'n	Moffenson in the second of
concess an	Tulsa County, in the State of Oklahoma, of the first part, and
Appellar - state	of the second part,
- Catalogue	WITNESSETH, The said part of the first part, in consideration of the sum of
after a	Seven Luculsed and DOLLAN
Amount of the	the receipt whereof is hereby acknowledged, doby these presents grant, bargain, sell and convey unto the so
100	party of the second part, heirs and assigns, all of the following described real estate, situated in
A PARTY	County of Telest and State of Oklahoma, to-wit:
	The southered quarter (4) of the southerst quarter (4) of section
1	The southers quarter (4) of the southers quarter (4) of section three (3) township sighteen (5) morte, and range this team (13) and and finite (13)
-	cartelining , fasty (40) reals, and selected less more more more more
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11	는데 보고 있다면 보다는 것이 되면 보다 하는데 보고 있다. 이 전에 보는 보다는데 말했다고 있다는데 보고 있다는데 보고 있다면 보고 있다. 그는데 보고 있다는데 보다 되었다.
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7	를 하는 것이 있습니다. 그 그들은 사람들이 가는 사람들이 되었다. 그런 그 등을 가장하는 것이 되었다. 그는 그는 그는 그는 그는 그는 그는 그는 그를 가장하는 것이 되었다. 그는 그를 가장하는 공연하는 것이 가장이 되었다. 사람들이 되었다. 이 기를 가장하는 것이 되었다면 하는 것이 되었다. 그런 그를 가장하는 것이 되었다. 그는 그를 가장하는 것이 되었다. 그는 것이 되었다.
STATEST CAREST CO. STATES CALLED STATES	TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments a appurtenances thereunto belonging or in any wise appertaining forever. And said Havis (new Occases) and Havis Luckery for theirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents that all lawfully seized interval in fee simple, of, in and to all and singular the above the second part and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above the second part and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above the second part and the second part and the second part are second part.
राज्यस्तराज्ञान् जानाज्यस्य तथा जीवत्य त्राव्यात्मा स्वराणकात्राच्या अस्ति य राज्यस्य स्वराज्ञस्य क्षार्त्यसम्बद्धान्त्रसम्बद्धान्तसम्बद्धानसम्बद्धान्तसम्बद्धानसमनसम्बद्धानसमनसम्बद्धानसम्बद्धानसमनसम्बद्धानसमनसम्बद्धानसमनसमनसम्बद्धानसमनसमनसमनसमनसमनसमनसमनसमनसमनसमनसमनसमनसमन	appurtenances thereunto belonging or in any wise appertaining forever. And said Class (nee Occase) and but facility for theirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents that of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about granted and described premises, with the appurtenances; that the same are free, cleur, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who nature and kind soever; and that they 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 their heirs and all and every person whom sover, lawfully claiming or to claim the same.
A CHARLES COMPARE CONTROL A CONTROL ACCOUNTS ON SEASON OF CANADA CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL	And said lead having (new leaves) and lead having for the heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents that the same are free, clear, discharged and unincumbered and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of who nature and kind soever; and that the 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 their heirs and all and every person whom over, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have hereunto set hand the day and year first above written.
e de la compario del la compario de la compario del la compario de la compario del la compario della compar	And said Markin (new December of the second part, that at the delivery of these presents with the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of when the title will warrant, and forever defend the title to the same unto said part of the second part, and the said part of the first part theirs and all and every person whom ever, lawfully claiming or to claim the same. Sign here Llad Markin (new Career)
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CHESTE CHESTER OF THE SECOND TO THE PART OF THE SECOND SEC	And said Markin (new December of the second part, that at the delivery of these presents with the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of when the title will warrant, and forever defend the title to the same unto said part of the second part, and the said part of the first part theirs and all and every person whom ever, lawfully claiming or to claim the same. Sign here Llad Markin (new Career)
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CHECKET AND CHECKET AND CHECKET AND CHECKET OF THE PROPERTY OF THE PROPERTY OF THE CHECKET AND CHECKET	appurtenances thereunto belonging or in any wise appertaining forever. And said Class (nee Course) and Electric for the heirs, executors or administrators, do. hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents the first of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the about granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all forther grants, titles, charges, judgments, taxes, assessments and incumbrances, of when nature and kind soever; and kind soever; and that the 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 their heirs and all and every person whomes ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have hereunto set than and the day as year first above written. Sign here Class Assistance (nee Course) STATE OF OKLAHOMA,
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	appurtenances thereunto belonging or in any wise appertaining forever. And said least fasted (neellowers) and least fasted for theirs, executors or administrators, do. hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents. Second part, that at the delivery of these presents. Augually seized interest in the second part, that at the delivery of these presents. Augually seized interest in the second part, that of an absolute and indefeasible estate of inheritance, in fee simple, of, in and it all and singular the about granted and described premises, with the appurtenances; that the same are free, clear, discharged and uninous bered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of when the said soever; and that fast will warrant, and forever defend the title to the same unto said part of the second part their sand dissigns, against said part of the first part their heirs and all and every person whom over, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have hereunto set from hand the day as year first above written. Stantar Pathie in and for said County and Stantar (new County) appeared (new County) and Stantar (new C
CHIEFTER TO CHIEF CHIEF CHIEFTER CHIEFT	And said flex flexics (ree Occase) and Bell flexics for the first part and agree to and with said part of the second part, that at the delivery of these presents. Here, executors or administrators, do. hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents. Here are all flexics for the second part, that at the delivery of these presents. Here are free, cleur, discharged and unitarion bered of and form all fornist grants, titles, charges, judgments, taxes, assessments and incumbrances, of when that the will warrant, and forever defend the first bethe same unto said part of the second part and that the will warrant, and forever defend the first part their heirs and all and every person whome over, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have become notion. Standard Police in and for said County and Standard for the first part have been united. All flexics for Oklahoma, and for said county and Standard for the first part have been and for said County and Standard for the first part have been and for said County and Standard for the first part have been all for said County and Standard for the first part for the first part have been and for said County and Standard for the first part for the first part have been for the first part for the first part have been for the first part for the first part have been for the first part have been for the first part for the first part for the first part have been for the first part for the first
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