지수 없는 지수 있다. 그 그들 사고 하면 경상 가장하는 것이 되는 것이 하는 것이 되는 것이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.	Aay of Marsh 1908
petween I Marchelland of Marchella his Siligal Sulf Lie zwift of Charles	wifel and The Self and
Elizal Self his wife of blereps.	——————————————————————————————————————
Tulsa County, in the State of Oklahoma, of the first part	t _y and was present a communication and property and the communication and the communication and
Hely Hardware Company of	llenger
f the second part,	
WITNESSETH, The said part All of the first part,	, in consideration of the sum of
Contamaned Solland	
	e presents grant, bargain, sell and convey unto the sai
	ull of the following described real estate, situated in th
County of Tablesan	
	seven (1) in the townsite of
and the description of the second	the late to the land for front to the late the below date, but he little the war and a figure and
alempore One	
Contributed to the first technical principal and the technical and a second contributed to the s	especial to the company of the compa
and the second s	and the property of the control of t
And said Marchle M.J. Marche M.J. Sec.	int, promise and agree to and with said part of th
And said Marcher Marcher Miles Seeirs, executors or administrators, do hereby covered econd part, that at the delivery of these presents is to find an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances;	for Line for Line for Line and with said part of the lawfully seized in Line for the said part of the four first for the same are free, clear, discharged and unincum
And said Marcher M. Marcher M. S. eirs, executors or administrators, do hereby coveno econd part, that at the delivery of these presents tight of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, ju	ant, promise and agree to and with said part of the lawfully seized in the sown of the lawfully seized in the above that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what
And said Marchler M. Marchler M. Seeirs, executors or administrators, do hereby covered econd part, that at the delivery of these presents is the of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, justure and kind soever;	ant, promise and agree to and with said part of the lawfully seized in the sown se, in fee simple, of, in and to all and singular the above that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what we have the same are free that the same are free to and incumbrances, of what the same are free to and with said part of the same are free to and with said part of the same are free to and with said part of the same are free to and with said part of the same are free to and with said part of the said part of the same are free to and with said part of the said part of the same are free to and the said part of the said part of the same are free to a said part of the
And said Merceller Mediane Mereby coverage cirs, executors or administrators, do hereby coverage cond part, that at the delivery of these presents with the absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, it ature and kind soever; where a defend the title eirs and assigns, against said part of the first positive and assigns, against said part	ant, promise and agree to and with said part of the lawfully seized in the four of, in fee simple, of, in and to all and singular the above that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what the same unto said part of the second part the second
And said Merceller Merceller Mercely coverage cirs, executors or administrators, do hereby coverage cond part, that at the delivery of these presents with the absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, it ature and kind soever; where a defend the title eirs and assigns, against said part of the first power, lawfully claiming or to claim the same.	ant, promise and agree to and with said part of the lawfully seized in the four that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso
And said Mercelle Mercelle Mercely coverages, executors or administrators, do hereby coverages and part, that at the delivery of these presents with the appurtenances; and additional former grants, titles, charges, justified and from all former grants, titles, charges, justified and kind soever; where and forever defend the title girs and assigns, against said particle of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the same.	ant, promise and agree to and with said part of the lawfully seized in the four of the lawfully seized in the four of, in fee simple, of, in and to all and singular the above that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second part of the second part art their heirs and all and every person whomso we first part hazehereunto set hand the day and
And said Mercelle Mercelle Mercely coverages, executors or administrators, do hereby coverages and part, that at the delivery of these presents with the appurtenances; and additional former grants, titles, charges, justified and from all former grants, titles, charges, justified and kind soever; where and forever defend the title girs and assigns, against said particle of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the same.	ant, promise and agree to and with said part of the lawfully seized in the own that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso
And said Mercelle Mercelle Mercely coverages, executors or administrators, do hereby coverages and part, that at the delivery of these presents with the appurtenances; and additional former grants, titles, charges, justified and from all former grants, titles, charges, justified and kind soever; where and forever defend the title girs and assigns, against said particle of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the same.	ant, promise and agree to and with said part of the lawfully seized in the own that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso be first part hazehereunto set thank the day and Sign here
And said Mercelle Mercelle Mercely coverage eirs, executors or administrators, do hereby coverage cond part, that at the delivery of these presents tight of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, justified at the first and that will warrant, and forever defend the title eirs and assigns, against said particle of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the	ant, promise and agree to and with said part of the lawfully seized in the own that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso be first part hazehereunto set that hand the day and sign here
And said Mercelle Mercelle Mercely coverages, executors or administrators, do hereby coverages and part, that at the delivery of these presents with the appurtenances; and additional former grants, titles, charges, justified and from all former grants, titles, charges, justified and kind soever; where and forever defend the title girs and assigns, against said particle of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the same.	ant, promise and agree to and with said part of the lawfully seized in the four of the lawfully seized in the four of the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second part of the second part art their heirs and all and every person whomso we first part hazehereunto set thank the day and Sign here
And said Merelle Market Market Seirs, executors or administrators, do hereby covered by the second part, that at the delivery of these presents with the appurtenances; and and described premises, with the appurtenances; ared of and from all former grants, titles, charges, justified at the series and kind soever; where and forever defend the title girs and assigns, against said part of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part worther.	ant, promise and agree to and with said part of the lawfully seized in the own that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso be first part hazehereunto set that hand the day and sign here
And said Merceller Merceller Mercely coverages, executors or administrators, do hereby coverages cond part, that at the delivery of these presents with the appurtenances; and and described premises, with the appurtenances; aread of and from all former grants, titles, charges, justified and kind soever; where and forever defend the title eirs and assigns, against said particles of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the ear first above written.	ant, promise and agree to and with said part of the lawfully seized in the four of the lawfully seized in the four of the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second
And said Merell Market Miles eirs, executors or administrators, do hereby covered become part, that at the delivery of these presents with the appurtenances; and additional former grants, titles, charges, it attrees and from all former grants, titles, charges, it attrees and kind soever; which they will warrant, and forever defend the title eirs and assigns, against said part of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part was of the ear first above written. THE OF OKLAHOMA, Sss.	ant, promise and agree to and with said part of the lawfully seized in the obover that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso be first part hazehereunto set the hand the day and Sign here
And said Merell Market Miles eirs, executors or administrators, do hereby covered become part, that at the delivery of these presents with the appurtenances; and additional former grants, titles, charges, it attrees and from all former grants, titles, charges, it attrees and kind soever; which they will warrant, and forever defend the title eirs and assigns, against said part of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part was of the ear first above written. THE OF OKLAHOMA, Sss.	ant, promise and agree to and with said part of the lawfully seized in the own of the lawfully seized in the above that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso we first part hazehereunto set the hand the day and sign here
And said Merchell Milarell Milarelle eirs, executors or administrators, do hereby covered econd part, that at the delivery of these presents wight of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, justified and kind soever; with the appurtenances; atture and kind soever; with the analytic of the first power, and assigns, against said particle of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the ear first above written. The Aday of Marchelle of the said particle of the first power, the said particle of the ear first above written.	ant, promise and agree to and with said part of the lawfully seized in the own that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso be first part hazehereunto set the hand the day and sign here the law and sign here.
eirs, executors or administrators, do hereby coverage cond part, that at the delivery of these presents tight of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, justified and kind soever; the said forever defend the title eirs and assigns, against said partific of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the ear first above written. The Aday of March 1927, particular this law day of March 19	ant, promise and agree to and with said part of the lawfully seized in the own that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso be first part hazehereunto set the hand the day and sign here the law and sign here.
And said Merchery of these presents to sight of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, justure and kind soever; the said particular of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particular of the ear first above written. TATE OF OKLAHOMA, and forever defend the title ear first above written.	ant, promise and agree to and with said part of the lawfully seized in the own se, in fee simple, of, in and to all and singular the above that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what to the same unto said part of the second part was art their heirs and all and every person whomso see first part hazehereunto set what hand the day and Sign here A Notary Public in and for said County and State versonally appeared the said said said said said said said said
And said Merchi Missing Merchy covered eirs, executors or administrators, do hereby covered econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, it ature and kind soever; and forever defend the title eirs and assigns, against said part of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the ear first above written. TATE OF OKLAHOMA, ss. Tulsa County. Before me, Lewer Clave 1988 power of the foregoing instrument, and acknowledged to me that I may be foregoing instrument, and acknowledged to me that I may be foregoing instrument, and acknowledged to me that I may be foregoing instrument, and acknowledged to me that I may be foregoing instrument, and acknowledged to me that I may be foregoing instrument, and acknowledged to me that I may be foregoing instrument, and acknowledged to me that I may be foregoing instrument, and acknowledged to me that I may be foregoing instrument, and acknowledged to me that I may be foregoing instrument.	ant, promise and agree to and with said part of the lawfully seized in the own set, in fee simple, of, in and to all and singular the above that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what to the same unto said part of the second part want their heirs and all and every person whomso see first part hazehereunto set thank the day and Sign here Sign here A Notary Public in and for said County and State versonally appeared the second who executed the withing to be the identical person who executed the within the day to be the identical person who executed the within the day and the within the day and the within the day appeared the within the day and the within the day and the within the day appeared the within the day and the within the day and the within the day appeared the within the day and t
And said Mazally March Mereby covered eirs, executors or administrators, do hereby covered econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, justified and kind soever; which will warrant, and forever defend the title eirs and assigns, against said part of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the ear first above written. Sefore me, which was a like the said part of the first power, lawfully claiming or to claim the same. In this day of Maxall part of the ear first above written.	ant, promise and agree to and with said part of the lawfully seized in the how that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what the same unto said part of the second part have art their heirs and all and every person whomso is first part hazehereunto set the hand the day and sign here have been and for said County and State, the same unto said part the second part have been and the day and sign here have been and the day and sign here have been supposed to be the identical person who executed the within the same us the free and voluntary active executed the same us the free and voluntary active executed the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active the same active to the same
And said March Mistrators, do hereby covered econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inheritance ranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, justified and kind soever; Action of the first point at the assigns, against said part of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the ear first above written. This County. Before me, Acres Olive. In this law day of March 1918, point of the foregoing instrument, and acknowledged to me that I and deed for the uses and purposes therein set forth.	ant, promise and agree to and with said part of the lawfully seized in the how that the same are free, clear, discharged and unincumudgments, taxes, assessments and incumbrances, of what the same unto said part of the second part have art their heirs and all and every person whomso is first part hazehereunto set the hand the day and sign here have been and for said County and State, the same unto said part the second part have been and the day and sign here have been and the day and sign here have been supposed to be the identical person who executed the within the same us the free and voluntary active executed the same us the free and voluntary active executed the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active to the same us the free and voluntary active the same active to the same
And said Marelly Marelly Marie Seirs, executors or administrators, do hereby covered econd part, that at the delivery of these presents light of an absolute and indefeasible estate of inheritance tranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, is ature and kind soever; will warrant, and forever defend the title seirs and assigns, against said partific of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partice of the ear first above written. TATE OF OKLAHOMA, and of the said partice of the ear first above written. This day of March Mar	ant, promise and agree to and with said part of the lawfully seized in some of the lawfully seized in some of the lawfully seized in some of the same are free, clear, discharged and unincumulagments, taxes, assessments and incumbrances, of what the same unto said part of the second part said to the same unto said part of the second part said art their heirs and all and every person whomso we first part hazehereunto set said hand the day and sign here sign here sign hand the day and sign here sign has sign here sign hand the day and sign here sign has sign here sign hand the day and sign here sign has sign here sign hand the within the same as the free and voluntary act sign has said country and sign hand the same as the free and voluntary act sign has said country and sign has said country and sign hand the same as the free and voluntary act sign has said country and sign hand sign has said country and sign has said countr
And said Marelly Marelly Marelly Meirs, executors or administrators, do hereby covered econd part, that at the delivery of these presents light of an absolute and indefeasible estate of inheritance tranted and described premises, with the appurtenances; ered of and from all former grants, titles, charges, it ature and kind soever; which was and forever defend the title eirs and assigns, against said particle of the first power, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the ear first above written. THE OF OKLAHOMA, Ss. Tulsa County. Before me, Level Claim Marell 1928 power of the first power of the first power of the first above written. This instrument, and acknowledged to me that I and deed for the uses and purposes therein set forth. This instrument was filed for record on the 250.	ant, promise and agree to and with said part of the lawfully seized in the fow that the same are free, clear, discharged and unincum udgments, taxes, assessments and incumbrances, of what the same unto said part of the second part art their heirs and all and every person whomso be first part hazehereunto set the hand the day and Sign here the lawfully appeared to the same unto said part who set the same who may be first part hazehereunto set the hand the day and sign here the lawfully appeared to the said County and State for said county and state within the lawfully appeared to the within the lawfully appeared to the same as the free and voluntary account to be the identical person who executed the within executed the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same as the free and voluntary account to the same ac