WITNESSETH. The said part of the first part, in consideration of the sum of and account of the sum of and account of the sum of the sum of the present of the recipit thereof is hereby aclayable and assigns, all of the following described real estate, situated in the solid the sum of th	From	
The second part,  It is second part,  WINNESSETH, The exid part of the first part, in consideration of the sum of the sum of animosofus DOLLANS has receipt wherein the horsy aciegoscledged, do by these presents grant, bargain, soil and convey unto the submitted of the second part, seed heirs and assigns, all of the following described real state, situated in the submitted of the sum of the second part, seed heirs and assigns, all of the following described real state, situated in the submitted of the second part, seed the second part seed to the second part seed to the second part and said seed to see the second part of the second part is an absolute and indeposable estate of intentiones, to see the second part seed and from all former grants, tiles, changes, buildments, teach, assessments and incumbrances, of the second part is an absolute and indeposable estate of intentiones, in second part of in any second part is an absolute and indeposable estate of intentiones, in second part of the second part is an absolute and indeposable estate of intentiones, in second part of the	This Indenture, Mad	this 10 the day of June 1. D. 19 de
The second part,  It is second part,  WINNESSETH, The exid part of the first part, in consideration of the sum of the sum of animosofus DOLLANS has receipt wherein the horsy aciegoscledged, do by these presents grant, bargain, soil and convey unto the submitted of the second part, seed heirs and assigns, all of the following described real state, situated in the submitted of the sum of the second part, seed heirs and assigns, all of the following described real state, situated in the submitted of the second part, seed the second part seed to the second part seed to the second part and said seed to see the second part of the second part is an absolute and indeposable estate of intentiones, to see the second part seed and from all former grants, tiles, changes, buildments, teach, assessments and incumbrances, of the second part is an absolute and indeposable estate of intentiones, in second part of in any second part is an absolute and indeposable estate of intentiones, in second part of the second part is an absolute and indeposable estate of intentiones, in second part of the	between ML	Month Toustell
This escional part,  WILVESSEIH, The social part of the first part, in consideration of the sum of		
This escional part,  WILVESSEIH, The social part of the first part, in consideration of the sum of		
If the second part,  WITYNESSETH, The sold part of the first part, in consideration of the sum of and and convoy into the sate of the second part, seed heirs and assigns, all of the following described real state, situated in the following of the second part, seed heirs and assigns, all of the following described real state, situated in the following of the second part, seed heirs and assigns, all of the following described real state, situated in the following of the second part, seed the second part, seed the second part, seed the second part, seed the second part of the second part of the second part of the second part, seed the second part, that at the delivery of these presents.  The second part, that at the delivery of these presents.  Seed the second part, that at the delivery of the second part, that at the delivery of the server and and described premises, with the appartenances; that the same are free, seen, disclarged and universal and structure and sind second premises, with the appartenances; that the same are free, seen, disclarged and universal that seed and sind second part server and sind second part, and forever defend the title to the same universal all and every person whomsomer, taughtly definition for solid in the same.  IN WITNESS WHEREOF, The said part of the first part has kindle and and overy person whomsomer, taughtly definition for solid country and State, at first above written.  Sign here.  That of OELAHOMA!  This founds, and acknowledged to make the second the same universal free and voluntary and dead for the uses and purposes therein set forth.  The founds of the uses and purposes therein set forth.  The founds of the uses and purposes therein set forth.  The founds of the uses and purposes therein set forth.  The commission expires affected by the second of the same used of free and voluntary accounts and for the uses and purposes therein set forth.		
WITNESSETH. The said part of the first part, in consideration of the sum of and account of the sum of and account of the sum of the sum of the present of the recipit thereof is hereby aclayable and assigns, all of the following described real estate, situated in the solid the sum of th	L.	Williamson
the receipt whereof is hereby acknowledged, do. by these presents grant, burgain, sell and convey unto the saturated of the second part. Sell-hoirs and assigns, all of the following described real estate, vituated in the following of the second part. Sell-hoirs and assigns, all of the following described real estate, vituated in the following of the second part. Sell-hoirs (19) and s	of the second part,	등 가는 사람들은 이 아이들을 하는데 하는데 하는데 하는데 가는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하
the receipt whereof is hereby acknowledged, do. by these presents grant, burgain, sell and convey unto the saturated of the second part. Sell-hoirs and assigns, all of the following described real estate, vituated in the following of the second part. Sell-hoirs and assigns, all of the following described real estate, vituated in the following of the second part. Sell-hoirs (19) and s	용하다 교회, 경기 등이 그렇게 하다 하는데 하는데 다른다.	ngut // of the first navt in consideration of the sum of
he receipt whereof is horeby adoptowledged, do. by these presents grant, burgain, sell and convey unto the said marks of the second part. Lead heirs and assigns, all of the following described real estate, situated in the holmy of and state of Oktahoma, to with the said was the second part. Lead heirs and state of Oktahoma, to with all and singular the tenoments, hereditaments and the said was the second part of the second part of the said was the second part of the second part, that at the delivery of those presents.  Landrilly second part, that at the delivery of those presents with all and singular the tenoments, hereditaments and sight of an disoulte and indepensive site of the second part, that at the delivery of these presents.  Landrilly second part, that at the delivery of these presents with the symmetrial and described presents with the apparenances; that the same are free, clear, disharged places it is an an active and limit of an active and limit of an active and limit of the symmetry and the title to the symmetry and second part of the second part of the first part has been carefully claiming at the second part of the first part has been carefully claiming at the claim to said part of the first part has been all and covery person whomso wer, taughtly claiming at the claim the said part of the first part has been all and covery person whomso wer, taughtly claiming at the claim to said part of the first part has been all and covery person whomso wer, taughtly claiming at the claim to said part of the first part has been all for said County and State, in this will any of first above written.  Sign here for the uses and purposes therein set forth.  TATE OF OKLAHOMA, to said part of the limit of the significal person, who executed the within and foregoing instrument, and acknowledged to me that the second part of the significant person and covery person whom so were the second part of the second person and purposes therein set forth.  This instrument was fled for record on the 12 isay of first and for t		
noted of the second part. Lead heirs and assigns, all of the pollowing described real estate, situated in the county of the second part of the sec	of which	de Colon and State DULLARO
and State of Oklahoma, to wit:  2 Identified I will be seen (1) and be subject to the sense of the second part of the first part has been and our present when and our first above written.  2 Identified I will be seen to the second part of the first part has bierative self-be and our proses were stated by the second part of the first part has bierative self-be hand the day and active or the second part of the first part has bierative self-be hand the day and active or the second part of the first part has been been been been and so the day and the self-be second part of the first part has been been and all and our present was the day on the second part of the first part has been been and all and our present was the same are first above written.  2 Identified the second part of the first part has bier bein and all and oury present whomso wer, tampelly claiming or to claim the same.  3 In WITHERS WHEREOF. The said part of the first part has bier bein and the day and war first above written.  2 In this ladd of former and become and purposes therein self-be presented the same are first above written.  2 In this ladd of former and purposes therein self-bell personally appeared.  3 In this ladd of former and purposes therein self-bell personally appeared.  3 In this instrument, and acknowledged to me that the second of the same as first free and voluntary and deed for the uses and purposes therein self-bell.  3 In this instrument was filed for record on the Ladd of the singular to the significant of the second purposes therein self-bell filed.  4 In this instrument was filed for record on the Ladd of the singular the second purposes therein self-bell filed.  3 In this instrument was filed for record on the Ladd of the singular the second purposes therein self-bell filed.	he receipt <del>whereo</del> f is hereby act	nowledged, doby these presents grant, bargain, sell and convey unto the said
TO HAVE AND TO HOLD THE SAME, together with all and singular the innoments, hereditaments and opportenances thereunto belonging or in any wise appertaining forever.  And said.  And said.  Langially select influence on the property of the second part, that at the delivery of these presents.  Langially select influence on influence in fee simple, of, in and to all and singular the down and and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the down are and form all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha ature and lynd solvers:  One will warrant, and forever defend the title to the same and of part of the second part of the first part had been able to and every person whomso were and assigns, against said part of the first part had been the same and that all can devery person whomso were far and assigns, against said part of the first part had been the same and the day one are first above written.  Sign here.  THE OF OKLAHOMA and the day of feether and all and solven years and selected the within the foregoing instrument, and asknowledged to me that the concuted the same as the feether and dead for the uses and purposes therein set forth.  This instrument was filed for record on the 2 day of feether A. D. 19 L. at / Oclock M.	part of the second part,	Lheirs and assigns, all of the following described real estate, situated in the
TO HAVE AND TO HOLD THE SAME, together with all and singular the innoments, hereditaments and opportenances thereunto belonging or in any wise appertaining forever.  And said.  And said.  Langially select influence on the property of the second part, that at the delivery of these presents.  Langially select influence on influence in fee simple, of, in and to all and singular the down and and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the down are and form all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of wha ature and lynd solvers:  One will warrant, and forever defend the title to the same and of part of the second part of the first part had been able to and every person whomso were and assigns, against said part of the first part had been the same and that all can devery person whomso were far and assigns, against said part of the first part had been the same and the day one are first above written.  Sign here.  THE OF OKLAHOMA and the day of feether and all and solven years and selected the within the foregoing instrument, and asknowledged to me that the concuted the same as the feether and dead for the uses and purposes therein set forth.  This instrument was filed for record on the 2 day of feether A. D. 19 L. at / Oclock M.	County of Tules	and State of Oklahoma, to-wit:
TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appartining forever.  And said  And descretory or administrator, do hereby ovenants, promise and agree to and with said part of the comod part, that as the delivery of these presents  And said  And said and indefensible estate of interlance, in fee simple, of, in and to all and singular the amented and described premises, with the same are free, clear, discharged and unincum ored of and from all former grants, tilles, ohargas, judgments, taxes, assessments and incumbrances, of wha attere and singular the appurtenances; that the same are free, clear, discharged and unincum ored of and from all former grants, tilles, ohargas, judgments, taxes, assessments and incumbrances, of wha attere and singular the colaim five same.  IN WITTHESS WHEREOF, The said part of the first part has their and all and every preson whomso war free above written.  Sign here  A Notary Public in and for said County and State, in this I will be a same as a same of the described preson, who executed the within and foregoing instrument, and acknowledged to mather effect approximate the same use of free and voluntary and added for the uses and purposes therein, set forth.  And commission capter all the forth of the last institute the same use of free and voluntary and added for the uses and purposes therein set forth.  This instrument was filed for record on the L2 day of facility A. D. 19 Lat forther M.	Later and the	1 (17) in the bloke on 1(1) in the elegal
TO HAYE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any voice appartaining forever.  And said  In The There of the delivery of these presents  Inwhilly scient in and an indefensible estate of inheritance, in fee simple, of in and to all and singular the down ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincomered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what that I will warrant, and forever defend the title to the same unto said party of the second particle and singular source; that I will warrant, and forever defend the title to the same unto said party of the second particle and saigns, against said party of the first part has sidereunte set hand the day and sair like the same and the same of the same.  IN WITHERS WHERROF, The said party of the first part has shereunte set hand the day and sair first above written.  Sign here  This of OKLAHOMA, set of the same of the first part has shereunte set for hand the day and foregoing instrument, and acknowledged to me that the day appeared of the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as and purposes therein set forth.  And deed for the uses and purposes therein set forth.  And commission expirer Apoll I was forced in the set of the same taxes and purposes therein set forth.  And commission expirer Apoll I was a set of the same taxes and purposes therein set forth.		and the first that the the the that the the the the the the the the the th
TO HAYE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any voice appartaining forever.  And said  In The There of the delivery of these presents  Inwhilly scient in and an indefensible estate of inheritance, in fee simple, of in and to all and singular the down ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincomered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what that I will warrant, and forever defend the title to the same unto said party of the second particle and singular source; that I will warrant, and forever defend the title to the same unto said party of the second particle and saigns, against said party of the first part has sidereunte set hand the day and sair like the same and the same of the same.  IN WITHERS WHERROF, The said party of the first part has shereunte set hand the day and sair first above written.  Sign here  This of OKLAHOMA, set of the same of the first part has shereunte set for hand the day and foregoing instrument, and acknowledged to me that the day appeared of the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as and purposes therein set forth.  And deed for the uses and purposes therein set forth.  And commission expirer Apoll I was forced in the set of the same taxes and purposes therein set forth.  And commission expirer Apoll I was a set of the same taxes and purposes therein set forth.	0114 111	1. e 1 0 - 1 1 1 1 1 1 1 1
TO HAVE AND TO HOLD THE SAME, together with all and singular the tenoments, hereditaments and appurlenances thereunto belonging or in any vies appertaining forever.  And said.  And said.  And said.  And said.  And said.  And said.  Isolated to the delivery of these presents.  Isolated to the delivery of these operations, the first same are free, clear, discharged and singular the about remoted and described premises, with the appurleanness; that the same are free, clear, discharged and singular the about remote and ignal second;  asture and ignal second;  Isolated to the first part to the same unit forever defend the title to the game unto said part of the second particle either and assigns, against said part of the first part to the same unit and every person whomso wer, laupfully claiming or to claim the sume.  IN WITNESS WHEREOF, The said part of the first part has been and all and every person whomso was first above written.  Sign here.  This accounty.  Before me, Refficient to the same and for said County and State, on this of the delivery person, who executed the within the foregoing instrument, and acknowledged to me that the accounted the same and the	unum hotter	adjifi ada and and and and and and and and and
TO HAVE AND TO HOLD THE SAME, together with all and singular the tenoments, hereditaments and appurlenances thereunto belonging or in any vies appertaining forever.  And said.  And said.  And said.  And said.  And said.  And said.  Isolated to the delivery of these presents.  Isolated to the delivery of these operations, the first same are free, clear, discharged and singular the about remoted and described premises, with the appurleanness; that the same are free, clear, discharged and singular the about remote and ignal second;  asture and ignal second;  Isolated to the first part to the same unit forever defend the title to the game unto said part of the second particle either and assigns, against said part of the first part to the same unit and every person whomso wer, laupfully claiming or to claim the sume.  IN WITNESS WHEREOF, The said part of the first part has been and all and every person whomso was first above written.  Sign here.  This accounty.  Before me, Refficient to the same and for said County and State, on this of the delivery person, who executed the within the foregoing instrument, and acknowledged to me that the accounted the same and the		이 보다 보다 가장 하는 그들은 본 이 본 사람들은 이 없는데 얼굴 생각을 하고 보고 있다면 하는데 이 경기로 가장하셨다. 이번 시험을 하는데 있는
TO HAVE AND TO HOLD THE SAME, together with all and singular the tenoments, hereditaments and appurlenances thereunto belonging or in any vies appertaining forever.  And said.  And said.  And said.  And said.  And said.  And said.  Isolated to the delivery of these presents.  Isolated to the delivery of these operations, the first same are free, clear, discharged and singular the about remoted and described premises, with the appurleanness; that the same are free, clear, discharged and singular the about remote and ignal second;  asture and ignal second;  Isolated to the first part to the same unit forever defend the title to the game unto said part of the second particle either and assigns, against said part of the first part to the same unit and every person whomso wer, laupfully claiming or to claim the sume.  IN WITNESS WHEREOF, The said part of the first part has been and all and every person whomso was first above written.  Sign here.  This accounty.  Before me, Refficient to the same and for said County and State, on this of the delivery person, who executed the within the foregoing instrument, and acknowledged to me that the accounted the same and the	The secondless	Mille Millet July and a second
And said.	the state of the s	
And said.		
And said.		
And said.	and the second committee and the second commit	
And said.		
And said.		
And said.		하는 사람이 아내는 아날을까지 말라면 살아 하는 사람들은 사람들은 본 때로 모르는 것 같다.
And said.		
And said.		AND THE RESIDENCE OF THE PROPERTY OF THE PROPE
ranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what ature and kind seever; must be a seem of the first part of the second part ears and assigns, against said part of the first part of the same unto said part of the second part ears and assigns, against said part of the first part with heirs and all and every person whomsover, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and ear first above written.  Sign here.  THE OF OKLAHOMA, and the day and sear first above written.  Sign here.  This instrument, and acknowledged to me that the executed the same use free and voluntary act and deed for the uses and purposes therein set forth.  This instrument was filed for record on the L2 day of A. D. 19 M. at Lorclock.  This instrument was filed for record on the L2 day of A. D. 19 M. at Lorclock.	econd part, that at the delivery	of these presents levil lawfully seized in law own
and that he will warrant, and forever defend the title to the same unto said part of the second part heirs and assigns, against said part of the first part heirs and all and every person whomso ver, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part has beer unto set hand the day and ear first above written.  Sign here has been written.  This a County.  Before me, letter and County and State, a Notary Public in and for said County and State, a this letter day of he hoppen to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that all executed the same as the free and voluntary and deed for the uses and purposes therein set forth.  If yeommission expires after the letter and for record on the 22 day of fall A. D. 19 II, at forelook and the first instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first part instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first part instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first part instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first part instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first part instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first part instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first part instrument was filed for record on the 22 day of fall A. D. 19 II, at forelook and the first part instrument was filed for record on the 22 day of fall A. D. 19 II. A. D. 19 II. A. D. 19 II. A. D. 19 II. A. D. 19 III. A. D. 19 II. A. D.	ranted and described premises,	with the appurtenances; that the same are free, clear, discharged and unincum-
ver, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and ear first above written.  Sign here  This instrument was filed for record on the L2 day of field Name and ear first instrument was filed for record on the L2 day of first part has here and all and every person whomsover, lawfully the first part has here had all and every person who ever who ever the within for continuous and state, and deed for the uses and purposes therein set forth.  This instrument was filed for record on the L2 day of field A. D. 19 I, at forceon the L2 day of field A. D. 19 I, at forceon the L2 day of field A. D. 19 I, at forceon the L2 day of field A. D. 19 I, at forceon the L2 day of field A. D. 19 I, at forceon the L2 day of field A. D. 19 II, at forceon the L2 day of field A. D. 19 II, at forceon the L2 day of field A. D. 19 II, at forceon the L2 day of field A. D. 19 II, at forceon the L2 day of field A. D. 19 II, at forceon the L2 day of field A. D. 19 II, at forceon the L2 day of field A. D. 19 II, at forceon the L2 day of field A. D. 19 II, at force the law in the law		
ver, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and ear first above written.  Sign here H.		
TATE OF OKLAHOMA, ss.  Tulsa County.  Before me, Leffelletto a Notary Public in and for said County and State, n this Italian and for said County and State, notary said for said County and State, notary said for said County and State, notation of the same as secured the within and foregoing instrument, and acknowledged to me that see executed the same as see free and voluntary act and deed for the uses and purposes therein set forth.  By commission expires after for record on the L2 day of field A.D. 19 S. at forcook P.M.	ver, lawfully claiming or to cla	im the same.
TATE OF OKLAHOMA, ss.  Tulsa County.  Before me, letter a Notary Public in and for said County and State, n this I the day of femal 1901, personally appeared  not to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Ay commission expires aprification the L2 day of fall A.D. 1925, at foodook P.M.		, The said part of the first part has hereunto set we hand the day and
TATE OF OKLAHOMA, Ss.  Tulsa County.  Before me, L. J. L. Clesto a Notary Public in and for said County and State, nothing the day of feel 1901, personally appeared to me known to be the identical person, who executed the withing and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.  If y commission expires aprification (Seal)  This instrument was filed for record on the 22 day of feel A.D. 19 J., at J. O'clock P. M.	ear p <del>rs</del> t above written.	Sion have Hy J Mar Stor
TATE OF OKLAHOMA, ss.  Tulsa County.  Before me, L. J. Lillow a Notary Public in and for said County and State, nothing the day of fine 1901, personally appeared to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the same as the free and voluntary and deed for the uses and purposes therein set forth.  By commission expires Afrif 12, Med. (Seel)  This instrument was filed for record on the 22 day of field A. D. 1958, at 1 o'clock Med.		성, 경에 마리 () 교통 2016년 전 10년 대한 대한 교통 경기 (2016년 12년 대한 교회 대한 대한 교회 대한
Tulsa County.  Before me, Longitude a Notary Public in and for said County and State, nothing the day of fine 1901, personally appeared  mut to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.  This instrument was filed for record on the L2 day of fall A.D. 1915, at forclock P.M.		· Julia Edition and the second
Tulsa County.  Before me, le fillette a Notary Public in and for said County and State, not this the day of fillette to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary and deed for the uses and purposes therein set forth.  By commission expires affect the for record on the L2 day of fill A.D. 19 S., at forclock P.M.		사람들 마리 중요하는 것은 사람들은 하고 있는 사람들은 하는 것은 사람들이 되었다.
Tulsa County.  Before me, le fillette a Notary Public in and for said County and State, not this the day of feel 1901, personally appeared to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.  By commission expires the forth of the same as the first public.  This instrument was filed for record on the L2 day of fall A.D. 1915, at forclock of the same as the filed for record on the L2 day of fall A.D. 1915, at forclock of the same as the filed for record on the L2 day of fall A.D. 1915, at forclock of the same as the filed for record on the L2 day of fall A.D. 1915, at forclock of the same as the filed for record on the L2 day of fall A.D. 1915, at forclock of the same as the filed for record on the L2 day of fall A.D. 1915, at forclock of the same as the filed for record on the L2 day of fall A.D. 1915, at forclock of the same as the filed for record on the L2 day of fall A.D. 1915.		
Tulsa County.  Before me, L. J. Licketto a Notary Public in and for said County and State on this Like day of June 1901, personally appeared  not to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary account of the uses and purposes therein set forth.  This instrument was filed for record on the L2 day of Jule A. D. 1915, at forclock of M.		
Tulsa County.  Before me, le fillette a Notary Public in and for said County and State on this Italy day of full 1901, personally appeared  not to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary accorded for the uses and purposes therein set forth.  By commission expires April 12, Mill (Seal)  This instrument was filed for record on the L2 day of fall A.D. 19 II, at forclock of Mills (Seal)	TATE OF OKLAHOMA	도로 보고 있는 것이 되었다. 이번 경험 모르는 것이 되었다. 그런 경험 전환 경험 보고 있는 것이 되었다. 그는 것이 되었다. 그런 것이 되었다. 그런 그렇게 되었다. 그런 그렇게 되었다. 그런 소리 경영 경영 경영 전에 있으면 한 것으로 되었다. 그런 사람들이 있다. 그런
Before me, B. J. Lilletto a Notary Public in and for said County and State, no this Lilled day of July 1921, personally appeared the within ad foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.  This instrument was filed for record on the L2 day of July A. D. 1928, at Lordock P. M.	¥00	나는 사람들은 아이들은 사람들이 살아보는 것이 되었다. 그 사람들이 사람들은 사람들이 되었다. 그는 사람들이 되었다. 그는 사람들이 살아보는 것이 되었다. 그는 사람들이 살아보는 것이 되었다. 그리고 살아보는 것이 되었다. 그는 사람들이 살아보는 것이 되었다면 되었다. 그는 사람들이 살아보는 것이 되었다면 되었다. 그는 사람들이 살아보는 것이 되었다면 되었다면 되었다면 되었다. 그는 사람들이 살아보는 것이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면
nt this Letter day of feel 1985, personally appeared  Int. December 1985, personally appeared  to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.  This instrument was filed for record on the L2 day of fall A.D. 1925, at the o'clock of M.	The State of the S	G: 00 560
to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that Leventured the same as the free and voluntary act and deed for the uses and purposes therein set forth.  If y commission expires April 12, 118 (Seal)  This instrument was filed for record on the L2 day of Jall A.D. 1928, at Lorchold.	Before me, LUII.	a syosary rubiic in and for said County and State,
to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that Leveneuted the same as Livery free and voluntary act and deed for the uses and purposes therein set forth.  (Seal)  This instrument was filed for record on the L2 day of Jall A.D. 1928, at Lordock P.M.	n this AM day of	1908, personally appeared
nd foregoing instrument, and acknowledged to me that Lexecuted the same as Lie free and voluntary act and deed for the uses and purposes therein set forth.  (Seal)  This instrument was filed for record on the L2 day of Jall A.D. 1928, at Lordock		, North Drustee
nd deed for the uses and purposes therein set forth.  (Seal)  (Seal)  (This instrument was filed for record on the L2 day of July A. D. 19 K, at # o'clock  (P. M.		to me known to be the identical person, who executed the within
Ty commission expires Afrif 12, M. (Seal)  This instrument was filed for record on the 22 day of July A. D. 19 S., at forclock  P. M.		
P.M. (L.C.) This instrument was filed for record on the L2 day of July A.D. 19 T, at Corclock		
P.M. (L.C.) This instrument was filed for record on the L2 day of July A.D. 19 T, at Corclock	My gommission appiers Phal	12. M.S. (Seal) Watery Dustice
P.M. (L.C.) This instrument was filed for record on the L2 day of July A.D. 19 T, at Corclock	Ty conditions on experes it follows	
Limbs. (Sec.) III I I I all	_ This instrument was filed f	or record on the 22 day of Vill A.D. 19 8 at Woodlock
(Sexu) St. G. Malkely, Register of Deeds.	9 M. 1-1	1 11 11 11 11 11
	(Bedl)	J. G. Malkly, Register of Deeds.