hotingon	1656 D		day of July		
retweenLC	cu surgur	ditti	and and a second	and a second control of the second control o	
1	01 1 0 017 1		and the second s	and the second specific and the second specific second second second second second second second second second	
euisa County, in the	W. O. Sillen	o, of the Jirst po	irt, and	agai <del>ang garang ang ang ang ang ang ang ang ang ang </del>	and the second s
	v. skuten		egineria anteriori promo piere com a sagra populari ser accessor.		,
f the second part,				مدمهد	, <i>we</i>
			rt, in consideration of t		
	hundred and		<del>andrewers and respect to the service of the servic</del>		
he receipt whereof i	s hereby acknowleds	ged, do.Lby th	ese presents grant, barg	fain, sell and con	vey unto the sai
		irs and assigns,	all of the following de	scribed real estate	e, situated in th
County of June	bac	a kapani a minani a manani Manani a manani	and State of Oklahom	a, to-wit:	
The westher	est quarter	Atherson	Level Tymark	1 Section 2	firty three (
Twaship se	venteen (17)	worth sa	igethistien (3 the OU A surv	) east deing	in all
Carred men	en Censt ac	ending to	the Ol. H. surv	y thereof	
				人	
	Appendix (1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	makkan sa kala 184 - sa kala s	and the state of t	Strang of the management of the strangers of the stranger	
makata nggapapanga salamaga, makata samma an at panga na atawa samma samma	State of the second contract of the second co	gage, magic league op princes ha greeder on E.P. in place on manufacture.	- Market propriet of the second sections of the second section of the sect	Contracting the second	
Managalan salar gala maganaganak samagan salaran salaran salaran salaran salaran salaran salaran salaran salar			en in de la gent specie de la graphique de la g	ر المعالمة ا	Allegiornalistic de l'appropriée (fighe graphie 10 a collèbre de la collèbre de la collèbre de la collèbre de
magnet, taking at 1500 to 12 meter manaramentus perseka keruangan berasalah	grand to the state of the state	**************************************	an territoria della compressiona della compressiona della compressiona della compressiona della compressiona d	. Annual September Security and Compact September 2016 September 2018, Septemb	and the second s
ppurtenances therei  And said. — 2  eirs, executors or o	into belonging or in Uler Perry idministrators, do 1	any wise appe	nant, promise and agr	ee to and with sa	for Linefficial for the
ppurtenances thereversely And said And said And seirs, executors or concern part, that at ight of an absolute tranted and describe	ento belonging or in	any wise appe	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in s; that the same are fre	ree to and with sa lawfully s r and to all and s ree, clear, discharg	for for fine fide part of the eized in his own ingular the above ed and unincum
ppurtenances therever the said. And said. A series, executors or decond part, that at ight of an absolute tranted and described and from a series of and a series of a s	unto belonging or in When Derry administrators, do the delivery of these and indefeasible ested premises, with the ll former grants, t	any wise appe	rtaining forever.  nant, promise and agr  nce, in fce simple, of, in	ree to and with sa lawfully s r and to all and s ree, clear, discharg	for Lively id part of the eized in Lisove ingular the above ed and unincum
And said.  And said.  eirs, executors or of econd part, that at ight of an absolute tranted and describe ered of and from a sature and kind soe and that Le will eirs and assigns, of	into belonging or in the second strategy of these and indefeasible ested premises, with the ll former grants, the ver; and forevisainst said part	any wise apperature.  cechereby cover presents tate of inheritance appurtenance titles, charges, wer defend the titles.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in s; that the same are fre	ee to and with sa  lawfully s  and to all and s  ee, clear, discharg  ssments and incur  part of the s	for for the part of the eized in Sizow in gular the above ed and unincum nbrances, of who
And said	ento belonging or in the second interest of these and indefeasible ested premises, with the second forever; and forevers against said parting or the claim the second in t	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part heirs	lawfully sand to all and see, clear, discharge ssments and incurrence of the seand all and ever	for for file of the part of the eized in his own ingular the above and unincum abrances, of who recond part is a person whomso
ppurtenances therevers, and said eirs, executors or a econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe and that eirs and assigns, a ver, lawfully claims IN WITNESS	into belonging or in the second interest of these and indefeasible ested premises, with the second forever; and forever gainst said parting or to claim the second with the second forever to the seco	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part Line their  the first part has here	lawfully sand to all and see, clear, discharge ssments and incurrent of the seand all and ever unto set in h	for for find for the part of the eized in his own ingular the above and unincum abrances, of who recond part for the econd part
ppurtenances therevers, and said eirs, executors or a econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe and that eirs and assigns, a ver, lawfully claims IN WITNESS	into belonging or in the second interest of these and indefeasible ested premises, with the second forever; and forever gainst said parting or to claim the second with the second forever to the seco	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part heirs	lawfully sand to all and see, clear, discharge ssments and incurrent of the seand all and ever unto set in h	for for find for the part of the eized in his own ingular the above and unincum abrances, of who recond part for the econd part
ppurtenances thered And said eirs, executors or d econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe and that L wil eirs and assigns, a ver, lawfully claims IN WITNESS	into belonging or in the second interest of these and indefeasible ested premises, with the second forever; and forever gainst said parting or to claim the second with the second forever to the seco	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part Line their  the first part has here	lawfully sand to all and see, clear, discharge ssments and incurrent of the seand all and ever unto set in h	for for file of the part of the eized in his own ingular the above and unincum abrances, of who recond part is a person whomso
ppurtenances thered And said eirs, executors or d econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe and that L wil eirs and assigns, a ver, lawfully claims IN WITNESS	into belonging or in the second interest of these and indefeasible ested premises, with the second forever; and forever gainst said parting or to claim the second with the second forever to the seco	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part Line their  the first part has here	lawfully sand to all and see, clear, discharge ssments and incurrent of the seand all and ever unto set in h	for for file of the part of the eized in his own ingular the above and unincum abrances, of who recond part is a person whomso
ppurtenances thered And said eirs, executors or d econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe and that L wil eirs and assigns, a ver, lawfully claims IN WITNESS	into belonging or in the second interest of these and indefeasible ested premises, with the second forever; and forever gainst said parting or to claim the second with the second forever to the seco	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part Line their  the first part has here	lawfully sand to all and see, clear, discharge ssments and incurrent of the seand all and ever unto set in h	for for file of the part of the eized in his own ingular the above and unincum abrances, of who recond part is a person whomso
ppurtenances therevers, and said eirs, executors or a econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe and that eirs and assigns, a ver, lawfully claims IN WITNESS	into belonging or in the second interest of these and indefeasible ested premises, with the second forever; and forever gainst said parting or to claim the second with the second forever to the seco	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part Line their  the first part has here	lawfully sand to all and see, clear, discharge ssments and incurrent of the seand all and ever unto set in h	for for file of the part of the eized in his own ingular the above and unincum abrances, of who recond part is a person whomso
ppurtenances therevers, And said.  eirs, executors or a second part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe and that Al will eirs and assigns, a ver, lawfully claims IN WITNESS ear first above written.	into belonging or in the second interest of these and indefeasible ested premises, with the second foreing and foreing or the claim the second where second with the second with the second second second with the second	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part Line their  the first part has here	lawfully sand to all and see, clear, discharge ssments and incurrent of the seand all and ever unto set in h	for for file of the part of the eized in his own ingular the above and unincum abrances, of who recond part is a person whomso
ppurtenances thered And said eirs, executors or d econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe ad that Lewil eirs and assigns, a ver, lawfully claims IN WITNESS ear first above writt	into belonging or in the second interest of these and indefeasible ested premises, with the second foreing and foreing or the claim the second where second with the second with the second second second with the second	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  s; that the same are fre  judgments, taxes, asse  the to the same unto said  part Line their  the first part has here	lawfully sand to all and see, clear, discharge ssments and incurrent of the seand all and ever unto set in h	for for file of the part of the eized in his own ingular the above and unincum abrances, of who recond part is a person whomso
ppurtenances therevers, And said.  eirs, executors or a second part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe not that Al will eirs and assigns, a will will be ar first above write ar first above write TATE OF OKLAHO.  TATE OF OKLAHO.	into belonging or in the second indefeasible ested premises, with the lift former grants, the ver; and foreversal warrant, and foreversal warrant, and foreversal warrant said parting or to claim the second	any wise apperature.  cechereby cover presents  tate of inheritance appurtenance titles, charges,  our defend the time of the first same.	rtaining forever.  nant, promise and agnote, in fee simple, of, in its; that the same are from judgments, taxes, assenties the first part has here sign here	lawfully sar and to all and see, clear, discharge ssments and incurrent of the seand all and every unto set it has been all and every the set it is a like the set in the	for joined id part of the eized in his own ingular the above ed and unincum abrances, of who recond part in the day and the da
And said eirs, executors or a cond part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe ad that Le wil eirs and assigns, a ver, lawfully claims IN WITNESS ear first above write  TATE OF OKLAHO WESTATE OF OKL	into belonging or in  If the Derivation of the second indefeasible ested premises, with the second premises, with the second premises and forevers against said parting or to claim the second of the	any wise apperature. A control of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  is; that the same are fre  judgments, taxes, asse  the to the same unto said  part heir heirs  the first part has here  Sign bere All	lawfully sand to all and so and to all and so see, clear, discharg ssments and incurrent of the so and all and ever unto set the second all and ever the second all and for said the second all and for said the second and secon	for it for it for the part of the eized in his own ingular the above and unincum abrances, of who recond part it for the day and the day and the day and county and State
And said eirs, executors or a econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe nd that Le wil eirs and assigns, a ver, lawfully claims IN WITNESS ear first above writt  TATE OF OKLAHO  Refore me,	into belonging or in the second indefeasible ested premises, with the lift former grants, the ver; and foreversal warrant, and foreversal warrant, and foreversal warrant said parting or to claim the second	any wise apperature. A control of the first same.	rtaining forever.  nant, promise and agnote, in fee simple, of, in its; that the same are from judgments, taxes, assenties the first part has here sign here	lawfully sand to all and so and to all and so see, clear, discharg ssments and incurrent of the so and all and ever unto set the second all and ever the second all and for said the second all and for said the second and secon	for it for it for the part of the eized in his own ingular the above and unincum abrances, of who recond part it for the day and the day and the day and county and State
And said eirs, executors or a econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe nd that Le wil eirs and assigns, a ver, lawfully claims IN WITNESS ear first above writt  TATE OF OKLAHO  Refore me,	into belonging or in  If the Derivation of the second indefeasible ested premises, with the second premises, with the second premises and forevers against said parting or to claim the second of the	any wise apperature. A control of the first same.	rtaining forever.  nant, promise and agn  nce, in fee simple, of, in  is; that the same are fre  judgments, taxes, asse  the to the same unto said  part heir heirs  the first part has here  Sign bere All	lawfully sand to all and so and to all and so see, clear, discharg ssments and incurrent of the so and all and ever unto set the second all and ever the second all and for said the second all and for said the second and secon	for for it fid part of the eized in his own ingular the aboved and unincum abrances, of what econd part it is person whomso and the day and county and State
ppurtenances thered  And said eirs, executors or decond part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe not that Lewill eirs and assigns, over, lawfully claims IN WITNESS ear first above write the Control of this Library and the control of th	into belonging or in the selivery of these and indefeasible ested premises, with the sell former grants, the sell former grants, the sell former grants and forevergainst said parting or sellaim the sell former grants. The sellain sellain sellain the sellain sellain the sellain	to me to me	rtaining forever.  nant, promise and agr  nce, in fee simple, of, in is; that the same are fre judgments, taxes, asse  the to the same unto said part their heirs  the first part has here  Sign bere A  personally appeared  e known to be the identice	lawfully sand to all and see, clear, discharge ssments and incur  part of the see and all and ever unto set in help of the see all and ever all and see all person who'e:	for a fortile fid part of the eized in his own ingular the aboved and unincum abrances, of what we could part with the day and the within the day and the within the day and the day and the within the day and th
ppurtenances thered  And said eirs, executors or decond part, that at ight of an absolute tranted and describe ered of and from a ature and kind soe and that Lewill eirs and assigns, over, lawfully claims IN WITNESS ear first above write the Tate of OKLAHO Before me, In this Libera and this Libera and assigns, over, lawfully claims IN WITNESS ear first above write the Tate of OKLAHO Before me, In this Libera and	into belonging or in the selivery of these and indefeasible ested premises, with the sell former grants, the sell former grants, the sell former grants and forevergainst said parting or sellaim the sell former grants. The sellain sellain sellain the sellain sellain the sellain	to me to me	rtaining forever.  nant, promise and agr  nce, in fee simple, of, in is; that the same are fre judgments, taxes, asse  the to the same unto said part their heirs  the first part has here  Sign bere A	lawfully sand to all and see, clear, discharge ssments and incur  part of the see and all and ever unto set in help of the see all and ever all and see all person who'e:	for it for the part of the eized in his own ingular the aboved and unincum inbrances, of who is econd part we will be and the day and the day and the day and state executed the within the country and State
And said eirs, executors or a econd part, that at ight of an absolute ranted and describe ered of and from a ature and kind soe nd that AC wil eirs and assigns, a ver, lawfully claims IN WITNESS ear first above write  TATE OF OKLAHO WITNESS on this Library	into belonging or in the selivery of these and indefeasible ested premises, with the sell former grants, the sell former grants, the sell former grants and forevergainst said parting or sellaim the sell former grants. The sellain sellain sellain the sellain sellain the sellain	to me desert to me	rtaining forever.  nant, promise and agr  nce, in fee simple, of, in is; that the same are fre judgments, taxes, asse  the to the same unto said part their heirs  the first part has here  Sign bere A  personally appeared  e known to be the identice	lawfully sand to all and see, clear, discharge ssments and incur  part of the see and all and ever unto set in help of the see all and ever all and see all person who'e:	for a fortile fid part of the eized in his own ingular the aboved and unincum abrances, of what we could part with the day and the within the day and the within the day and the day and the within the day and th
And said  And said  eirs, executors or of econd part, that at ight of an absolute tranted and describe ered of and from of ature and kind soe and that Al will eirs and assigns, over, lawfully claims IN WITNESS ear first above writted and the ered of a county.  Before me, and this Al will elast a county.  Before me, and this Al will elast a county.  Before me, and a county and deed for the uses	into belonging or in the selection of lands of lands on the selection of these and indefeasible estend premises, with the selection of the selection of lands of land	to me that a set forth.	rtaining forever.  nant, promise and agr  nce, in fee simple, of, in is; that the same are fre judgments, taxes, asse  the to the same unto said part their heirs  the first part has here  Sign bere A  personally appeared  e known to be the identice	lawfully sand to all and see, clear, discharge ssments and incur  part of the see and all and ever unto set in help of the see all and ever all and see all person who'e:	for a find part of the eized in Lis own ingular the aboved and unincum abrances, of what econd part we within and the day and day
And said  And said  eirs, executors or of econd part, that at ight of an absolute tranted and describe ered of and from a ature and kind soe and that Lewil eirs and assigns, over, lawfully claims IN WITNESS ear first above writted that Lewil eirs and assigns, over, lawfully claims IN WITNESS ear first above writted that Lewil eirs and assigns, over, lawfully claims IN WITNESS ear first above writted that Lewil ear first above writed that Lewil ear first above writted	into belonging or in  Line Derivations, do a  the delivery of these and indefeasible est ed premises, with the fill former grants, to  ver; l warrant, and forev against said part ing or to claim the s  where the seen.  Ama,  ss.  line of fully  nent, and acknowled and purposes therein  es Line United	to m  dged to me that  set forth.	rtaining forever.  nant, promise and agr  nce, in fee simple, of, in is; that the same are fre judgments, taxes, asse  the to the same unto said part their heirs  the first part has here  Sign bere A  personally appeared  e known to be the identic  sign executed the sam	lawfully sand to all and see, clear, discharge ssments and incur  part of the see and all and ever unto set in help of the see all and ever all and see all person who'e:	for a find part of the eized in Lis own ingular the aboved and unincum abrances, of what econd part we within and the day and day
And said  And said  eirs, executors or of econd part, that at ight of an absolute tranted and describe ered of and from a ature and kind soe and that Lewil eirs and assigns, over, lawfully claims IN WITNESS ear first above writted that Lewil eirs and assigns, over, lawfully claims IN WITNESS ear first above writted that Lewil eirs and assigns, over, lawfully claims IN WITNESS ear first above writted that Lewil ear first above writed that Lewil ear first above writted	into belonging or in the selection of lands of lands on the selection of these and indefeasible estend premises, with the selection of the selection of lands of land	to m  dged to me that  set forth.	rtaining forever.  nant, promise and agr  nce, in fee simple, of, in is; that the same are fre judgments, taxes, asse  the to the same unto said part their heirs  the first part has here  Sign bere A  personally appeared  e known to be the identic  sign executed the sam	lawfully son and to all and so see, clear, discharge soments and incurrence of the son and all and every unto set the son all and for said all person who expense as the son all and set the son all person who expense as the son all and set the son all and set the son all person who expense as the son all and set the son all and set the son all and set the son all person who expense as the son all and set the set the son all and set the set	for a find part of the eized in Lis own ingular the aboved and unincum abrances, of what econd part we within and the day and day