	s, Made this 20th day of August A. D. 192.2 between
가게 하면 가장 되고	
Robt. E.	A hand
*******************	That in consideration of the sum of One Thousand and no/100
	왕이라는 마음이라는 이 얼마를 이렇게 되었다. 그렇게 하는 것이 얼마를 하는 것이 얼마를 하라고 있다. [1] [2]
ne receipt whereof the second par D-wit:	f is hereby acknowledged, said part 168 of the first part doby these presents grant, bargain, sell and convey unto said part _y helrs and assigns, all of the following described real estate, situated in the County of Tulsa, State of Oklahoma,
	All of Lot Fourteen (14) in Block
	Twenty-four (24) of Irving Place Addition
	to the city of $T_{\mathbf{u}}$ lea. Oklahoma according to the
	recorded plat_thereof.
	INTERNAL REVENUE
	TO SEVENUE
	Cancelled
P	그렇지 하는 장이 되는 그래요. 당시 중요한 경우 사람들은 사람들은 그래요한 소리를 모르는 것이다.
	. [ - 오토 - 일본 - 일
ppertaining, force And said eirs, executors or cresents own right of an al	administrators, dohereby covenant, promise and agree to and with said part
ppertaining, force And saideirs, executors or resents	administrators, do
And said	Parties of the first part for themselves and for their  administrators, do
ppertaining, forey And sald eirs, executors or resents	Administrators, do hereby covenant, promise and agree to and with said part. In of the second part that at the delivery of these that they are lawfully seized in their said indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the at the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ents and incumbrances of whatsoever nature and kind, EXCEPT.  Special assessments to mature after Sept. 37d, 1922.  they will warrant and forever defend the same unto the said part y of the second part. heirs and assigns y of the first particular in the same unto the said part y of the second part. heirs and assigns of the first particular in the same unto the said part y of the second part. heirs and assigns of the first particular in the same unto the said part y of the second part.
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ppertaining, forey And sald eirs, executors or resents	Administrators, do hereby covenant, promise and agree to and with said part. In of the second part that at the delivery of these that they are lawfully seized in their said indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the at the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment ents and incumbrances of whatsoever nature and kind, EXCEPT.  Special assessments to mature after Sept. 37d, 1922.  they will warrant and forever defend the same unto the said part y of the second part. heirs and assigns y of the first particular in the same unto the said part y of the second part. heirs and assigns of the first particular in the same unto the said part y of the second part. heirs and assigns of the first particular in the same unto the said part y of the second part.
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ppertaining, forey And said	Parties of the first part for themselves and for their administrators, do. hereby covenant, promise and agree to and with said part. Y of the second part that at the delivery of these that they are. havfully selsed in. their sociate and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the at the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment tents and incumbrances of whatsoever nature and kind, EXCEPT.  Special assessments to mature after sept. 35d, 1922.  they will warrant and forever defend the same unto the said part. Y of the second part. heirs and assigns Y of the first parthleir heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or their hand. She day and year first above written Walter A.Morgan  AHOMA. Tulea  County, ss.  G.E.Hart a Notary Public, in and for said County and State on this August 192.2 personally appeared.  his wisse Mass Morgan  Notary Public, in and for said County and State on this  Notary Public, in and for said County and State on this  Notary Public, in and for said County and State on this  Notary Public, in and for said County and State on this  Notary Public, in and for said County and State on this  Oth
and that	Parties of the first part for themesives and for their administrators, do hereby covenant, promise and agree to and with said part. Y. of the second part that at the delivery of these that they are have unincumbered of and in all and singular the above granted and described premises, with the at the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgment tents and incumbrances of whateever nature and kind, EXCEPT.  Special assessments to mature after lept. 35d, 1922.  they will warrant and forever defend the same unto the said part. Y of the second part. heirs and assigns. Y of the first part heir and assigns, and all and every person or persons whomseever, lawfully claiming or their parthelir heirs and assigns, and all and every person or persons whomseever, lawfully claiming or their first part hay a hereunto set their hand. Sue day and year first above written walter A. Morgan  Rose Mae Morgan  AHOMA. Tulsa  County, ss.  C.E. Hart a Notary Public, in and for said County and State on this.

STATE OF OKLAHOMA, Tules, Courte Sept. Sept. 102 2 at 3:25 o'clock P M.

Propried for record this the Book 414 page 129

Propried for record this the Courte Clerk Deputy. ISRALI O.D. Lewson County Clerk