	tutk, Made this as of June 1. D. 1922
etween	ture, Made this 30 th iny of June 1. D. 1928
Luisa County, in th	e State of Oklahoma, of the first part, and
	AM Foreman.
f the second part,	등에 남아는 경우, 경우, 경우는 이 전에 있는 것 같아. 그런 이 전에 환경하는 것 같아 보는 것을 하는 것을 하는 것을 보고 있다. 중이 소리를 하는 것이 되었다는 것 같아. 전에 있는 것 같아. 중인 전에 함께 되는 것 같아. 전에 가는 것이 되었다는 것 같아. 전에 되었다는 것 같아. 것 같아.
	I, The said part of the first part, in consideration of the sum of
Three	Lucustied (\$30000) and and DOLLARS,
he receipt whereof	is hereby acknowledged, doby these presents grant, bargain, sell and convey unto the said
	d part, Leirs and assigns, all of the following described real estate, situated in the
County of	. 레트로 <del>트로트로</del> 보고 있는 것이 하는 것은 모든 모든 가장 하게 되는 것 같아. 그런 보고 있는 것은 그는 그는 것은 것이 없는 것 같아. 그는 것 같아. 그는 것 같아. 그는 것 같아. 그는 것
Solding 01	1 (5) in Alech mine (9) in the lenge assisted
Con frue	1 (5) - un stock same (9) withe lollege addition
<u> </u>	
The Dily	of Tuba; Oblahona, according to the seconder
100011	
plan Isla	
	보다는 사람들은 사람들이 되었다. 그는 사람들이 되었다면 하는 것이 되었다면 하는 것이 되었다. 그는 사람들이 되었다면 보다 되었다. 사람들이 있었다는 것이 되었다면 하는 것이 되었다. 사람들이 사람들이 사용되었다. 등 사람들이 되었다는 것이 되었다. 그리고 있다는 것이 되었다.
	<u>- 보통하는 것이 되는 것이 되었다. 현실 이 기업에 기업에 가장하는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그런 것이 되었다. 그런 것이 되었다. 그런 것이 되었다. 그런 것이 되었다. 그런</u> 
	- Barting - Barting - Barting - Barting
and the same of th	
<del>and the state of </del>	
	는 보다 있다. 그리고 있다. 그리고 있는 것으로 보고 있다면 되었다. 그런 그리고 있는 것은 그리고 있다면 되었다. 그리고 있는 것은 것 한 것은
······································	
	ID TO HOLD THE SAME, together with all and singular the tenements, hereditaments and counto belonging or in any wise appertaining forever.
DITOLO GOOD	
heirs, executors or	administrators, do Whereby covenant, promise and agree to and with said part of the
heirs, executors or second part, that at right of an absolute granted and describ	administrators, do whereby covenant, promise and agree to and with said part of the the delivery of these presents have supported in his own and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincum-
heirs, executors or second part, that at right of an absolute granted and describ bered of and from	administrators, do Whereby covenant, promise and agree to and with said part of the the delivery of these presents have such as a lawfully seized in sown and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what
heirs, executors or second part, that at right of an absolute granted and describered of and from nature and kind so	administrators, do Mhereby covenant, promise and agree to and with said part of the the delivery of these presents ————————————————————————————————————
heirs, executors or second part, that at right of an absolute granted and describered of and from nature and kind so ind that he witheirs and assigns,	administrators, do hereby covenant, promise and agree to and with said part of the the delivery of these presents ————————————————————————————————————
heirs, executors or second part, that at right of an absolute granted and describered of and from nature and kind so and that heirs and assigns, ever, lawfully claim	administrators, do Alereby covenant, promise and agree to and with said part of the the delivery of these presents ————————————————————————————————————
heirs, executors or second part, that at sight of an absolute granted and describered of and from nature and kind so ind that he with theirs and assigns, over, lawfully claim	administrators, do Alereby covenant, promise and agree to and with said part of the the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what warrant, und jorever defend the title to the same unto said part of the second part against said part of the first part their heirs and all and every person whomsoming or to claim the same.  WHEREOF, The said part of the first part has hereunto set thand the day and then.
heirs, executors or second part, that at right of an absolute granted and describered of and from nature and kind so that heirs and assigns, ever, lawfully claim	administrators, do Alereby covenant, promise and agree to and with said part of the the delivery of these presents ————————————————————————————————————
heirs, executors or second part, that at sight of an absolute granted and describered of and from nature and kind so ind that he with theirs and assigns, over, lawfully claim	administrators, do Whereby covenant, promise and agree to and with said part of the the delivery of these presents had indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what warrant, undiferever defend the title to the same unto said part of the second part against said part of the first part their heirs and all and every person whomsoming or to claim the same.  WHEREOF, The said part of the first part has hereunto set hand the day and then.
heirs, executors or second part, that at right of an absolute granted and describered of and from nature and kind so that heirs and assigns, ever, lawfully claim	administrators, do Alereby covenant, promise and agree to and with said part of the the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what warrant, und jorever defend the title to the same unto said part of the second part against said part of the first part their heirs and all and every person whomsoming or to claim the same.  WHEREOF, The said part of the first part has hereunto set thand the day and then.
neirs, executors or recond part, that at ight of an absolute granted and describered of and from nature and kind so ind that Le with the source and assigns, wer, lawfully claim	administrators, do whereby covenant, promise and agree to and with said part of the the delivery of these presents had indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what warrant, until forever defend the title to the same unto said part of the second part against said part of the first part their heirs and all and every person whomsoming or to claim the same.  WHEREOF, The said part of the first part has hereunto set hand the day and then.
heirs, executors or second part, that at right of an absolute granted and describered of and from nature and kind so ind that heirs and assigns, ever, lawfully claim IN WITNESS year first above write.	administrators, do Anereby covenant, promise and agree to and with said part of the the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what work with a said part of the first part with their heirs and all and every person whomsoming or to claim the same.  SWHEREOF, The said part of the first part halfereunto set hand the day and then.  Sign here Assessments
heirs, executors or second part, that alright of an absolute granted and describered of and from nature and kind so and that wheirs and assigns, ever, lawfully claim IN WITNESS year foot above write above write and assigns.	administrators, do whereby covenant, promise and agree to and with said part of the the delivery of these presents had indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what we were:  It warrant, und forever defend the title to the same unto said part of the second part of the first part their heirs and all and every person whomsoming or to claim the same.  IN WHEREOF, The said part of the first part had become set whand the day and then.  Sign here of the same are free, clear, discharged and unincumal the day and then.
heirs, executors or second part, that at right of an absolute granted and describered of and from nature and kind so ind that heirs and assigns, ever, lawfully claim IN WITNESS year first above write.	administrators, do Ahereby covenant, promise and agree to and with said part of the the delivery of these presents
heirs, executors or second part, that all right of an absolute granted and describered of and from nature and kind so ind that where and assigns, ever, lawfully claim IN WITNESS year fort above write and forth above write and assigns.	administrators, do Ahereby covenant, promise and agree to and with said part of the the delivery of these presents
neirs, executors or econd part, that at if ight of an absolute franted and describered of and from nature and kind so ind that he will be a so ind the will be a so indicated as the will be a so indi	administrators, do Ahereby covenant, promise and agree to and with said part of the the delivery of these presents
neirs, executors or second part, that at sight of an absolute granted and describered of and from nature and kind so ind that he wiseirs and assigns, ever, lawfully claim IN WITNESS year foot above write Tulsa County.  Before me,	administrators, do Melet by covenant, promise and agree to and with said part of the the delivery of these presents lawfully seized in own and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what the warrant, and jorever defend the title to the same unto said part of the second part against said part of the first part their heirs and all and every person whomsoling or to claim the same.  SWHEREOF, The said part of the first part has hereunto set hand the day and then.  Sign here Sign here Sign here said County and State,
heirs, executors or second part, that at right of an absolute granted and describered of and from nature and kind so ind that he with theirs and assigns, ever, lawfully claim IN WITNESS year first above writh the Tulsa County.  Before me, her this I have this I have the second this I have the second the second their second the s	administrators, do Alereby covenant, promise and agree to and with said part of the the delivery of these presents
heirs, executors or second part, that all sight of an absolute granted and describered of and from nature and kind so ind that he wisheirs and assigns, ever, lawfully claim IN WITNESS year first above writed that Tulsa County.  Before me, and this Juliant this second foregoing instructions and foregoing instructions are second to the second this second the second this second th	administrators, do Aneroby covenant, promise and agree to and with said part of the the delivery of these presents  I tawfully seized in its own and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumall former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ener:  Ill warrant, and forever defend the title to the same unto said part of the second part of the first part their heirs and all and every person whomso- sing or to claim the same.  IN WHEREOF, The said part of the first part has hereunto set hand the day and then.  Sign here of the first part has hereunto set hand the day and then.  Sign here of the first part has hereunto set hand the day and then.  To me known to be the identical person who executed the within ument, and aglenowledged to me that the executed the same as the free and voluntary act
econd part, that at ight of an absolute franted and describered of and from nature and kind so that that we were and assigns, wer, lawfully claim IN WITNESS tear first above write above write above with this I will be above with the county.  Before me, when this I will be a county with the will be a county with the will be a county with the well as a county will be a county wil	administrators, do Mhereby covenant, promise and agree to and with said part of the title delivery of these presents
reirs, executors or recond part, that at ight of an absolute franted and describered of and from nature and kind so ind that we will be a so ind that will be a so ind that we will be a so ind that will be a so ind the we will be a so ind decd for the use.  My commission expired that a so ind that we will be a so ind that we will be a so indicate that a so	administrators, do Anereby covenant, promise and agree to and with said part of the the delivery of these presents  I the delivery of the select of inheritance, in fee simple, of, in and to all and singular the above bed premises, with the appurtenances; that the same are free, clear, discharged and unincumally former grants, titles and and incumbrances, of what the same is a delivery present the second part of the first part which the same and all and every person whomso-  ting or to cluim the same.  I WHEREOF, The said part of the first part has become set when the day and then.  Sign here  I The said County and State,  day of finance of the within appeared  to me known to be the identical person—who executed the within the same as the free and voluntary act is and purposes therein set forth.  The said WHML Call Many and Many and Many and State,  I the delivery of the series of the same as the free and voluntary act is and purposes therein set forth.
neirs, executors or second part, that all sight of an absolute granted and describered of and from nature and kind so ind that Le wind that Le will be so and assigns, ever, lawfully claim IN WITNESS year first above writed above writed above writed foregoing instrument deed for the use.  My commission expired.	administrators, do Mhereby covenant, promise and agree to and with said part of the title delivery of these presents

WIND IN A