. COMPARED

•

-91

0

0

 $\left( \right)$ 

221

ĥ

ad	<pre>Witnesself: That is considered on the sum of</pre>	Tulsa. County, in the State of Oklahoma, part Joe R.Zabienski Witnesseth: That in consideration of the sum of Seven Hund he receipt whereof is hereby acknowledged, said particat the first part do	party of the first part and
Joe R.Zabienski Winessath: That is consideration of the sum of <u>Seven Hundred (\$700,00)</u> the receipt whereof is hereby acknowledged, and partd@3; the first part 6by these presents grant, bargain, sell and conve of the second part	Joe R.Zabienski	Joe R.Zabienski Witnesseth: That in consideration of the sum of Seven Hund  he receipt whereof is hereby acknowledged, said partices the first part do if the second parthishere and assigns, all of the following describe	party of the <b>1red (\$700,00)</b>
the second part has been advantaged, and part193 the first part do by these presents grant, bargedn, sell and conve of the second part	he respin where it hereby acknowledged, and pard@Bg the first part 00	he receipt whereof is hereby acknowledged, said partless the first part do If the second parth18heles and assigns, all of the following describe	
the receipt whereof a hereby acknowledged, and part162s the first part 60by these presents grant, bargah, sell and cover of the second part	he receipt volmeest is hereby acknowledged, and part262 to the first part 40	he receipt whereof is hereby acknowledged, said part <b>12.6</b> t the first part do If the second part	mby these presents grant, bargain, seil and convey unto s d real estate, situated in the County of Tulsa, State of Oklah
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances (itereto bolor appertaining, forevo. And said	To have and To Hold the Same, Together with all and singular the tonorments, hereditaments and appurtenances thereto belonging together in the second part of the second part (the second part (t	Lot numbered two (2), Block r Addition to Tulsa Oklahoma; thereof as filrd for record within and for Tulsa County,	numbered Two (2), Mixon-Trotter according to the recorded plat in the office of the County Clerk
To Have and To Hold the Same, Together with all and singular the tenements, horedltaments and appurtenances thereto belor apperializing, forever. And saidAbcve_parties_of the first part their heirs, executors or administrators, dothereby covenant, promise and agree to and with said part.yof the second part that at the presents	To Have and To Hold the Same, Together with all and singular the tenements, horeditaments and appurtenances thereto belonging in papertaining, forever. And said <u>Above parties</u> , of the first part their alter, executors or administrators, do	승규는 물건에 다 같은 것을 다 있는 것을 가지 않는 것을 하는 것을 하는 것을 하는 것을 수가 있다.	AT 70110110
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belor appertaining, forevor. And saidAbcyce_parties, of the first part their heirs, executors or administrators, dohereby covenant, promise and agree to and with said part.yof the second part that at the presents	To Have and To Hold the Same, Together with all and singular the tenements, horeditaments and appurtenances thereto belonging in papertaining, forever. And said <u>Above parties</u> , of the first part their alter, executors or administrators, do		
To Have and To Hold the Same, Together with all and singular the tenements, hereditaments and appurtenances thereto belor appertaining, forever. <u>And saleAbcve_parties_of the first part their</u> hels, executors or administrators, dohereby covenant, promise and agree to and with said part. <u>y</u> of the second part that at the <u>they are</u> hereby covenant, promise and agree to and with said part. <u>y</u> of the second part that at the <u>they are</u> hereby covenant, promise and agree to and with said part. <u>y</u> of the second part that at the <u>they are</u> hereby covenant, promise and agree to and with said part. <u>y</u> of the second part that at the <u>same are free, clear and discharged and unhourhored of and from all and singular the above granted and describes appurtenances; that the same are free, clear and discharged and unhourhored of and from all former and other grants, titles, charged are and assessments and incumbrances of whatsoever nature and kind, EXCEPT.</u>	To Have and To Hold the Same, Together with all and singular the tenerments, hereditaments and appurtenances (hereto belonging in the state of the second part is a state of the second pa		102 DEVINUE
appertaining, forever. And said <u>Above parties</u> of the first part their heirs, executors or administrators, do. — hereby covenant, promise and agree to and with said part. Yof the second part that at it presents <u>tht</u> they are <u>lawfully selved in</u> <u>their</u> of the second part that at it appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charged taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT.	<pre>uppertaining, forever. And said</pre>		DOLLORD Same and a second seco
appertaining, forever. And saidAbcve_partiesof_the first_part_their helfs, executors or administrators, dohereby covenant, promise and agree to and with said part.yof the second part that at a presentsthet_they_are	<pre>uppertaining, forever. And said</pre>		
heirs, executors or administrators, dohereby covenant, promise and agree to and with sold part	heirs, executors or administrators, do	ppertaining, forever.	
and that	and thatthey	eirs, executors or administrators, do hereby covenant, promise and agree to	and with said partof the second part that at the deliv
and that	and thatthey	we right of an absolute and indefeasible estate of inheritance in fee simple, of a	and in all and singular the above granted and, described prem
or to claim the same.	Dan W.Patton Mae Patton F.M.Wooden STATE OF OKLAHOMA, Tulsa, Before me, Fred L.Langley a Notary Public, in and for said County and State on this 1 lay of April 192 3, personally appeared Dan W.Patton and Mae Patton, hi		
	F.M.Wooden STATE OF OKLAHOMA, Tulsa, County, ss. Before me, Fred L.Langley a Notary Public, in und for said County and State on this 1 lay of April 192 3, personally appeared Dan W.Patton and Mae Patton, hi	gainst said party of the first part, their	
Mae Patton	STATE OF OKLAHOMA, Tulsa, Before me, Fred L.Langley a Natary Public, in and for said County and State on this 1 lay of April 192 3, personally appeared Dan W.Patton and Mae Patton, hi	gainst said party	signs, and all and every person or persons whomsoever, lawf
	STATE OF OKLAHOMA, Tulsa, Before me, Fred L.Langley a Notary Public, in and for said County and State on this 1 and of April 192 3, personally appeared Dan W.Patton and Mae Patton, hi	gainst said party	signs, and all and every person or persons whomsoever, lawf o set <b>their</b> hand <b>R</b> the day and year first ab
STATE OF OKLAHOMA, Tulsa,	lay of April 192 3, personally appeared Dan W.Patton and Mae Patton, hi	gainst sold part <u>y</u>	signs, and all and every person or persons whomsoever, lawf o settheirhand_H the day and year first ab Dan W.Patton
人名法尔特 法法律法律 法法律法律 化合物合金 化合物合金 化合物合金 化合物合金 网络小麦属 法法律法 化乙基乙基 化合物合金 化合物合金 化合物合金 化合物合金	人名德格尔 计输送 化过去式 化化合金 化二氯化合金 化分子 化分子 法法律法律 化过度 化分子分子 法法律法律 化合物 化合物 化合物 化合物 化合物 化合物 化分子	gainst said partYof the first part	signs, and all and every person or persons whomsoever, lawf sethand_5 the day and year first ab Dan W.Patton Mae Patton
		gainst said party of the first part, their heirs and ass r to claim the same. In Witness Whereof, The said part 2.2 of the first part ha Y.C. hereunte TATE OF OKLAHOMA, Tulsa, County, ss. Before me, Fred L.Langley a N	signs, and all and every person or persons whomsoever, lawfu o sot
day of April 192 3, personally appeared Dan W.Patton and Mae Patton	이 이렇게 잘 사용할 때 가지 않는 것이 같은 것이 같은 것이 같은 것이 있는 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 많이 있는 것이 같이 많이 있는 것이 없다. 것이 많이 많이 많이	gainst said partyof the first part theirs and ass r to claim the same. In Witness Whereof, The said part 29, of the first part ha_V.Chereunto TATE OF OKLAHOMA,Tulsa,County, ss. Before me,Fred L.Langley a N ay of April 192. 3, personally appeared	signs, and all and every person or persons whomsoever, lawfu so sot
day of April 102 3, personally appeared Dan W.Patton and Mae Patton and F.M.Wooden, a single man,		gainst said partyof the first partheirs and ass r to claim the same. In Witness Whereof, The said part 2.9of the first part ha_Y.9hereunto TATE OF OKLAHOMA,Tulsa,County, ss. Before me,Fred L.Langleya N ay ofApril193_3, personally appeared and F.M.Wooden, a single man,XXX	signs, and all and every person or persons whomsoever, lawfu p sot
day of April 192 3, personally appeared Dan W.Patton and Mae Patton and F.M.Wooden, a single man,	그녀는 것 같은 것 같은 것 같은 것 같아요? 이 가격에 가장 가지 않는 것 같은 것 같	gainst said partyof the first part,heirs and ass r to claim the same. In Witness Whereof, The said part 29_of the first part ha_V.Chereunto TATE OF OKLAHOMA,Tulsa,County, ss. Before me,Fred L.Langley a N ay ofApril192_3, personally appeared and F.M.Wooden, a single man,XXX o me known to be the identical personC.who executed the within and foregoin	signs, and all and every person or persons whomsoever, lawf p setheirhand_B_the day and year first ab 
day of April 192 3, personally appeared Dan W.Patton and Mae Patton and F.M.Wooden, a single man, AXX to me known to be the identical person. 9, who executed the within and foregoing instrument and acknowledged to me that the executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.	executed the same astheirfree and voluntary act and deed for the uses and purposes therein set forth,	gainst said partyof the first partheirs and ass r to claim the same. In Witness Whereof, The said part 22, of the first part ha_Y.Chereunte TATE OF OKLAHOMA,Tulsa,County, ss. Before me,Fred L.Langleya N ay ofApril192_3, personally appeared and F.M.Wooden, a single man,XXX o me known to be the identical person.S.who executed the within and foregoin xecuted the same astheirfree and voluntary act and deed for the	signs, and all and every person or persons whomsoever, lawf p setheirhand_B_the day and year first ab 
day of April 102 3, personally appeared Dan W.Patton and Mae Patton and F.M.Wooden, a single man,	o me known to be the identical person. S. who executed the within and foregoing instrument and beknowledged to me that	gainst said partyof the first partheirs and ass r to claim the same. In Witness Whereof, The said part 2.9of the first part ha_Y.9hereunto TATE OF OKLAHOMA,Tulsa,County, ss. Before me,Fred L.Langleya N ay ofApril193_3, personally appeared and F.M.Wooden, a single man,XXX	signs, and all and every person or persons whomsoever, lawi p set
day of April 192 3, personally appeared Dan W.Patton and Mae Patton and F.M.Wooden, a single man,	그녀는 것 같은 것 같은 것 같은 것 같아요? 이 가격에 가장 가지 않는 것 같은 것 같	gainst said partyof the first part,heirs and ass r to claim the same. In Witness Whereof, The said part 29_of the first part ha_V.Chereunto TATE OF OKLAHOMA,Tulsa,County, ss. Before me,Fred L.Langley a N ay ofApril192_3, personally appeared and F.M.Wooden, a single man,XXX o me known to be the identical personC.who executed the within and foregoin	signs, and all and every person or persons whomsoever, law, p sethelrhand
day of April 192 3, personally appeared Dan W.Patton and Mae Patton and F.M.Wooden, a single man,	그녀는 것 같은 것 같은 것 같은 것 같아요? 이 가격에 가장 가지 않는 것 같은 것 같	gainst said partyof the first part,heirs and ass r to claim the same. In Witness Whereof, The said part 29_of the first part ha_V.Chereunto TATE OF OKLAHOMA,Tulsa,County, ss. Before me,Fred L.Langley a N ay ofApril192_3, personally appeared and F.M.Wooden, a single man,XXX o me known to be the identical personC.who executed the within and foregoin	signs, and all and every person or persons whomsoever, law p sethalfhandA the day and year first a 
day of April 102 3, personally appeared Dan W.Patton and Mae Patton and F.M.Wooden, a single man, within and foregoing instrument and acknowledged to me that the to me known to be the identical person. S. who executed the within and foregoing instrument and acknowledged to me that the executed the same as	executed the same astheirfree and voluntary act and deed for the uses and purposes therein set forth, Witness my hand and official seal the day and year last above written.	gainst said partyof the first part,heirs and ass r to claim the same. In Witness Whereof, The said part 22, of the first part ha_Y.Chereunte TATE OF OKLAHOMA,Tulsa,County, ss. Before me,Fred L.Langleya N ay ofApril192_3, personally appeared and F.M.Wooden, a single man,XXX o me known to be the identical person.S.who executed the within and foregoin xecuted the same astheirfree and voluntary act and deed for the Witness my hand and official seal the day and year last above written.	signs, and all and every person or persons whomsoever, law p set

1

.....

¥.,