From	ing palangang the secondary in a palangan and a secondary and
This Indenture, Made this 30th poetween al A Hicker and Thomas	1. D. 1900
between U. S. Hick and Thom	wf. Mikov
and formation of the commentary and by the contraction produced and the commentaries are supplied to the contraction of the con	
Tulsa County, in the State of Oklahoma, of the first	part, and Immont & Page of
Lougston, Oklar	
of the second part,	
WITNESSETH, The said partial of the first	must in consideration of the sum of
	and DOLLAR.
	these presents grant, bargain, sell and convey unto the sa
	Ens, all of the following described real estate, situated in the
County of Julia	and State of Oklahoma, to-wit:
The N. M. 10.75 and of let	thee (3) sect I township 21 11 range
He and the Soy of the Soy of the	thee (3) sed I township 21 I varye
84 containing 30, To anie Se	4 12 7 1 21 1 Sauge 13 6:
sontaining 30. 15 mires on less	according to the W. S. Sovernment
USAN IN January and a series of the series o	manufación de describada (malación (miles) e successivado), deletra amendo inclusivado de proposition de la composition della composition
	against a grant and a part of the second and a grant and a constant of the second and a second a
magnina day ayan banga daga daga manaman ngang gaya (ora) (ora (ora ora ora ora ora ora ora ora ora ora	
and the second of the second o	angen, angen, angen, angen, angen, angen, angen, ang angen, ang
and the state of t	Application system of automatical action in the commence and action and action and action and action action and action ac
ppurtenances thereunto belonging or in any wise ap And said Al Hills and The eirs, executors or administrators, do hereby co	ppertaining forever. Series for the sound with said part of the sound with said part
appurtenances thereunto belonging or in any wise appurtenances thereunto belonging or in any wise appears, executors or administrators, do hereby condense part, that at the delivery of these presents ight of an absolute and indefeasible estate of inherenance and described premises, with the appurtenance.	ppertaining forever. number of the said part of the same singular the abounces; that the same are free, clear, discharged and unincum
ppurtenances thereunto belonging or in any wise ap And said Andrews of these presents sight of an absolute and indefeasible estate of inhereranted and described premises, with the appurtence of and from all former grants, titles, charge	ppertaining forever. Sovenant, promise and agree to and with said part of the lawfully seized in the about the same are free, clear, discharged and unincum the same are free.
and said Andrews of these presents econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inherented and described premises, with the appurtence ered of and from all former grants, titles, charge ature and kind soever; and that for will warrant, and forever defend the eirs and assigns, against said part Andrews	ppertaining forever. Sovenant, promise and agree to and with said part of the lawfully seized in lawfully s
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. for the power and promise and agree to and with said part of the power of the power and part of the power and to all and singular the about the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of where title to the same unto said part of the second
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. for the promise and agree to and with said part of the said part of the said part of the said part of the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of whether their heirs and all and every person whoms of the first part have hereunto set thank the day and the first part have hereunto set thank the day and the first part have hereunto set thank the day and the same who was the said part thank the day and the first part have hereunto set the same who was the said part thank the day and the same was part thank the day and the same was part thank the day and the same was part thank the same was part thank the same was part thank the same was part to said part the same was part to said part thank the same was part to said part thank the same was part to said part thank the same was part to said
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. Sovenant, promise and agree to and with said part of the lawfully seized in the about and the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of where title to the same unto said part of the second part of the first part hall here unto set that hand the day and sign here all the second part of the first part hall here unto set that hand the day and sign here all the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the second part of the first part hall here unto set the second part of the secon
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. for the promise and agree to and with said part of the said part of the said part of the said part of the same are free, clear, discharged and unincurses, judgments, taxes, assessments and incumbrances, of where title to the same unto said part of the second part of the first part have heirs and all and every person whoms of the first part have hereunto set thank the day and the first part have hereunto set thank the day and the first part have hereunto set thank the day and the first part have hereunto set the same the day and the first part have hereunto set the same the day and the second part of the first part have hereunto set the same the day and the second part of the first part have hereunto set the same the day and the second part of the second part o
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. Sovenant, promise and agree to and with said part of the sovenant, promise and agree to and with said part of the said part of the same are free, clear, discharged and unincurses, judgments, taxes, assessments and incumbrances, of where title to the same unto said part of the second part of the first part hall here unto set that hand the day and sign here all the same unto set the same that and every person whoms the first part hall here unto set the same the day and sign here all the same unto set the same
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. Sovenant, promise and agree to and with said part of the sovenant, promise and agree to and with said part of the said part of the same are free, clear, discharged and unincurses, judgments, taxes, assessments and incumbrances, of where title to the same unto said part of the second part of the first part hall here unto set that hand the day and sign here all the same unto set the same that and every person whoms the first part hall here unto set the same the day and sign here all the same unto set the same
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. Sovenant, promise and agree to and with said part of the sovenant, promise and agree to and with said part of the said part of the same are free, clear, discharged and unincurses, judgments, taxes, assessments and incumbrances, of where title to the same unto said part of the second part of the first part hall here unto set that hand the day and sign here all the same unto set the same that and every person whoms the first part hall here unto set the same the day and sign here all the same unto set the same
And said I I I I I I I I I I I I I I I I I I I	ppertaining forever. Sovenant, promise and agree to and with said part of the lawfully seized in the about and the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of where title to the same unto said part of the second part of the first part hall here unto set that hand the day and sign here all the second part of the first part hall here unto set that hand the day and sign here all the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the first part hall here unto set the second part of the second part of the first part hall here unto set the second part of the secon
And said the delivery of these presents econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inher ranted and described premises, with the appurtence ered of and from all former grants, titles, charge ature and kind soever; and that And Andrew Will warrant, and forever defend the eirs and assigns, against said part of the fiver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part are first above written.	ppertaining forever. Sovenant, promise and agree to and with said part of the sovenant, promise and agree to and with said part of the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of whe etitle to the same unto said part of the second part is their heirs and all and every person whoms of the first part halshereunto set thank the day and sign here the same unto set the same unto said part is and all and every person whoms the first part halshereunto set thank the day and sign here the same unto set the same unto said part is and all and every person whoms the sign here the same unto set the same unto said part is a same unto set the same unto set the same unto said part is a same unto set the same unto said part is a same unto set the same unto said part is a same unto set the same unto said part is a same unto set the same unto said part is a said part
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. for Manager of the sound with said part of the sound of the lawfully seized in the about and singular the about itance, in fee simple, of, in and to all and singular the about itance, in fee simple, of, in and to all and singular the about ses; that the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of where the same unto said part of the second part is sign to their heirs and all and every person whoms of the first part hat there we not set thank the day and sign here the same and for said County and State and Notary Public in and for said County and State a
And said A A A A A A A A A A A A A A A A A A A	ppertaining forever. for Manager of the sound with said part of the sound of the lawfully seized in the about and singular the about itance, in fee simple, of, in and to all and singular the about itance, in fee simple, of, in and to all and singular the about ses; that the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of where the same unto said part of the second part is sign to their heirs and all and every person whoms of the first part hat there we not set thank the day and sign here the same and for said County and State and Notary Public in and for said County and State a
And said the delivery of these presents aght of an absolute and indefeasible estate of inher ranted and described premises, with the appurtence and of and from all former grants, titles, charge ature and kind soever; and that And Will warrant, and forever defend the eirs and assigns, against said part And of the fiver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part and first above written. THE OF OKLAHOMA, Sss. Tulsa County.	ppertaining forever. Sovenant, promise and agree to and with said part of the sovenant, promise and agree to and with said part of the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of whe etitle to the same unto said part of the second part is sign here are their heirs and all and every person whoms of the first part hallhereunto set thank the day and sign here are free. Sign here are free, clear, discharged and unincumes, of when the first part hallhereunto set thank the day and sign here. Sign here are free, clear, discharged and unincumes, of when the first part hallhereunto set thank the day and sign here. Sign here are free, clear, discharged and unincumes, of when the same unincuments and incumbrances, of when the same units and incumbrances, of
And said A American services or in any wise and said A American services, executors or administrators, do hereby considered part, that at the delivery of these presents ight of an absolute and indefeasible estate of inherent and and described premises, with the appurtence of and from all former grants, titles, charge ature and kind soever; and that for will warrant, and forever defend the eirs and assigns, against said part of the fiver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part and forever written. The of OKLAHOMA, ss. Tulsa County. Before me, law County. Before me, law County. 196 The said part and this same and this same and this same and this same and the	ppertaining forever. for Moreverant, promise and agree to and with said part of the lawfully seized in lawfully seized and unincum ses, judgments, taxes, assessments and incumbrances, of who seized the same unto said part of the second part lawfully seized lawfully and seized lawfully seized lawfully and seized lawfully seized lawfully and seized lawfully and seized lawfully appeared lawfully seized lawfully and seized lawfully appeared lawfully seized lawfully appeared lawfully seized lawfully seized lawfully seized lawfully seized in lawfully seized lawful
And said A A A A A A A A A A A A A A A A A A A	povenant, promise and agree to and with said part of the lawfully seized in lawfully seized and unincum ses, judgments, taxes, assessments and incumbrances, of whe etitle to the same unto said part of the second part seize part their heirs and all and every person whoms of the first part halkhereunto set lawfully and state. Sign here and seize hand the day and sign here and seize hand the lawfully and state are known to be the identical person who executed the within me known to be the identical person who executed the within
And said A file and the eirs, executors or administrators, do hereby concerned part, that at the delivery of these presents ight of an absolute and indefeasible estate of inherented and described premises, with the appurtence ered of and from all former grants, titles, charge ature and kind soever; and that first will warrant, and forever defend the eirs and assigns, against said part of the fiver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part are ear first above written. THE OF OKLAHOMA, sss. Tulsa County. Before me, January May of January and foregoing instrument, and acknowledged to me the end foregoing instrument, and acknowledged to me the	povenant, promise and agree to and with said part of the lawfully seized in lawfully seized and unincum ses, judgments, taxes, assessments and incumbrances, of whe etitle to the same unto said part of the second part seize part their heirs and all and every person whoms of the first part halkhereunto set lawfully and state. Sign here and seize hand the day and sign here and seize hand the lawfully and state are known to be the identical person who executed the within me known to be the identical person who executed the within
And said A file and wise apeirs, executors or administrators, do hereby of econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inher ranted and described premises, with the appurtence ered of and from all former grants, titles, charge ature and kind soever; ature and kind soever; med that file will warrant, and forever defend the eirs and assigns, against said part of the fiver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written. The County of the said part above written. The said part and acknowledged to me the said foregoing instrument, and acknowledged to me the and deed for the uses and purposes therein set forth.	power ant, promise and agree to and with said part to of the lawfully seized in lawfully seized and unincum nees; that the same are free, clear, discharged and unincum es, judgments, taxes, assessments and incumbrances, of who et attitle to the same unto said part of the second part lawfully part heir heirs and all and every person whomse of the first part hall hereunto set lawfully hand the day and sign here lawfully
And said A file and wise apeirs, executors or administrators, do hereby of econd part, that at the delivery of these presents ight of an absolute and indefeasible estate of inher ranted and described premises, with the appurtence ered of and from all former grants, titles, charge ature and kind soever; ature and kind soever; med that file will warrant, and forever defend the eirs and assigns, against said part of the fiver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part ear first above written. The County of the said part above written. The said part and acknowledged to me the said foregoing instrument, and acknowledged to me the and deed for the uses and purposes therein set forth.	power ant, promise and agree to and with said part to of the lawfully seized in lawfully seized and unincum nees; that the same are free, clear, discharged and unincum es, judgments, taxes, assessments and incumbrances, of who et attitle to the same unto said part of the second part lawfully part heir heirs and all and every person whomse of the first part hall hereunto set lawfully hand the day and sign here lawfully
And said seems of these presents sight of an absolute and indefeasible estate of inher ranted and described premises, with the appurtence ered of and from all former grants, titles, charge ature and kind soever; and that And will warrant, and forever defend the eirs and assigns, against said part And of the fiver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part and first above written. The Sold day of And Sold and Sold and seems of the uses and purposes therein set forth. The commission expires And acknowledged to me the and deed for the uses and purposes therein set forth.	popertaining forever. Sovenant, promise and agree to and with said part of the sovenant, promise and agree to and with said part of the sovenant, promise and agree to and with said part of the singular the about that the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of where title to the same unto said part of the second part of the first part their heirs and all and every person whomse of the first part have been to set the hand the day and sign here. Sign here of the same unto said county and State of the second part of the first part have been and for said County and State of the second part of the first part have been and for said County and State of the second part of t
And said A fill and wise ap And said A fill and wise ap And said A fill and A first at the delivery of these presents ight of an absolute and indefeasible estate of inhereranted and described premises, with the appurtence ered of and from all former grants, titles, charge atture and kind soever; and that fill will warrant, and forever defend the first and assigns, against said part and of the fiver, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part are ear first above written. THE OF OKLAHOMA, and acknowledged to me the old foregoing instrument, and acknowledged to me the ned deed for the uses and purposes therein set forth. My commission expires Are 22 / //// (O	povenant, promise and agree to and with said part of the law fully seized in the law fully seized in the law fully seized in the about itance, in fee simple, of, in and to all and singular the about nees; that the same are free, clear, discharged and unincumes, judgments, taxes, assessments and incumbrances, of who exitte to the same unto said part of the second part with their heirs and all and every person whomse for the first part hardhereunto set who hands the day and Sign here with the law for said County and State of the second part of the first part hardhereunto set who executed the withing at the same as the free and voluntary and the law free and voluntary and the law free and voluntary and the law free and voluntary and for said County and State free and voluntary and first free and voluntary and for said County and State free and voluntary and for said free free and voluntary and for said free free and voluntary and for said free free free free free and voluntary and for said free free free free free free free fre