	Tade this 26 th, day of Juste 1. 1905
	and the control of th
Fulsa County, in the State of	Oklahoma, of the first part, and
ngapan mang agama kan di di makadi nagi managadaji naka di diji ka di k	SH Finley party
f the second part,	
2.1	vid part unof the first part, in consideration of the sum of
Ling Fundred 6	(A Company one party the constitution of the country of the country one of the country of the c
	눈이 나도 하면 이 집에 있는 나는 내 없어지수는 아이들이 아름이 되어 하는데 그 아래를 하는 아름다니다는 그 나는 이를 가장 하는데
	acknowledged, do by these presents grant, bargain, sell and convey unto the sai
	heirs and assigns, all of the following described real estate, situated in the
ounty of Juliar	and State of Oklahoma, to-wit:
The Stry of Sol	and With of Soly of Soly of section towerty (20)
marked buluto	(21) months rengel Thursday (3) list line a. To
end SARRY	herofinay
the control of the co	
And said <u>Fazz</u> eirs, executors or administr cond part, that at the deliv	nging or in any wise appertaining forever. Lice forever. forever. forever. forever. trators, do est hereby covenant, promise and agree to and with said part for the ery of these presents. lawfully seized in the own
And said First eirs, executors or administration part, that at the deliverant of an absolute and independent of and from all forme ature and kind soever; will warrant that will warrant eirs and assigns, against soever, lawfully claiming or to IN WITNESS WHERE	rators, do es hereby covenant, promise and agree to and with said part of the ery of these presents lawfully seized in own of easible estate of inheritance, in fee simple, of in-and to all and singular the above ses, with the appurtenances; that the same are free, clear, discharged and unincum or grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the same with the first part to the same units and part of the second part will aid part of the first part the their heirs and all and every person whomso
And said Reservences or administration of an absolute and indegranted and described preminered of and from all forme ature attraction will warranters and assigns, against series and assigns against series and assigns against series and assigns against series against series against against against series against a	rators, do so hereby covenant, promise and agree to and with said part of the ery of these presents lawfully seized in own of easible estate of inheritance, in fee simple, of in-and to all and singular the above ses, with the appurtenances; that the same are free, clear, discharged and unincum or grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the same into said part of the second part is aid part of the first part with their heirs and all and every person whomso claim the same. Sof, The said part of the first part has hereunto set hand the day and succeed the same is a sign here the same set of the same the day and succeed the same that the same
and said Frezze eirs, executors or administration of an absolute and inderented and described premiered of and from all forme ature and kind soever; will warrante and assigns, against soever, lawfully claiming or to IN WITNESS WHERE ear first above written.	rators, do as hereby covenant, promise and agree to and with said part of the ery of these presents III awfully seized in all own efeasible estate of inheritance, in fee simple, of, in and to all and singular the above ses, with the appurtenances; that the same are free, clear, discharged and unincum of grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the same is a seen and forever defend the title to the same unto said part of the second part of the first part. The their and all and every person whomso claim the same. Sign here Taxade Marcal Control of the day and sign here Taxade Marcal Control of the day and sign here.
And said eirs, executors or administration part, that at the delivered of an absolute and inderented and described premiered of and from all forme ature and from all forme will warranteirs and assigns, against some, lawfully claiming or to IN WITNESS WHERE are first above written. IN WITNESS WHERE AND	rators, do whereby covenant, promise and agree to and with said part of the ery of these presents will all and agree to and with said part of the ery of these presents all and singular the above ses, with the appurtenances; that the same are free, clear, discharged and unincum of grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the same of the first part which he had all and every person whomso claim the same. 30F, The said part of the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand the day and significant for the first part had hereunto set hand for said County and State for the first part appeared.
And said Freeze eirs, executors or administration of an absolute and independent of an absolute and independent of and from all former ature and from all former ature and assigns, against something of the IN WITNESS WHERE are first above written. IN WITNESS WHERE AND INSTALLATION OF OKLAHOMA, See this 26 May of a this 26 May of a this 26 May of and assigns instrument, and and foregoing instrument, and foregoing instrument, and and foregoing instrument, and	rators, do as hereby covenant, promise and agree to and with said part of the ery of these presents All lawfully seized in soon of the ery of these presents Sees with the appurtenances; that the same are free, clear, discharged and unincum of grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the same are free clear, discharged and unincum of the first part the same unito suid part of the second part of the first part the same and all and every person whomso claim the same. Sof, The said part of the first part had hereunto set hand, the day and sign here facilities to the second part of the first part had hereunto set hand, the day and sign here facilities to the first part had hereunto set for hand, the day and sign here facilities to the first part had hereunto set for hand, the day and sign here facilities to the same as the facilities of the within a alknowledged to me that the executed the same as the free and voluntary and a comowledged to me that the executed the same as the free and voluntary and the same as the free and voluntary and so the facilities of the same as the free and voluntary and the same as the free and voluntary and so the facilities of the same as the free and voluntary and so the facilities of the same as the faciliti
And said Texts eirs, executors or administration of an absolute and independent of an absolute and independent of and from all former ature and kind soever; and that kind soever; and that kind soever; and that kind soever; and that kind soever; and assigns, against seer, lawfully claiming or to IN WITNESS WHERE are first above written. And the said of Masson TATE OF OKLAHOMA, See This 26 the day of this 26 the day of and deed for the uses and purple fliculused seedy and	rators, do Mhereby covenant, promise and agree to and with said part of the ery of these presents Ill Ill Ill Inand to all and singular the above ses, with the appurtenances; that the same are free, clear, discharged and unincum or grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the same into said part of the second part of the first part Ill their heirs and all and every person whomso claim the same. 30F, The said part of the first part had hereunto set Ill hand the day and significant for said part of the first part had hereunto set Ill hand the day and significant for said part of the first part had hereunto set Ill hand the day and significant for said part of the first part had hereunto set Ill hand the day and significant for said part of the first part had hereunto set Ill hand the day and significant for said county and State. 1961 personally appeared 10 me known to be the identical person who executed the within