This Indentury Med-	this	day of	Mav		A. D. 10 23 ha	tween
	Overton, a sing					
	H. Agard					
	consideration of the sum o					
Valuable the receipt whereof is her	conside rations eby acknowledged, said par art his	rtYof the first	part do. <b>95</b> by the	ese presents grant, barg	ain, sell and convey unt	AKS,
Bro	s Sixteen (16) a ok Addition to t recorded plat	the City of				
convey or rent descent, except on the said pre said buyers, th rights in the sa the reon shall r	understood that the above desori that house-hold mises when actus eir heirs or ass aid premises sha evert to the set and be entitled by law)	bed premise i servants, f lly employed igns violate ll terminate llers, their	s to any negr may be permit by the occu this clause and the sai heirs and as	o or person of ted to live in pant thereof, , then their o d premises and signs, who she	African the buildings and if the wnership and all improveme the become the	nte
•						
				INTERNAL	REVENUE	
				Quantum . L.S.	24 IT- WARANNA	
				and the second	Cenoslied	
To Have and To Hold	the Same, Together with a	ill and singular the f	enements, hereditame	nts and appurtenances t	hereto belonging or in ar	ywiso
appertaining, forever.	C.H.Overton, his					
heirs, executors or admini	strators, do Shereby cove	mant, promise and a	gree to and with said	part. Y of the seco	nd part that at the deliv	ery of
these presents	at he is and indefeasible estate of i	lawfully seized i nheritance in fee si	n	<b>8</b>	anted and described pre	mises,
estates, judgments, taxes a	nat the same are free, clea and assessments and incumb	r and discharged an prances of whatsoeve	d unincumbered of a ar nature and kind, E2	nd from all former and CEPT:	l other grants, titles, ch	arges,
estates, judgments, taxes a	at the same are free, clea and assessments and incumb	r and discharged an prances of whatsoeve	d unincumbered of a r nature and kind, E2	nd from all former and ICEPT:	l other grants, titles, ch	arges,
estates, judgments, taxes a	iat the same are free, clea and assessments and incumb	r and discharged an mances of whatsoeve	a unincumbered of a er nature and kind, E2	nd from all former and ICEPT:	l other grants, titles, ch	arges,
estatos, judgments, taxes a	iat the same are free, clea and assessments and incumb	r and discharged an prances of whatsoeve	d unincumbered of a r nature and kind, E3	nd from all former and COEPT:	other grants, titles, ch	arges,
ostatos, judgments, taxes a	iat the same are free, clea ind assessments and incum	r and discharged an orances of whatsoeve	d unincumbered of a r nature and kind, E2	nd from all former and COBPT:	other grants, titles, ch	arges,
estatos, judgments, taxes a	iat the same are free, clea ind assessments and incum	r and discharged an orances of whatsoev(	d unincumbered of a	nd from all former and COEPT:	other grants, titles, ch	arges,
estates, judgments, taxes a	iat the same are free, clea ind assessments and incum	r and discharged an orances of whatsoev	d unitecumbered of a	nd from all former and CEPT:	other grants, titles, ch	a, 243,
ostates, judgments, taxes a	iat the same are free, clea ind assessments and incum	r and discharged an orances of whatsoev(	d unincumbered of a	nd from all former and COEPT:	other grants, titles, ch	a, 203,
estates, judgments, taxes a	iat the same are free, clea ind assessments and incum	r and discharged an orances of whatsoev	d unincumbered of a	nd from all former and ICEPT:	other grants, titles, ch	a, g.c.,
and that <b>Le</b>	vill warrant and forever de the first part,	fond the same unto	the said part <b>y</b> o	• f the second parthe	T	ssigns
and that <b>he</b>	vil) warrant and forever de	efond the same unto 3hoirs and	the said part <b>y</b> o assigns, and all and e reunto set <b>hie</b>	f the second part		ssigns timing ritten.
and that <b>he</b>	vill warrant and forever de the first part,	efond the same unto 3hoirs and	the said part <b>y</b> o assigns, and all and e reunto set <b>hie</b>	f the second part	.Theirs and a whomsoever, lawfully clu	ssigns timing ritten.
and that <b>he</b>	vill warrant and forever de the first part,	efond the same unto 3hoirs and	the said partyo assigns, and all and e reunto sethis C.H.Oy	f the second part		ssigns timing ritten.
and that <b>he</b>	vill warrant and forever de the first part,	efond the same unto 3hoirs and	the said partyo assigns, and all and e reunto sethis C.H.Oy	f the second part		ssigns timing ritten.
and that <b>he</b>	vill warrant and forever de the first part,	efond the same unto 3heirs and first part ha. <b>g</b> her	the said part <b>y</b> o assigns, and all and e reunto set <b>hie</b> <b>C.H.Oy</b>	f the second part he very person or persons 		ssigns timing ritten.
and that <b>be</b>	vill warrant and forever de the first part,	efond the same unto 3heirs and first part ha. gher	the said part <b>y</b> o assigns, and all and e reunto set <b>hie</b> <b>C.H.Oy</b>	f the second parthe very person or persons 		ssigns liming ritten.
and that <b>be</b> against said part. <b>Y</b> of or to claim the same. In Witness Whereof, STATE OF OKLAHOMA, Before me,	vill warrant and forever de the first part, his The said partYof the f Tulsa, H.M.Price	fond the same unto 	the said part <b>y</b> o assigns, and all and e reunto sethig C.H.Oy	f the second part he very person or persons 		ssigns Liming ritten.
and that <b>he y</b> of against said part. <b>y</b> of or to claim the same. In Witness Whereof, STATE OF OKLAHOMA Before me,	vill warrant and forever de the first part,	fond the same unto 	the said partyo assigns, and all and e reunto sethis C.H.Oy a Notary Public, in a dC.H.	f the second part	tyheirs and a whomsoever, lawfully cle y and year first above w State, on this10t sgle.man,	ssigns timing ritten.
and that <b>be</b> against said part. <b>Y</b> of or to claim the same. In Witness Whereof, STATE OF OKLAHOMA Before me,	vill warrant and forever de the first part, h1; The said partYof the f Tulea, H.M.Price 	fond the same unto heirs and first part ha. gher County, s , personally appeare	the said partyo assigns, and all and e cunto sethis C.H.Oy a Notary Public, in a dC.H.	f the second parthe very person or persons 	tyheirs and a whomsoever, lawfully cle y and year first above w State, on this10t sgle.man,	ssigns timing ritten.
and that <b>be</b>	<pre>vill warrant and forever de the first part, h1; The said partyof the f Tulsa, H.M.Price</pre>	county, solution of the same unito	the said part	f the second parthe very person or persons 	tyheirs and a whomsoever, lawfully cle y and year first above w State, on this10t sgle.man,	ssigns timing ritten.
and that <b>be</b>	<pre>vill warrant and forever de the first part,</pre>	county, s 	the said partyo assigns, and all and e reunto sethig C.H.Oy a Notary Public, in a dC.H XX 1 foregoing instrumen d for the uses and pum	f the second parthe very person or persons 	tyheirs and a whomsoever, lawfully cle y and year first above w State, on this10t sgle.man,	ssigns timing ritten.
and that <b>be</b>	<pre>vill warrant and forever de the first part,</pre>	county, s 	the said partyo assigns, and all and e reunto sethig C.H.Oy a Notary Public, in a dC.H XX 1 foregoing instrumen d for the uses and pum	f the second parthe very person or persons 	brheirs and a whomsoever, lawfully clu y and year first above w State, on thislot agle. man, me thathe	ssigns timing ritten.
and that <b>be</b>	<pre>vill warrant and forever de the first part,</pre>	county, s 	the said partyo assigns, and all and e reunto sethig C.H.Oy a Notary Public, in a dC.H XX 1 foregoing instrumen d for the uses and pum	f the second parthe very person or persons 	brheirs and a whomsoever, lawfully clu y and year first above w State, on thislot agle. man, me thathe	ssigns timing ritten.
and that <b>be</b>	<pre>vill warrant and forever de the first part,</pre>	county, s 	the said partyo assigns, and all and e reunto sethig C.H.Oy a Notary Public, in a dC.H XX 1 foregoing instrumen d for the uses and pum	f the second parthe very person or persons 	brheirs and a whomsoever, lawfully clu y and year first above w State, on thislot agle. man, me thathe	ssigns timing ritten.
and that <b>be</b>	<pre>vill warrant and forever de the first part,</pre>	county, s 	the said partyo assigns, and all and e reunto sethig C.H.Oy a Notary Public, in a dC.H XX 1 foregoing instrumen d for the uses and pum	f the second parthe very person or persons 	brheirs and a whomsoever, lawfully clu y and year first above w State, on thislot agle. man, me thathe	ssigns timing ritten.
and that <b>be</b>	<pre>vill warrant and forever de the first part,</pre>	county, s 	the said partyo assigns, and all and e reunto sethig C.H.Oy a Notary Public, in a dC.H XX 1 foregoing instrumen d for the uses and pum	f the second parthe very person or persons 	brheirs and a whomsoever, lawfully clu y and year first above w State, on thislot agle. man, me thathe	ssigns timing ritten.
and that <b>be</b> against said part. <b>Y</b> of or to claim the same. In Witness Whereof, STATE OF OKLAHOMA Before me,	will warrant and forever de the first part, h1s The said partyof the f Tulsa, H.M.Price 	cfond the same unto 	the said partyo assigns, and all and e reunto sethig C.H.Oy a Notary Public, in a dC.H	f the second parthe very person or persons 	by	ssigns liming ritten.
and that <b>be</b> against said part. <b>Y</b> of or to claim the same. In Witness Whereof, STATE OF OKLAHOMA Before me,	vill warrant and forever de the first part, his The said partyof the f Tulsa, H.M.Price , 19.23. entical person	cfond the same unto 	the said partyo assigns, and all and c reunto sethig C.H.Oy a Notary Public, in a dC.H XX 1 foregoing instrumen ad for the uses and pum n. ) H.M.	f the second parthe very person or persons 	by	ssigns timing ritten.

and the second se

9

ないのないであるとなるの思想を必要的のである。