Witnesseth: That in consideration of the sum of One (\$1.00) Do receipt whereof is hereby acknowledged, said part. y. of the the first part do by the second part. her. helrs and assigns, all of the following described real of the second part. her. helrs and assigns, all of the following described real of Parkview Addition to Tulsa C according to the recorded pl. To Have and To Hold the Same, Together with all and singular the tenements, he retaining, forever. And said	Three (3), Ounty, Oklahoma, the record of th
Tulsa,	Three (3), Oklahoma, the record of the record part. Three (3), Oklahoma, the record of the record o
Tulea, County, in the State of Oklahoma, Max of the inference of the first part do	Three (3), bunty, Oklahoma, thereof. Carcelled Carcelled Carcelled To the second part that at the delivery of these said part Y and part Y and part Y and part Y of the second part that at the delivery of these said part Y of the second part that at the delivery of these said part Y of the second part that at the delivery of these said part Y of the second part that at the delivery of these said part Y of the second part that at the delivery of these said part Y of the second part that at the delivery of these said part Y of the second part that at the delivery of these said part Y of the second part that at the delivery of these
Witnesseth: That in consideration of the sum of One (\$1.00) Do receipt whereof is hereby acknowledged, said part. y. of the the first part do	Three (3), ounty, Oklahoma, the reof. Carcelled Carcelled Carcelled Carcelled Figure 1 of the second part that at the delivery of these said part 1 of the second part that 1 of the second part that 2 of the second part 1 of the second part that 2 of the second part 1 o
Witnesseth: That in consideration of the sum of One (\$1.00) Do receipt whereof is hereby acknowledged, said part. y. of the the first part do by the second part. her. helrs and assigns, all of the following described real of the second part. her. helrs and assigns, all of the following described real of Parkview Addition to Tulsa C according to the recorded pl. To Have and To Hold the Same, Together with all and singular the tenements, he retaining, forever. And said	Three (3), ounty, Oklahoma, to the reof. Carcelled Gardelled Total Carcelled Gardelled Total Carcelled The second part that at the delivery of these said part Y = of the second part that at the delivery of these
To Have and To Hold the Same, Together with all and singular the tenements, heretaining, forever. And said	Three (3), bunty, Oklahoma, the reof. Carcelled Gardelled Total Ray Carcelled The second part that at the delivery of these
All of Lot Ten (10) in Block Parkview Addition to Tulsa C according to the recorded pl. To Have and To Hold the Same, Together with all and singular the tenements, hertaining, forever. And said	Three (3), bunty, Oklahoma, towit; t the reof. Carcelled reditaments and appurtenances thereto belonging or in anywise
Parkview Addition to Tulsa C according to the recorded placetraining, forever. And saidparty_of the first_part, his	reditaments and appurtenances thereto belonging or in anywise
Parkview Addition to Tulsa C according to the recorded placetraining, forever. And saidparty_of the first_part, his	reditaments and appurtenances thereto belonging or in anywise
Parkview Addition to Tulsa C according to the recorded placetraining, forever. And saidparty_of the first_part, his	reditaments and appurtenances thereto belonging or in anywise
Parkview Addition to Tulsa C according to the recorded placetraining, forever. And saidparty_of the first_part, his	county, Oklahoma, but the reof. Carcelled Gardelled Gardelled Fig. 1. The second part that at the delivery of these said parts. To the second part that at the delivery of these
To Have and To Hold the Same, Together with all and singular the tenements, hertaining, forever. And saidparty_ofthefirst_part_, his	eraditaments and appurtenances thereto belonging or in anywise
To Have and To Hold the Same, Together with all and singular the tenements, hertaining, forever. And saidparty_ofthefirst_part_, his	eraditaments and appurtenances thereto belonging or in anywise
To Have and To Hold the Same, Together with all and singular the tenements, hertaining, forever. And saidparty_ofthefirst_part_, his	eraditaments and appurtenances thereto belonging or in anywise
To Have and To Hold the Same, Together with all and singular the tenements, hertaining, forever. And saidparty_ofthefirst_part_, his	eraditaments and appurtenances thereto belonging or in anywise
that he is lawfully soized in the first part, his sents. that he is lawfully soized in right of an absolute and incleasible estate of inheritance in fee simple, of and in all and tenances; that the same are free, clear and discharged and unincumbered of and from all assessments and incumbrances of whatsoever nature and kind, EXCEPT. that he is lawfully soized in lawfully soized in all and tenances; that the same are free, clear and discharged and unincumbered of and from all assessments and incumbrances of whatsoever nature and kind, EXCEPT. that he is and incumbrances of whatsoever nature and kind, EXCEPT. that he is and incumbrances of whatsoever nature and kind, EXCEPT. In Witness Whereof, The said part y of the first part ha shereunto set law whereof, The said part y of the first part ha shereunto set law whereof, The said part y of the first part ha shereunto set law whereof, The said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere	said part \ - of the second part that at the delivery of these
that he is lawfully soized in the first part, his sents. that he is lawfully soized in right of an absolute and incleasible estate of inheritance in fee simple, of and in all and tenances; that the same are free, clear and discharged and unincumbered of and from all assessments and incumbrances of whatsoever nature and kind, EXCEPT. that he is lawfully soized in lawfully soized in all and tenances; that the same are free, clear and discharged and unincumbered of and from all assessments and incumbrances of whatsoever nature and kind, EXCEPT. that he is and incumbrances of whatsoever nature and kind, EXCEPT. that he is and incumbrances of whatsoever nature and kind, EXCEPT. In Witness Whereof, The said part y of the first part ha shereunto set law whereof, The said part y of the first part ha shereunto set law whereof, The said part y of the first part ha shereunto set law whereof, The said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shereunto set law whereof is a said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part ha shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere where said part y of the first part has a shere	said part \ - of the second part that at the delivery of these
inst said partYof the first part,	
inst said partYof the first part,	
inst said partYof the first part,	
inst said partYof the first part,	
inst said partYof the first part,	
inst said partYof the first part,	
inst said partYof the first part,	
inst said partYof the first part,	
	l and every person or persons whomsoever, lawfully claiming or
****	M. Harlow,
And the second s	
ATE OF OKLAHOMA,Tulsa,County, ss.	
Before me, the undersigned, a Notary Publi	in and for said County and State on this 20th
of Me.roh 192.3, personally appeared W. M. F.	
	<u> </u>
ne known to be the identical person	
cuted the same as	nd purposes therein set forth.
commission expires December 2, 1926. (SEAL)	
	The state of the s

STATE OF OKLAHOMA, Tulsa County, ss.
Filed for record this the 29 Moh., 192.3., at 11; o'clock A. M. (SEAL) O.G. Weaver, County Clerk. Book No. 437, Page No. 585 Brady Brown,