgages and other least and encumbrances whatsover. WHEREAS, The Grantor. WHEREAS, The Grantor. WHEREAS, The Grantor. Jy indebted upon	TO HANCE AND TO HOLD Said described premises unto the said Grantes and all is successors, free, clear and discharged of and from all former Grants, Charges, Judgments and Mortgages and other liens and encumbrances whatsower. The HANCE AND TO HOLD Said described premises unto the said Grantes and all is successors, free, clear and discharged of and from all former Grants, Charges, Judgments and Mortgages and other liens and encumbrances whatsower. Hereby releasing and waving apprehenses, and all rights under and by victus of the homestead exemption laws of the State of Oklahoma. IN TRUIT NAVIRITHALESS for the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— principal promissory note, bearing even date herewith, payable to war order and by endorsed and deliver the sum of	TO HAVE AND TO HOLD Shall described permisses unto the salid frances and his successors, free, clear and discharged of and from all former Grants, Charge (East, Judgments and Mortgages and other liess and enumbrances whitsower. The HAVE AND TO HOLD Shall described permisses unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge (East, Marthur) and the said and the said with the covenants and serements herein. WHEREAS, The Grantor— WINDER NOW HERITAGES for the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— Dollars, due on the first day of the said former of the said of the sai	TO HAVE AND TO HOLD Shall described permisses unto the salid frances and his successors, free, clear and discharged of and from all former Grants, Charge (East, Judgments and Mortgages and other liess and enumbrances whitsower. The HAVE AND TO HOLD Shall described permisses unto the said Grantes and his successors, free, clear and discharged of and from all former Grants, Charge (East, Marthur) and the said and the said with the covenants and serements herein. WHEREAS, The Grantor— WINDER NOW HERITAGES for the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— Dollars, due on the first day of the said former of the said of the sai	TO HAVE AND TO HOLD Said described premises unto the said france and all is successors, free, clear and discharged of and from all former Grants, Charge (East, Judgments and Mortgages and other lines and enumbrances whitsower. THE MAN TO HOLD Said described premises with under and by "titue of the homestead exemption laws of the State of Oklahoma. WHEREAS, The Grantor. WHEREAS, The Grantor. WHEREAS, The Grantor. Juliadosted upon	TO HANE AND TO HOLD Said described premises unto the said frances and all is successors, free, clear and discharged of and from all former Grants, Charge (see, judgments and Mortgages and other lines and enumbrances whatevover, the said frances and all successors, free, clear and discharged of and from all former Grants, Charge (see, judgments and Mortgages and other lines and all rights under and by virtup of the homestead exemption lows of the State of Oklahoma. WHEREAS, The Grantor— WINDER NOW HATHANDESS for the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor— ### Principal and interest being payable at the office of PRARSONS & TAPF, in Chicago, liltinois, and bearing interest their set of 10 per cent. per annual The Grantor—covenant—and agree—as follows: ### Principal and interest being payable at the office of PRARSONS & TAPF, in Chicago, liltinois, and bearing interest the rest of 10 per cent. per annual The Grantor—covenant—and agree—as follows: ### Principal and interest being payable at the office of PRARSONS & TAPF, in Chicago, liltinois, and bearing interest the rest of 10 per cent. per annual The Grantor—covenant—and agree—as follows: ### Principal and interest being payable at the office of PRARSONS & TAPF, in Chicago, liltinois, and bearing interest the rest of 10 per cent. per annual The Grantor—covenant—and agree—as follows: ### Principal and interest being payable at the office of PRARSONS & TAPF, in Chicago, liltinois, and bearing interest the rest of 10 per cent. per annual The Grantor—as follows: ### Principal and Interest being payable at the office of PRARSONS & TAPF, in Chicago, liltinois, and bearing interest the machine of the Chicago o
be sum of	the sum of	the sum of	the sum of	the sum of	the sum of	the sum of	the sum of
the rice strom—at the rate specified therein, payable—annually, as further evidenced by interest notes attached therein principps and interests being payable at the office of PEARSONS & TAPT, in Chicago, illinois, and bearing interest after maturity at the rate of 10 per cent, per annual processor of the per cent per annual per	and interest from	an interest from	ting interest from	ting interest from	ting interest from	ting interest from	ting interest from
The Grantor—covenant—and agreed—as follows: FIRIST—To pay said indebtedness and the interest thereon as herein and in said notes provided, or according to my agreement extending the time of payment. PRINGS—To pay before delinquency at taxes and assessments by or in the State of Oklahoma against said premises or against the interest of the Grantee or head to the payment of the p	The Grantor—covenant—and endedness ame the formation and in said notes provided, or according To any agic indebtedness and the increase in assessments by or in the State of Oktahoma against said premises or against the interest of the Grantee or its second and any part therefore upon the Grantee or its successor or the holder of the notes hereby, without regard to any law heretofore or hereafter enacted imposing payme whole or any part thereof upon the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor or the notes hereby secured. HIRD—To commit it huddings at any time on said premises to be insured by the Grantee or his successor for at least the amount of their fair value against lefter, lightning and tornadoes, in companies to be approved by the Grantee or his successor, such insurance policies to be so written as to require all less to be applied by the created of the failure to pay taxes or assessments, the Grantee or his successor, such insurance policies to be so written as to require all less to be applied by the created of the failure to pay taxes or assessments, the Grantee or his successor, such insurance policies to be so written as to require all less to be applied by the created of the failure to pay taxes or assessments and any taxes or assessments and money so paid and the cost of any insurance so procured, franto—agree—assessments, and the same and any other moneys disbursed by the bolder of said indebtedness to protect the lien hereof with interest from the date of payment at in the season of a here of any of the aforesaid dovenants or agreements are of the passage by the State of all wineposing payment of the whole or any to a season and any other moneys disbursed by any such faxes or assessments and results of a hereafter of any of the aforesaid coverance of the said indebtedness, or upon the rendering by any Court of competent jurisdiction of sort that the undertaking by the Grantor—as herein provided, to pay su	The Grantor—covenant—and beddeness and the interest increon as herein and in said notes provided, or according to any agic includeness and the interest increase of the interest part of the part of the interest part of the part of the interest part of the part o	The Grantor—covenant—and their dispect—as Soliows: thereon as herein and in said notes provided, or according To any agic mediate the interest of the Grantee or its section of the provided of the principal and all accrued interest, without feducation and the provided of the provided of the principal and all accrued interest. This constant is a provided to the provided of the provided of the provided of the provided of the principal and to respect the provided of the provided of the principal and to respect to the provided of the principal and to respect to the provided of the provided of the principal and to respect to the provided of the provided of the principal and to respect to the provided of the provided of the principal and to respect to the provided of the provided of the principal and to respect to the provided of the provided of the principal and the principal and the principal and the provided of the provided of the principal and the principa	The Grantor—covenant—and the dispress—as follows: thereon as berein and in said notes provided, or according to any agreement extending the time of payment. SIGNT—IT pays said indebtedness about he was and assessments by or in the State of Okishoma against said premises or against the interest of the Grantee or reservoir sherein, or against this Trust Deed or the money or indebtedness socured hereby, without regard to any law heretofore or hereafter enacted imposing payment which are not all the provided of the notes hereby secured, and on such payment to submit to the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor. The content of the money payment is a successor of the content of the money payment of the submit of the failure of pay taxes or assessments to be insured by the Grantee or his successor, such insurance policies to be so written as to require all loss to be applied reduction of said indebtedness at the option of the holder thereof. In the event of the failure to pay taxes or assessments, the Grantee or his successor, such insurance policies to be so written as to require all loss to be applied reduction of said indebtedness and the option of the holder thereof. In the event of the failure to pay taxes or assessments, the Grantee or his successor, such insurance opticates to procured, forance—agree—act of good payment as the event of the failure to pay taxes or assessments and the cost of any insurance so precured, forance—agree—act of good payment as the content of the said of any of the aforance or all the payment and the same and any other moneys disbursed by the holder of any disbursed by the holder of any of the content of any of the aforance or his successor or the holder of any of the content of any of the content of any of the content of a proceeding and any of the contingencies aforance of his successor or any lander of any landers of the indebtedness, or upon the rendering by any Court of competent jurisdic	The Grantor—covenant—and the dispress—as follows: thereon as berein and in said notes provided, or according to any agreement extending the time of payment. SIGNT—IT pays said indebtedness about he was and assessments by or in the State of Okishoma against said premises or against the interest of the Grantee or reservoir sherein, or against this Trust Deed or the money or indebtedness socured hereby, without regard to any law heretofore or hereafter enacted imposing payment which are not all the provided of the notes hereby secured, and on such payment to submit to the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor. The content of the money payment is a successor of the content of the money payment of the submit of the failure of pay taxes or assessments to be insured by the Grantee or his successor, such insurance policies to be so written as to require all loss to be applied reduction of said indebtedness at the option of the holder thereof. In the event of the failure to pay taxes or assessments, the Grantee or his successor, such insurance policies to be so written as to require all loss to be applied reduction of said indebtedness and the option of the holder thereof. In the event of the failure to pay taxes or assessments, the Grantee or his successor, such insurance opticates to procured, forance—agree—act of good payment as the event of the failure to pay taxes or assessments and the cost of any insurance so precured, forance—agree—act of good payment as the content of the said of any of the aforance or all the payment and the same and any other moneys disbursed by the holder of any disbursed by the holder of any of the content of any of the aforance or his successor or the holder of any of the content of any of the content of any of the content of a proceeding and any of the contingencies aforance of his successor or any lander of any landers of the indebtedness, or upon the rendering by any Court of competent jurisdic	The Grantor—covenant—and thebedness are the content of the property of the Carles of Signature o	The Grantor—covenant—and their dispect—as Soliows: thereon as herein and in said notes provided, or according To any agic mediate the interest of the Grantee or its section of the provided of the principal and all accrued interest, without feducation and the provided of the provided of the principal and all accrued interest. This constant is a provided to the provided of the provided of the provided of the provided of the principal and to respect the provided of the provided of the principal and to respect to the provided of the principal and to respect to the provided of the provided of the principal and to respect to the provided of the provided of the principal and to respect to the provided of the provided of the principal and to respect to the provided of the provided of the principal and to respect to the provided of the provided of the principal and the principal and the principal and the provided of the provided of the principal and the principa
s Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoover as if first named as Trustee herein. And the cition of said OREN E. TAFT, or said endorsement and the action of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty that a such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from the hereof. WITNESS THE HAND_and seal_of the Granter_thisday of	Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoever as if first named as Trustee herein. And to not of said OREN E. TAFT, or said endorsement and the action of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty as such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from thereof. WITNESS THE HAND_and seal_of the Grantor_this	Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoever as if first named as Trustee herein. And the one of said OREN E. TAFT, or said endorsement and the action of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty as such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from the hereof. WITNESS THE HANDand sealof the Granterthis	S Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoever as if first named as Trustee herein. And the loss of said of said of said of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty as such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from the hereof. WITNESS THE HAND and seal of the Grantor this day of SEAL (SEAL	s Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoever as if first named as Trustee herein. And to do of said OREN E. TAFT, or said endorsement and the action of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty as such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from to hereof. WITNESS THE HAND—and seal—of the Grantor—this—	s Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoever as if first named as Trustee herein. And to do of said OREN E. TAFT, or said endorsement and the action of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty as such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from to hereof. WITNESS THE HAND—and seal—of the Grantor—this—	s Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoever as if first named as Trustee herein. And the idea of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty that a such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from to hereof. WITNESS THE HAND and seal of the Granter this day of SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA	s Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoever as if first named as Trustee herein. And the idea of said or said or said or said endorsement and the action of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty that a such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from the or hereof. WITNESS THE HAND and seal of the Grantor this day of
	(SEA	(SEA)	(SEA)	(SEA	(SEA	(SEA	(SEA)
	(SEA	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(SEA)	(SEA	(SEA	(SEA	(SEA)
, a Ma, and the line is the li	(SEA	·	(SEA)	(SEA	(SEA	(SEA	(SEA)
	(SEA	·	(SEA)	(SEA	(SEA	(SEA	(SEA)
"(SEAT							
·					A PROPERTY OF THE PROPERTY OF	The state of the s	· ·
(SEAI	A DESTRUCTION OF THE PROPERTY		A Department of the Control of the C				ate of Ohlohoma
tate of Oklahoma ss.	ξ22·	ate of Oklahoma _{ss.}	\22.	755.	755.	755.	755.
tate of Oklahoma ss. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19	inty ofBEFORE ME, A NOTARY PUBLIC, in and for said County and State, on thisday of19	ate of Oklahoma and State, on this day of 19	unty ofBEFORE ME, A NOTARY PUBLIC, In and for said County and State, on thisday of19	unty of BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on thisday of	unty of BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on thisday of	unty of BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on thisday of	unty ofBEFORE ME, A NOTARY PUBLIC, In and for said County and State, on thisday of19
tate of Oklahoma SS.	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on thisday of	ate of Oklahoma SS. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20	me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me thatexecuted the same as and voluntary act and deed for the uses and purposes therein set forth.	me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	me known to be the identical person	me known to be the identical person
tate of Oklahoma SS.	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on thisday of	ate of Oklahoma SS. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20 BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 20	me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me thatexecuted the same as and voluntary act and deed for the uses and purposes therein set forth.	me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	me known to be the identical person	me known to be the identical person
tate of Oklahoma SS. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as early voluntary act and deed for the uses and purposes therein set forth.	BEFORE ME, A NOTARY PUBLIC, in and for said County and State, on this day of 19 sonally appeared who executed the within and foregoing instrument, and acknowledged to me that executed the same as and voluntary act and deed for the uzes and purposes therein set forth. Commission expires 19 [Seal] Notary Public.	ate of Oklahoma SSS. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 sonally appeared who executed the within and foregoing instrument, and acknowledged to me that executed the same as and voluntary act and deed for the uzes and purposes therein set forth. Commission expires	me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that executed the same as early voluntary act and deed for the uses and purposes therein set forth. Commission expires	me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that executed the same as early voluntary act and deed for the uses and purposes therein set forth. Commission expires	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared who we known to be the identical person	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared who known to be the identical person
tate of Oklahoma SS. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that executed the same as early commission expires	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 concily appeared who known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as and voluntary act and deed for the uses and purposes therein set forth. Commission expires	ate of Oklahoma SS. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 sonally appeared who executed the within and foregoing instrument, and acknowledged to me that executed the same as and voluntary act and deed for the uzes and purposes therein set forth. Commission expires 19 [Seal] Notary Public, eate of Oklahoma ss,	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as read voluntary act and deed for the uses and purposes therein set forth. The commission expires 19 [Seal] Notary Public, attention of Oklahoma series 19.	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as read voluntary act and deed for the uses and purposes therein set forth. The commission expires 19 [Seal] Notary Public, attention of Oklahoma series 19.	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared who within and foregoing instrument, and acknowledged to me that executed the same as early commission expires 19 [Seal] Notary Public.	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as early commission expires 19 [Seal] Notary Public, tate of Oklahoma ss.
tate of Oklahoma SS. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 county appeared who executed the within and foregoing instrument, and acknowledged to me that executed the same as and purposes therein set forth. Commission expires 19 [Seal] Notary Public. This instrument was filed for Record on the day of A. D. 19 at 0'clo	ate of Oklahoma SS. BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 genally appeared who who executed the within and foregoing instrument, and acknowledged to me that executed the same as and voluntary act and deed for the uzes and purposes therein set forth. Commission expires 19 [Seal] Notary Public. This instrument was filed for Record on the day of A. D. 19 at o'clo	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 control appeared me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as commission expires 19 [Seal] Notary Public. This instrument was filed for Record on the day of A. D. 19 at o'clo	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 control appeared me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as commission expires 19 [Seal] Notary Public. This instrument was filed for Record on the day of A. D. 19 at o'clo	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared we known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as and voluntary act and deed for the uses and purposes therein set forth. The commission expires 19 [Seal] Notary Public. The commission expires 19 [Seal] Notary Public.	BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this day of 19 resonally appeared who to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as read voluntary act and deed for the uses and purposes therein set forth. This instrument was filed for Record on the day of A. D. 19 at o'clo
s as the pass of the control to the		(OB)					
, and the same of	(SEA		(SEA)	(SEA	(SEA	(SEA	(SEA)
	(SEA		(SEA)	(SEA	(SEA	(SEA	(SEA)
		(CDA)					
(SEA		for the same of th					
					A STATE OF THE PROPERTY OF THE	A CONTROL OF THE PROPERTY OF T	
					AND THE PARTY OF T		
(SEA)		A STATE OF THE PROPERTY OF THE		**************************************			
(SEA		Control of the Contro		# Market of the Control of the Contr			
						The state of the s	
					AND THE PROPERTY OF THE PROPER		•
(SEA							
(SEA)							
(SEA		Control of the Contro	A STATE OF THE PROPERTY OF THE	# MANAGEM PROPERTY AND ADMINISTRATION OF THE PROPER			
(SEA		Control of the Contro	A STATE OF THE PROPERTY OF THE	# MANAGEM PROPERTY AND ADMINISTRATION OF THE PROPER			
						A STATE OF THE PARTY OF THE PAR	
	Control of the Contro			A CONTROL OF THE PROPERTY OF T		The state of the s	
					ж дамжар такжылын анализм такжылын а	** A property control of the control	
					A CONTROL OF THE PROPERTY OF T	A CONTRACT OF THE PROPERTY OF	
					A STATE OF THE PROPERTY OF THE	S. A. S.	
				And the state of t	The state of the s		The state of the s
(SEA		Control of the Contro		### SECTION OF THE PROPERTY OF			
(SEA		- Considerate the control of the con					
(SEA							
(SEA)		A CONTROL OF THE PROPERTY OF T					
(SEA)		Control of the Contro				**************************************	
(SEA		A CONTRACTOR OF THE PROPERTY O					