Secretary of the designature for a control of the c

201695 GU

Û

Rosa B. Fills Nee Lloyd and Claud B.Mil	lls her husband
f Tules County, in the State of Okla	ahoma, party of the first part, and
Eyrtle Hathaway	party of the second part.
WITNESSETH:That in consideration of the sum of Fift	teen Hundred and no/100 (\$1500,00)
08	DOLLAR
	first part, do by these presents, grant, bargain, sell and convey unto said part lowing described real estate, situated in the County of Tulsa, State of Oklahoma
Lots Eight (8) and Nine	e (9) in Block Une (1)
Relrose Addition to Tul	lse, According to the recorded
plat thereof.	보면 살면 하고요는 이 있는 것으로 되었다.
	INTERNAL REVENL
	Cancelled
	이 그 성무를 하게 되고 있다. 모든 말
	보는 사람들은 작년이 경험한 그리고 함께
And said Rosa B.Mills and Claud Rose B.Mills and Claud Rose B.Mills and Claud Rose	B. Wills their e and agree to and with said part. Of the second part. that at the delivery lawfully selzed in .their
And said	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in .their simple, of and in all and singular the above granted and described premises, with the
And said <u>Rosa B. Mills and Claud</u> noirs, executors or administrators, do hereby covenant, promise that the gre nown right of an absolute and indefeasible estate of inheritance in fee appurtenances; that the same are free, clear and discharged and unit	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed intheir. simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment
And said Sosa B. Mills and Claud coins, executors or administrators, do hereby covenant, promise these presents that the are own right of an absolute and indefeasible estate of inheritance in fee uppurtenances; that the same are free, clear and discharged and universes and assessments and incumbrances of whatsoever nature and	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed intheir. simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment
And said Sosa B. Kills and Claud reirs, executors or administrators, do hereby covenant, promise these presents that the are own right of an absolute and indefeasible estate of inheritance in fee uppurtenances; that the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed intheir. simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment
And said Sosa B. Kills and Claud reirs, executors or administrators, do hereby covenant, promise these presents that the are own right of an absolute and indefeasible estate of inheritance in fee uppurtenances; that the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed intheir. simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment
And said Rosa B. Mills and Claud Rosa B. Mills and Claud Rose B. Mills and Claud Rose presents Rose that the are Rose presents Rose that the are Rose Rose Rose Rose Rose Rose Rose Rose	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment kind, EXCEPT
And said	B. Mills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment kind, EXCEPT nto the said part. V of the second part, her heirs and assigns, again
And said	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their. simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT nto the said part. Nof the second part, her heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim the
And said	nto the said part
And said	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT Into the said part. Y of the second part, her heirs and assigns, again, and all and every person or persons whomsoever, lawfully claiming or to claim the have hereunto set. Our hands the day and year first above written.
And said	B. Fills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT into the said part. Nof the second part, her heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim the hard hereunto set. Our hand here day and year first above written.
And said	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT Into the said part. Y of the second part, her heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim to the said part of the second part, hand the day and year first above written the said part of the second part. In the day and year first above written the said part of the second part of the second part. There have the said part of the second part of the second part of the second part of the second part of the said part. Y of the second part of the said part of the second part of the said part of the said part of the second part of the second part of the said part of the said part of the second par
And said	B. Wills their e and agree to and with said part. of the second part. that at the delivery lawfully seized in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT Into the said part. V of the second part, heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim the hard hereunto set. Our hand here though the day and year first above writte ROSE B. Wills nee though
And said	B. Kills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their. simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT Into the said part. V of the second part, her heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim the have hereunto set. Our hand at the day and year first above writte ROSA B. Wills nee thoyd. Claud B. Mills ounty, ss. , a Notary Public in and for said County and State on this 5th.
And said	B. Kills their e and agree to and with said part. Of the second part. that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT Into the said part. W of the second part, her heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim the have hereunto set. OUR hand the day and year first above writte ROSA B. Kills nee blowd Claud B. Kills unity, ss. appeared.
And said	B. Mills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their. simple, of and in all and singular the above granted and described premises, with the the delivery simple, of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT Into the said part. Y of the second part, here. heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim to the hard. here unto set. hards here and year first above writte slower B. Mills nee bland. Claud B. Mills nee bland. Claud B. Mills nee bland. and Glaud B. Miller her husband.
And said	B. Fills their e and agree to and with said part. Of the second part. that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT Into the said part. V of the second part, her heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim the hard hereunto set. OHF hand S. the day and year first above writte \$\frac{1}{2}\text{NOSA B. Fills nee Lloyd}\$ Claud B. Fills The hereunto set is an operation of the said County and State on this 5th appeared. and Claud B. Filler her husband and Gregoing instrument, and acknowledged to me that they execute in the uses and purposes therein set forth, bove written.
And said	B. Fills their e and agree to and with said part. Of the second part. that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment is kind, EXCEPT Into the said part. V of the second part, her heirs and assigns, again and all and every person or persons whomsoever, lawfully claiming or to claim the hard hereunto set. OHF hand S. the day and year first above writte \$\frac{1}{2}\text{NOSA B. Fills nee Lloyd}\$ Claud B. Fills The hereunto set is an operation of the said County and State on this 5th appeared. and Claud B. Filler her husband and Gregoing instrument, and acknowledged to me that they execute in the uses and purposes therein set forth, bove written.
And said	B. Mills their e and agree to and with said part. of the second part. that at the delivery lawfully selzed in their. simple, of and in all and singular the above granted and described premises, with the the said part. Y of the second part, their said part. I delivery the said part. Y of the second part, their said assigns, again, and all and every person or persons whomsoever, lawfully claiming or to claim the said land every person or persons whomsoever, lawfully claiming or to claim the said land every person or persons whomsoever, lawfully claiming or to claim the said land every person every land. Claud B. Mills nee Lingd. Claud B. Mills nee Lingd. Claud B. Miller her husband. and Glaud B. Miller her husband. and Glaud B. Miller her husband. and Glaud B. Miller her husband. and consoling instrument, and acknowledged to me that they execute refer the uses and purposes therein set forth.
And said	B. Fills their e and agree to and with said part. Of the second part that at the delivery lawfully selzed in their simple, of and in all and singular the above granted and described premises, with the incumbered of and from all former and other grants, titles, charges, estates, judgment I kind, EXCEPT Into the said part. Y of the second part, here heirs and assigns, again and all and every porson or persons whomsoever, lawfully claiming or to claim the hard hereunto set. Our hand the day and year first above writte ROSS B. Wills rice though Claud B. Mills The hard husband and Glaud B. Miller har