between The Tules addition	is 5 the nay of July 1. D. 1928 Company, a Conforting lawing it principal places
Quienessatt	
Fulsa County in the State of Okla	romd, of the first part, and Learnial M. Miles of Ville
Oklahoma parti	
f the second part,	
	rt Lof the first part, in consideration of the sum of
WIINESSEIN, The save pa	(Solver) and DOLLARS
Me number figger	200 (700 D) 190 (100 D) 110 (110 D) 110 (1
he receipt whereof is hereby ackno Lungial millions	wledged, do.Mby these presents grant, bargain, sell and convey unto the sai Lheirs and assigns, all of the following described real estate, situated in th
art of the second part, Link	
county of Joursel	and State of Oklahoma, to-wit:
Lattens (10) med	lech Listy mel (30)
and the second s	
The state of the s	
and the second s	The second secon
agganisa (1832) - yanta a magadagan injan daningan sarang kalandan sarang kamban ana mahanggan nga sarah dan madiki	
terresione in the second secon	
assum sans suin superinsuseringuae assering suin anno entre en un entre en	4 Illi Bit I or o lo lo lo l
en the Cover adde	tion of the City of Tulus Oblahomas necording to by dated Opil 35, 1911 and duly fill for record
u unaenaeu pear murez	- , auce upm so, 120 pm and auch - felle for selection
respective species and a significant and description of the second secon	
engagana (harin dashiri da dashiri ya karan da	and the second of the second o
and the second seco	
pourtenances therewate belonging	or in any wise appertaining forever.
pourtenances therewate belonging	THE SAME, together with all and singular the tenements, hereditaments an or in any wise appertaining forever. first fast for the dawn hereby coverant, promise and agree to and with said part of the
ppurtenances therewate belonging And suid Porty of the Licensia and account of the etrs; executors or administrators, econd part, that at the delivery of ight of an absolute and indefeasil ranted and described premises, w	
ppurtenances there into belonging file for the file for a diministrators, where the file for a cond part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we ered of and from all former for a ature and kind soever;	or in any wise appertaining forever. first fast for the forest for
ppurtenances there into belonging file for the file for a diministrators, where the file for a cond part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we ered of and from all former for a ature and kind soever;	or in any wise appertaining forever. first fast for the forest for
ppurtenances there anto belonging And said Part file for the land said Part file for the land said said said said said said said sai	or in any wise appertaining forever. for Last for Last for Last daze hereby coverant, promise and agree to and with said part of the these presents lawfully seized in Low ow only estate of inheritance, in fee simple, of, in and to all and singular the above ith, the appurtenances; that the same are free, clear, discharged and unincum its, titles, charges, judgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the first part their beins and all and every person whomse
ppurtenances there are belonging And said Post of the functions of administrators, executors or administrators, excond part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we ered of and from all former granture and kind soever; will warrant, and that will warrant, and eirs and assigns, against said post of the control o	or in any wise appertaining forever. for Last for Last for Last daze hereby coverant, promise and agree to and with said part of the these presents lawfully seized in Low owe one estate of inheritance, in fee simple, of, in and to all and singular the about the appurtenances; that the same are free, clear, discharged and unincumpts, titles, charges, judgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part forever defend the first part their seirs and all and every person whomse
ppurtenances there anto belonging And said Pott file functions, and said with file forms; executors or administrators, excond part, that at the delivery of light of an absolute and indefeasily ranted and described premises, we ered of and from all former fra ature and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, the first above withen.	or in any wise appertaining forever. for the forest foreign for the daze hereby coverant, promise and agree to and with said part of the these presents that the same are free, clear, discharged and unincum its, titles, charges, judgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part forever defend the first part their heirs and all and every person whomse the same. The said part of the first part has beer europe set thought the day and the day an
ppurtenances there anto belonging And said Pott file functions, and said with file forms; executors or administrators, excond part, that at the delivery of light of an absolute and indefeasily ranted and described premises, we ered of and from all former fra ature and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, the first above withen.	or in any wise appertaining forever. for the forest formulate, promise and agree to and with said part of the these presents that the same are free, clear, discharged and unincumits, titles, charges, fudgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for the same. The said part of the first part the first part has beer europe to the first part has been europe to the first part has beer europe to the first part has beer europe to the first part has been entirely the europe to the first part has been entirely the europe to the first part has been entirely to the europe to the first part has been entirely the europe to the first part has been entirely to the entirely the entire
ppurtenances there anto belonging And said Party file fore; And said Party file fore; executors or administrators, excond part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we ered of and from all former granture and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, correspond to the control of	or in any wise appertaining forever. for the forest formulate, promise and agree to and with said part of the these presents that the same are free, clear, discharged and unincumits, titles, charges, fudgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for the same. The said part of the first part the first part has beer europe to the first part has been europe to the first part has beer europe to the first part has beer europe to the first part has been entirely the europe to the first part has been entirely the europe to the first part has been entirely to the europe to the first part has been entirely the europe to the first part has been entirely to the entirely the entire
ppurtenances there and belonging And said Party file fuccessive and acceptance of a described premises, we cond part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we ered of and from all former granture and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, will first above further.	or in any wise appertaining forever. for the forest formulate, promise and agree to and with said part of the these presents that the same are free, clear, discharged and unincumits, titles, charges, fudgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for the same. The said part of the first part the first part has beer europe to the first part has been europe to the first part has beer europe to the first part has beer europe to the first part has been entirely the europe to the first part has been entirely the europe to the first part has been entirely to the europe to the first part has been entirely the europe to the first part has been entirely to the entirely the entire
And said Port of the fuccion of the fuccion of the fuccion of the fuccions or administrators, where the fact that at the factivery of ight of an absolute and indefeasily ranted and described premises, we will be a former from all former from a further that will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, will first above further.	or in any wise appertaining forever. for the forest for the said part of the second with said part of the said presents that the same are free, clear, discharged and unincumits, titles, charges, fudgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for the same. The said part of the first part has been all and every person whomse the same. The said part of the first part has been all and every person whomse the same. The said part of the first part has been all and the day and the said part of the second part the said part of the first part has been all and the day and the said part of the first part has been all and the day and the said part of the first part has been all all and the day and the said part of the first part has been all all and the day and the said part of the first part has been all all and the day and the said part of the first part has been all all all all and the day and the said part of the first part has been all all all all all all all all all al
And said Party of the Series, executors or administrators, timelia scond part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we are do of and from all former granture and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, with first above horiten.	or in any wise appertaining forever. first for for day down the forever for down hereby coverant, promise and agree to and with said part of the these presents lawfully seized in the own of the estate of inheritance, in fee simple, of, in and to all and singular the about the appurtenances; that the same are free, clear, discharged and unincum hits, titles, charges, fudoments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for years of the first part their beings and all and every person whomse the same. The said part of the first part has becreated free they are the day and th
And said Party of the Series, executors or administrators, timelia scond part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we are do of and from all former granture and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, with first above horiten.	or in any wise appertaining forever. first for for day down the forever for down hereby coverant, promise and agree to and with said part of the these presents lawfully seized in the own of the estate of inheritance, in fee simple, of, in and to all and singular the about the appurtenances; that the same are free, clear, discharged and unincum hits, titles, charges, fudoments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for years of the first part their beings and all and every person whomse the same. The said part of the first part has becreated free they are the day and th
ppurtenances there anto belonging And said Party of the functions or administrators, executors or administrators, excond part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we ered of and from all former grant ature and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, with first above how the dear and assigns, against said power first above how the said of the said assigns, against said power first above how the said as a constant the said assigns, against said power first above how the said as a constant the said assigns, against said power first above how the said as a constant the said a	first farst for the fore for the forever. for the forest for the forever. for the forever and agree to and with said part of the these presents. lawfully seized in town when the estate of inheritance, in fee simple, of, in and to all and singular the above it, the appurtenances; that the same are free, clear, discharged and unincum hts, titles, charges, judgments, taxes, assessments and incumbrances, of who 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 whomse the same. The said part of the first part the foreunto set franches free the day and the day and the day and the first part the first part the foreunto set franches from the day and the tax
ppurtenances there are belonging And said Party of the functions or administrators, executors or administrators, executors or administrators, executors or administrators, executors or administrators, executor and part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we ered of and from all former grand at that I will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, with first above invitted. THE OF OKLAHOMA, SS. Tules County for the SS. Before me,	or in any wise appertaining forever. first for the first part of the those presents that the same are free, clear, discharged and unincumits, titles, charges, fudgments, taxes, assessments and incumbrances, of who of the first part the same unto said part of the second part of the first part their beings and all and every person unonso the same. The said parts of the first part that the first part the second set the same. The said parts of the first part the first part the second set the same. The said parts of the first part the second set the same is the same. The said parts of the first part the second set the same is the second part that the second part the same. The said parts of the first part the second set the second part the same is the second part the second s
ppurtenances therewale belonging And said Detty f the Luccurry and aught ers; executors or administrators, econd part, that at the delivery of light of an absolute and indefeasil ranted and described premises, we ered of and from all former or a ature and kind soever; will warrant, and eirs and assigns, against said po eirs and assigns, against said po eir, lawfully claiming or to claim IN WITNESS WHEREOF, for first abordination Luccing TATE OF OKLAHOMA, SS. Before me, this Stalage of	first fast for the first part the same unto said part of the same. The same of the first part the same unto said part of the same. The said part of the first part the same are free first factory and the day and the day and the same. The said part of the first part the same unto said part of the second part the same. The said part of the first part the same unto said part of the second part the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same should be second part the same. The said part of the first part the second part the same should be second part the same. The said part of the first part the second part the same should be second part to same should be second part to same should be second part the same should be second part to same should be second part the same should be second part to same should be
ppurtenances there and belonging And said Party file functions or administrators, executors or administrators, the cond part, that at the delivery of light of an absolute and indefeasily ranted and described premises, we ered of and from all former or a ature and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, where first above how the law and the continuation of the conti	first fast for the first part the same unto said part of the same. The same of the first part the same unto said part of the same. The said part of the first part the same are free first factory and the day and the day and the same. The said part of the first part the same unto said part of the second part the same. The said part of the first part the same unto said part of the second part the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same should be second part the same. The said part of the first part the second part the same should be second part the same. The said part of the first part the second part the same should be second part to same should be second part to same should be second part the same should be second part to same should be second part the same should be second part to same should be
pour tenances there are belonging forty of the land suit forty of the lands are administrators, executors or administrators, executors or administrators, executors or administrators, executor and part, that at the delivery of ight of an absolute and indefeasily ranted and described premises, we ered of and from all former, and atture and kind soever; will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, with first above withen. TATE OF OKLAHOMA, Ss. Before me, day of this this State day of the lands of this state of the lands of the lands of this state of the lands of the lands of the lands of this state of the lands of	first fast for the first part the same unto said part of the same. The same of the first part the same unto said part of the same. The said part of the first part the same are free first factory and the day and the day and the same. The said part of the first part the same unto said part of the second part the same. The said part of the first part the same unto said part of the second part the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same should be second part the same. The said part of the first part the second part the same should be second part the same. The said part of the first part the second part the same should be second part to same should be second part to same should be second part the same should be second part to same should be second part the same should be second part to same should be
pour tenances there are belonging And suid Porty of the Lucious and august fire evers; executors or administrators, econd part, that at the delivery of ight of an absolute and indefeasil ranted and described premises, we ered of and from all former, gra ature and kind soever; nd that I will warrant, and eirs and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, entripts above written. TATE OF OKLAHOMA, SS. Before me, n this I Lucious at the day of functions the foregoing instrument, and acknowledged to the control of the co	or in any wise appertaining forever. first for the first part the same are free, clear, discharged and unincumits, titles, charges, fudgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for the same. The said part of the first part the first part the second part for said part of the same. The said part of the first part the first part the foreunits set framework the same. The said part of the first part the first part the foreunits set framework the same. The said part of the first part the foreunits set framework the same as first part to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither the metal of the same as the free and voluntary and the same as the free and voluntary a
pour tenances there are belonging the lucious of an absolute and indefeasily ranted and described premises, we ered of and from all former, and ature and kind soever; and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, with first above further. THE OF OKLAHOMA, SS. Before me, this Surface of this said of lucious day of lucious day of lucious day of lucious day of lucious different actions instrument, and actor actions in the said of the said o	or in any wise appertaining forever. first for the first part the same are free, clear, discharged and unincumits, titles, charges, fudgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for the same. The said part of the first part the first part the second part for said part of the same. The said part of the first part the first part the foreunits set framework the same. The said part of the first part the first part the foreunits set framework the same. The said part of the first part the foreunits set framework the same as first part to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither the metal of the same as the free and voluntary and the same as the free and voluntary a
pour tenances there are belonging the lucious of an absolute and indefeasily ranted and described premises, we ered of and from all former, and ature and kind soever; and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, with first above further. THE OF OKLAHOMA, SS. Before me, this Surface of this said of lucious day of lucious day of lucious day of lucious day of lucious different actions instrument, and actor actions in the said of the said o	or in any wise appertaining forever. first for the first part the same are free, clear, discharged and unincumits, titles, charges, fudgments, taxes, assessments and incumbrances, of who forever defend the title to the same unto said part of the second part for the same. The said part of the first part the first part the second part for said part of the same. The said part of the first part the first part the foreunits set framework the same. The said part of the first part the first part the foreunits set framework the same. The said part of the first part the foreunits set framework the same as first part to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither to me known to be the identical person who executed the wither the metal of the same as the free and voluntary and the same as the free and voluntary a
pour tenances there exito belonging And said Porty of the Lucious and august of the Lucious and august of the Lucious and august of econd part, that at the delivery of ight of an absolute and indefeasil ranted and described premises, we ered of and from all former or a ature and kind soever; ature and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, car first above written. Lucious TATE OF OKLAHOMA, Futes County flexy and foregoing instrument, and aclor and deed for the uses and purposes to ty commission expires Lucious Ly commission expires Lucious Lucious Ly commission expires Lucious Lucious Ly commission expires Lucious Ly commission expires Lucious Ly commission expires Lucious Ly commission expires Lucious	or in any wise appertaining forever. first for for the first part for its for the same and agree to and with said part of the those presents for inferitance, in fee simple, of, in and to all and singular the above the the appurtenances; that the same are free, clear, discharged and unincum his, titles, charges, judgments, taxes, assessments and incumbrances, of who forever defend the titleto the same unto said part of the second part for the same. In said part of the first part the same unto set and all and every person whomse the same. The said part of the first part has been unto set the same and the day and the day and the day and the same that the same the same that the same that the same the said part of the first part has been unto set. The said part of the first part has been unto set. The said part of the first part has been unto set. The said part of the first part has been unto set. The said part of the first part has been unto set. The said part of the first part has been unto set. The said part of the first part has been unto set. The said part of the first part has been unto set. The said part of the first part has been unto set. The said part of the same and the said County and State to me known to be the identical person who executed the withing the same as the free and voluntary and series of the second to be the identical person. The said forth. The said and the withing the same as the free and voluntary and series of the said forth. The said and the withing the same as the free and voluntary and series of the same as the first part of the withing the same as the free and voluntary and series of the same as the first part of the same as the same as the first part of the same as t
pour tenances there exito belonging And said Porty of the Lucious and august of the Lucious and august of the Lucious and august of econd part, that at the delivery of ight of an absolute and indefeasil ranted and described premises, we ered of and from all former or a ature and kind soever; ature and assigns, against said power, lawfully claiming or to claim IN WITNESS WHEREOF, car first above written. Lucious TATE OF OKLAHOMA, Futes County flexy and foregoing instrument, and aclor and deed for the uses and purposes to ty commission expires Lucious Ly commission expires Lucious Lucious Ly commission expires Lucious Lucious Ly commission expires Lucious Ly commission expires Lucious Ly commission expires Lucious Ly commission expires Lucious	first fast for the first part the same unto said part of the same. The same of the first part the same unto said part of the same. The said part of the first part the same are free first factory and the day and the day and the same. The said part of the first part the same unto said part of the second part the same. The said part of the first part the same unto said part of the second part the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the same unto set the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same. The said part of the first part the second part the same should be second part the same. The said part of the first part the second part the same should be second part the same. The said part of the first part the second part the same should be second part to same should be second part to same should be second part the same should be second part to same should be second part the same should be second part to same should be