A. M. Snight and Filon	I Hught	
This wife	energia de la compania del la compania de la compania del la compania de la compania del la compania de	County, in the Stat
f Oklahoma, of the first part, and		
6.11/ Coming	The second secon	of the second par
WITNESSETH, The said part Less of the first	part, in consideration of the	sum of (#570.Z)
		and DOLLARS
re receipt whereof is hereby acknowledged, do		
art y of the second part, Lie heirs and as		
ounty of Tecles and State of	Oklahoma, to-wit:	en dan garantan dan salah mada mada mada mada mada mada mada ma
Eart of lat four (4) Block one		
Llat of Land fifty (00) by or	ne hundred and	forty (140) feet how
Januage of fifty feet in so	onetto focutto she	Wand a depth of
we hundred and forty feet		
9) with a wife with	of fifty feet (50)	in the Buty of
ulas, aklahomaficeanding	t il government	gent and
Elle My Tillet for an in a man and a man	ente en 1964 en 25 metro en 1960 en 1962 forst per politikasiskripter et en 1963 forst en 1964 best en 1964 en	araban terminan kang kang dan terminan penggangan penggangan penggangan penggangan dan berapa penggan penggan Penggangan
		a granda ana paga ana anaga maga ana ana ana anaga ang ana ana ang ang
	and the second section of the second section of the second second second section of the section of	
	and the second s	
(1986년) : [1982년 - 1982년 - 198 - 1982년 - 1982		
opurtenances therewnto belonging or in anywise	appertaining, forever.	
And said grantes		for Hoto and with said part hot of the
And said	covenant, promise and agree	to and with said part of th
ppurtenances thereunto belonging or in anywise and said security of these presents belowed and indefeasible estate of inheritance, is	covenant, promise and agree	to and with said part of the eized in The own right of a
And said And	covenant, promise and agree May mel lawfully s n fee simple, of, in and to a	to and with said part of the eized in Wood of all own right of all and singular the above grante
And said and	covenant, promise and agree The lawfully so the simple, of, in and to although the same are free, clear,	to and with said part of the eized in the factor own right of a line and singular the above granted discharged and unincumbered of the factor of the said with the said wi
And said And sereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, ind described premises, with the appurtenances; and from all former grants, titles, charges, judgment soever	covenant, promise and agree Light lawfully s n fee simple, of, in and to al that the same are free, clear, tenls, taxes, assessments, and	to and with said part y of the eized in Wood own right of a life and singular the above granted discharged and unincumbered incumbrances of what nature and
And said secutors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, ind described premises, with the appurtenances; in the from all former grants, titles, charges, judgmind soever truck will warrant and forever defined that the will warrant and forever defined soever the will warrant and forever defined that the will warrant and forever defined soever the will warrant and forever defined that the will warrant and forever defined as the will warrant and the will warrant and the will warrant and the will warrant as the will warrant and the will warrant as the will	covenant, promise and agree Lift will lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and which we have the second of the s
And said	covenant, promise and agree Lift will lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and which we have the second of the s
And said grant levely eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, ind described premises, with the appurtenances; and from all former grants, titles, charges, judgm ind soever types will warrant and forever deart, theirs and assigns, against said pathomsoever lawfully claiming or to claim the san	covenant, promise and agree Lift will lawfully so In fee simple, of, in and to act that the same are free, clear, nents, taxes, assessments, and efend the title to the same ort Wof the first part,	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and which said part of the second heirs, and all and every personal.
And said eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, i nd described premises, with the appurtenances; i nd from all former grants, titles, charges, judgn ind soever here will warrant and forever de art, theirs and assigns, against said pa ihomsoever lawfully claiming or to claim the san	covenant, promise and agree Lift will lawfully so In fee simple, of, in and to act that the same are free, clear, nents, taxes, assessments, and efend the title to the same ort Wof the first part,	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered of incumbrances of what nature and unito said part of the second heirs, and all and every personal contents.
And said eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, i nd described premises, with the appurtenances; i nd from all former grants, titles, charges, judgn ind soever here will warrant and forever de art, theirs and assigns, against said pa ihomsoever lawfully claiming or to claim the san	covenant, promise and agree Life will lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same ort Wof the first part, will ne.	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and which said part of the second heirs, and all and every person to set hand the documents.
And said grant levely eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, ind described premises, with the appurtenances; and from all former grants, titles, charges, judgm ind soever types will warrant and forever deart, theirs and assigns, against said pathomsoever lawfully claiming or to claim the san	covenant, promise and agree Lift will lawfully so In fee simple, of, in and to act that the same are free, clear, nents, taxes, assessments, and efend the title to the same ort Wof the first part,	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and which said part of the second heirs, and all and every person to set hand the documents.
And said eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, i nd described premises, with the appurtenances; i nd from all former grants, titles, charges, judgn ind soever here will warrant and forever de art, theirs and assigns, against said pa ihomsoever lawfully claiming or to claim the san	covenant, promise and agree Life will lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same ort Wof the first part, will ne.	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and which said part of the second heirs, and all and every personate to set hand the documents.
And said eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, is not described premises, with the appurtenances; and from all former grants, titles, charges, judgm ind soever because will warrant and forever deart, will warrant and forever deart.	covenant, promise and agree Life will lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same ort Wof the first part, will ne.	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and which said part of the second heirs, and all and every personate to set hand the documents.
And said eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, i nd described premises, with the appurtenances; i nd from all former grants, titles, charges, judgn ind soever here will warrant and forever de art, theirs and assigns, against said pa ihomsoever lawfully claiming or to claim the san	covenant, promise and agree Life will lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same ort Wof the first part, will ne.	to and with said part of the eized in which own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and which said part of the second heirs, and all and every person to set hand the documents.
And said eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, i nd described premises, with the appurtenances; i nd from all former grants, titles, charges, judgn ind soever will warrant and forever de art, will warra	covenant, promise and agree Life will lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same of the first part, ne. 2 of the first part half hereum (Sign here)	to and with said part of the eized in The own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and white which said part of the second heirs, and all and every personate set the day of the day
And said eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, i nd described premises, with the appurtenances; i nd from all former grants, titles, charges, judgn ind soever will warrant and forever de art, will warra	covenant, promise and agree Life will lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same ort Wof the first part, will ne.	to and with said part of the eized in The own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and white which said part of the second heirs, and all and every personate set the day of the day
eirs, executors or administrators, do hereby econd part, that at the delivery of these presents bsolute and indefeasible estate of inheritance, i and described premises, with the appurtenances; in a from all former grants, titles, charges, judgm ind soever to will warrant and forever do art, will	covenant, promise and agree Life the lawfully so that the same are free, clear, tents, taxes, assessments, and efend the title to the same of the first part, the lawfully so the first part half hereum (Sign here)	to and with said part of the eized in The own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and white with the second the second heirs, and all and every personate set the day of
eirs, executors or administrators, do hereby econd part, that at the delivery of these presents beloute and indefeasible estate of inheritance, i and described premises, with the appurtenances; indefeasible estate of inheritance, i and from all former grants, titles, charges, judgm ind soever will warrant and forever deart, will warrant and forever deart, will warrant and forever deart, will heirs and assigns, against said part, whomsoever lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part was not year first above written. STATE OF OKLAHOMA, SS. BEFORE County: SS. in and for said part was a county of the said part was a county of th	covenant, promise and agree Lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same of the first part, lawfully ne. lof the first part half hereum (Sign here) Lof the first part half hereum ato me known to be the identic coverned the same as	to and with said part of the eized in The own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and who said part of the second heirs, and all and every person to set hand the day of
eirs, executors or administrators, do hereby econd part, that at the delivery of these presents be be be and indefeasible estate of inheritance, i and described premises, with the appurtenances; in a source, and from all former grants, titles, charges, judge ind soever they will warrant and forever deart, will warran	covenant, promise and agree Lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same of the first part, lawfully ne. lof the first part half hereum (Sign here) Lof the first part half hereum ato me known to be the identic coverned the same as	to and with said part of the eized in The own right of all and singular the above granted discharged and unincumbered incumbrances of what nature and who said part of the second heirs, and all and every person to set hand the day of the day o
eirs, executors or administrators, do hereby econd part, that at the delivery of these presents beloute and indefeasible estate of inheritance, i and described premises, with the appurtenances; indefeasible estate of inheritance, i and from all former grants, titles, charges, judgm ind soever will warrant and forever deart, will warrant and forever deart, will warrant and forever deart, will heirs and assigns, against said part, whomsoever lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part was not year first above written. STATE OF OKLAHOMA, SS. BEFORE County: SS. in and for said part was a county of the said part was a county of th	covenant, promise and agree My Well lawfully so In fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same ret Wof the first part, ne. To f the first part hat hereum (Sign here) ME, at county and State, on this executed the same as Kanganal Managana	to and with said part of the eized in The own right of a land singular the above granted discharged and unincumbered incumbrances of what nature and who said part of the second heirs, and all and every person to set hand the day of
eirs, executors or administrators, do hereby econd part, that at the delivery of these presents beloute and indefeasible estate of inheritance, i and described premises, with the appurtenances; and from all former grants, titles, charges, judgm ind soever the will warrant and forever deart, will warrant and forever deart, will heirs and assigns, against said part, heirs and assigns, against said part without and year first above written. STATE OF	covenant, promise and agree Lawfully so n fee simple, of, in and to all that the same are free, clear, nents, taxes, assessments, and efend the title to the same of the first part, cof the first part hat hereun (Sign here) A County and State, on this covered the same as Lawfully A to me known to be the identic covered the same as Lawfully	to and with said part of the eized in The own right of a land singular the above granted discharged and unincumbered concumbrances of what nature and who said part of the second heirs, and all and every person to set hand the day of the day of the day of the second all person who executed the within and free and voluntary act and deed, for the second with the day of the second who executed the within and the second with the day of the second with th