A. A. STORINGE will Frances on Products of States description of the set o		FROM 57ATE OF OKLANOMA, Tulsa, County, ss. This instrument was filed for record on the 12 day
Comparing the second process of the sec	ß	ka na kana kana kana kana kana 🗚 🗠 kana kana kana kana kana kana kana kan
The second part was defined in and fragments and approximate the definition of the form of the definition of the de		County Clerk
d Tills, County, State d Use Nummer,		
WITTYRESSTER: The used partields but due to consider part, in consideration of the sum of but them but due to constrain a diagonal di diagonadi diagonal diagonal diagonal diagonal di diag		of TULSE, County, State of Tul 20, OK real of the first part, and
Tegetar with all and singular the basedingments and approximates biologing. To have and to hold the above granted pressions unto the mail part		WITNESSETH, That said part 195 of the first part, in consideration of the sum of One Dollar and other good
Tester with all and singular the bresignments and appurteeances thereanto belonging. To have and to hold the above granted premiers unto the add and part the bresignments and appurteeances thereanto belonging. To have and to hold the above granted premiers unto the add appendix the bresignments and appurteeances thereanto belonging. To have and to hold the above granted premiers unto the add appendix the bresignments and appurteeances thereanto belonging. To have and to hold the above granted premiers unto the add appendix the bresignments and appurteeances thereanto belonging. To have and to hold the above granted premiers unto the add appendix the bresignment and appurteeances thereanto belonging. To have and to hold the above granted premiers unto the add and part the add part to the action of the add part to the ad		tothemduly paid, the receipt whereof is hereby acknowledged, do hereby quit-claim, grant, bargain, sell and convey unto the said part of the second part, and toheirs and assigns forever, allthe lrthe lrright, title, interest and estate, both at law and in equity, of, in and to the following described real estate in the County ofthe lrright, title,
This deed is a correction deed, no consideration passing, and no revenue stamps required.		All of Lot Twelve (12) and the North Twenty (20) feet of lot Eleven (11) in Block Six (6) in Brady Heights Addition to the City of Tulsa, Oklahoma, according to the duly recorded plat and survey thereof.
Together with all and singular the hereditaments and appurtenances thereunto belonging. To have and to hold the above granted premises unto the said part. here and assigns forever. IN WITNESS WHEREOF, The said part. 198. of the first part baTG. bereunto sot. the 11 band. S. the day and year first above written. Signed and Delivered in Presence of:		This deed is a correction deed, no consideration passing, and no revenue stamps required.
Together with all and singular the hereditaments and appurtenances thereunto belonging. To have and to hold the above granted premises unto the said part	A	
IN WITNESS WHEREOF, The said part. 198. of the first part have	U	
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written. Signed and Delivered in Presence of:		
		written.
Frances H. Brownlee		Frances H. Brownlee
STATE OF. Oklahoma, Tulsa, COUNTY, SS. Tolescore 21	.	STATE OF Oklahoma, Tulsa, COUNTY, ss.
STATE OF. OKIAHOMA, TUISA, COUNTY, as. Before me, the undersigned Notary Public in and for said County and State on this. 28th day of. February 19 24 personally appeared. W.A.Brownlee and Frances H. Brownlee and personally known to me to be the identical person. who		Before me, the undersigned Notary Public in and for said County and State on thisCOIDday ofFEDFURTY19.24
		and
executed the within and foregoing instrument and acknowledged to me that	•	andpersonally known to me to be the identical person