	minimum and the second of	na mangan na taonang an taon na akan na aga sa baga at ang at an ang at an ang at at ang at ang at ang at ang Taon
This Indenture, Mad	to this 2978 tay of July	
ctween IIIIel		gradisti ja karpista mengan mangan mengan dan karpis dan karpis dan karpis dan karpis dan karpis dan karpis da
at di coming di suma interpresa di Salamana di Salaman		at year on the special state and the special s
ulsa County, in the State of O	klahoma, of the first part, and Aster Sees,	Tules Tule
County Ok	(Alima)	
f the second part,		
이 집에 된다. 뭐는 그렇게 하면 뭐 하는 지수를 받았다. 하다 하는 모든	part of the first part, in consideration of the sum of	
Dr. V. al	her good valuable considerations	"我们是不在一个是一个不是我们,我们还有一个人,我们还是一定了。"他们一个一个不是一个人的,不是一定
	knowledged, do by these presents grant, bargain, sell	
party of the second part, Til	heirs and assigns, all of the following described r	eal estate, situated in the
Dounty of July	and State of Oklahoma, to-wit:	Tologones, alicensparenti (principa) para antiqua principa de la para de la proposició de la companya de la proposició de la para de
Easterly Lifty 15	o feed of lot three (3) in the	och eighty six
	가도 하면 하게 하면 하면 없는 그들은 사람이 없는 그리는 이 그 성능 모든 가는 그리지 않는데 된다.	
B) in the Billy	L. Tulka / Ollahoma / samo	ling to the office
والمستعوب فليون بالمواد بالدوارد ويدرون ويترابي والماسية والماسية والماسية والماسية والماسية والماسية والماسية	and the second s	ستفطؤ والمؤرس وسوقها فأجرب والمجاه فلنف والجارب فالمراج والمحاول والماري والمار والمساويات والمتحاسد والم
blad and survey the	treff at a series of the serie	an ang gang tang an ang ang ang ang ang ang ang ang a
and the second s	and the state of t	idangs and die gegen John en 1926 and a beginning between the contrast of the contrast algebra (Calebratica)
manuful manuful series and the series of the		and a water a many productions. The communication of the contract of the last contract of the
magalarus, minuguse ingalaran, minupinkalaran di manasang, ito pini sampigal pada samban produces a sa		er was given a service for la design a water radige over your or you was depressed to see interessed september
and the second s		
		and the second s
	and the commence and an action of the commence	gan gangan sering sering selambah pergamagan seringan pergaman seringan permenangan seringan selambah seringan
	a paragraphic di anno a paragraphic di anno a paragraphic di anno a paragraphic di anno a su a paragra	aktivat a luuri jaan variet ole aanaalayaaaga joogaan joodan ku jaan tiroon ole ja johta joodi olega siiraa sa
an anni anni a saidh agus an		and the second of the second s
Bernard States and Sta	the participate and the contract of the contra	tay ya sanayan isaaga waxaa ayaan ah sayay danaa ay ah
		ements, hereditaments and
ippurtenances thereunto belong And said	ing or in any wise appertaining forever.	for III.
And said And said eirs, executors or administrate econd part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former	ing or in any wise appertaining forever. Ors, do hereby covenant, promise and agree to and of these presents that he asible estate of inheritance, in fee simple, of, in and to with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the same are second.	for Lector of the awfully seized in Lector own all and singular the above discharged and unincum-
ppurtenances thereunto belong And said	ing or in any wise appertaining forever. Solutions, do Thereby covenant; promise and agree to and of these presents that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the same are sees assessments of the same are sees that the same are free of the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the same are sees that the same are sees to and agree to an agree to agree to agree the agree the agree to agree the agree to agree the agr	for for for the wilh said part of the awfully seized in fine own all and singular the above discharged and unincumund incumbrances, of what
And said And said eirs, executors or administrate econd part, that at the delivery ight of an absolute and indeferented and described premises ered of and from all former enature and kind soever; ature and kind soever;	ing or in any wise appertaining forever. Ors, do hereby covenant, promise and agree to and of these presents that he asible estate of inheritance, in fee simple, of, in and to, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the forever defend the title to the same unto said part that the same unto said part	for for awith said part of the awfully seized in factor own all and singular the above discharged and unincumund incumbrances, of what of the second part
And said And said eirs, executors or administrate econd part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; ature and kind soever; and that will warrant, over; and assigns, against said ver, lawfully claiming or to clean	ing or in any wise appertaining forever. For so, do so hereby covenant; promise and agree to and of these presents that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the forever defend the title to the same unto said part to their heirs and all aim the same.	for for awfully seized in with said part of the awfully seized in wown all and singular the above discharged and unincumind incumbrances, of what of the second part and every person whomso-
And said And said eirs, executors or administrate econd part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; ature and kind soever; and that will warrant, over; and assigns, against said ver, lawfully claiming or to clean	ing or in any wise appertaining forever. ors, do hereby covenant; promise and agree to and of these presents that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of und forever defend the title to the same unto said part d part of the first part	for for for awfully seized in law own all and singular the above discharged and unincumind incumbrances, of what of the second part and every person whomso-
And said And said eirs, executors or administrate ocond part, that at the delivery ight of an absolute and indeferranted and described premises wered of and from all former adure and kind soever; and that will warrant, over, lawfully claiming or to claim ing or to claim in the content of	ing or in any wise appertaining forever. Solutions, do Thereby covenant; promise and agree to and of these presents that the same are free, clear, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the first part their heirs and all aim the same. The said part of the first part has hereunto set.	for for for awfully seized in law own all and singular the above discharged and unincumind incumbrances, of what of the second part and every person whomso-
ppurtenances thereunto belonged And said said eirs, executors or administrate econd part, that at the delivery light of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; ature and assigns, against said ver, lawfully claiming or to clay IN WITNESS WHEREO	ing or in any wise appertaining forever. Solutions, do Thereby covenant; promise and agree to and of these presents that the same are free, clear, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the first part their heirs and all aim the same. The said part of the first part has hereunto set.	for for awfully seized in with said part of the awfully seized in wown all and singular the above discharged and unincumind incumbrances, of what of the second part and every person whomso-
And said eirs, executors or administrate ocond part, that at the delivery ight of an absolute and indeferanted and described premises ered of and from all former ature and kind soever; and that will warrant, over, lawfully claiming or to claim in WITNESS WHEREO.	ing or in any wise appertaining forever. Solutions, do Thereby covenant; promise and agree to and of these presents that the same are free, clear, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the first part their heirs and all aim the same. The said part of the first part has hereunto set.	for for awfully seized in with said part of the awfully seized in wown all and singular the above discharged and unincumind incumbrances, of what of the second part and every person whomso-
And said eirs, executors or administrate ocond part, that at the delivery ight of an absolute and indeferanted and described premises ered of and from all former ature and kind soever; and that will warrant, over, lawfully claiming or to claim in WITNESS WHEREO.	ing or in any wise appertaining forever. Solutions, do Thereby covenant; promise and agree to and of these presents that the same are free, clear, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the first part their heirs and all aim the same. The said part of the first part has hereunto set.	for for awfully said part of the awfully said part own all and singular the above discharged and unincumind incumbrances, of what of the second part and every person whomso-
And said eirs, executors or administrate cond part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former adure and kind soever; ature and kind soever; and that will warrant, cheirs and assigns, against said ver, lawfully claiming or to claim WITNESS WHEREO are first above written.	ing or in any wise appertaining forever. Solutions, do Thereby covenant; promise and agree to and of these presents that the same are free, clear, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the first part their heirs and all aim the same. The said part of the first part has hereunto set.	for for for awfully seized in with said part of the awfully seized in for own all and singular the above discharged and unincumind incumbrances, of what of the second part and every person whomso-
And said eirs, executors or administrate or an absolute and indeferented and described premises ered of and from all former ature and kind soever; will warrant, a cirs and assigns, against said ver, lawfully claiming or to claim WITNESS WHEREO ear first above written.	ing or in any wise appertaining forever. Solutions, do Thereby covenant; promise and agree to and of these presents that the same are free, clear, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the first part their heirs and all aim the same. The said part of the first part has hereunto set.	for for for awfully seized in with said part of the awfully seized in for own all and singular the above discharged and unincumind incumbrances, of what of the second part and every person whomso-
ppurtenances thereunto belong And said eirs, executors or administrate cond part, that at the delivery ight of an absolute and indeferanted and described premises ered of and from all former ature and kind soever; and that will warrant, a cirs and assigns, against said yer, lawfully claiming or to claim WITNESS WHEREO ear first above written. TATE OF OKLAHOMA, Ss.	ing or in any wise appertaining forever. Jose hereby covenant; promise and agree to and of these presents the same are free of a sible estate of inheritance, in fee simple, of, in and to with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of and forever defend the title to the same unto said part and all aim the same. The said part of the first part has hereunto set. Sign here	for for for awith said part of the awfully seized in wown all and singular the above discharged and unincumind incumbrances, of what of the second part who hand the day and feet
And said eirs, executors or administrate scond part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; ature and kind soever; ature and assigns, against said ers, lawfully claiming or to claim WITNESS WHEREON ear first above written. TATE OF OKLAHOMA, ass. Before me,	ing or in any wise appertaining forever. ors, do so hereby covenant; promise and agree to and of these presents that the same are free, clear, asible estate of inheritance, in fee simple, of, in and to, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of and forever defend the title to the same unto said part and forever defend the first part their heirs and all aim the same. From The said part of the first part has hereunto set. Sign here Sign here A Notary Public in and	for for for awfully seized in for own all and singular the above discharged and unincumind incumbrances, of what of the second part for said County and State,
And said eirs, executors or administrate cond part, that at the delivery ight of an absolute and indeferanted and described premises ered of and from all former ature and kind soever; ature and kind soever; ature and assigns, against said ver, lawfully claiming or to claim WITNESS WHEREO'S ear first above written. TATE OF OKLAHOMA, ss. Tulsa County.	ing or in any wise appertaining forever. ors, do I hereby covenant; promise and agree to and of these presents I have be assible estate of inheritance, in fee simple, of, in and to with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of and forever defend the title to the same unto said part of the first part their heirs and all aim the same. From The said part of the first part has hereunto set. Sign here	for for for awfully seized in for own all and singular the above discharged and unincumind incumbrances, of what of the second part for said County and State,
And said eirs, executors or administrate ocond part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; and that will warrant, a cirs and assigns, against said ver, lawfully claiming or to claim WITNESS WHEREO ear first above written. TATE OF OKLAHOMA, st. Tulsa County. Before me, st. Tulsa County. Before me, st. Tulsa County.	ing of in any wise appertaining forever. Ors, do Leeby covenant; promise and agree to and of these presents that he will be assible estate of inheritance, in fee simple, of, in and to a with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of and forever defend the title to the same unto said part and all part of the first part their heirs and all nim the same. For The said part of the first part has hereunto set. Sign here Sign here The first part has hereunto set. Sign here The said part of the first part has hereunto set.	for for for law with said part of the awfully seized in sown all and singular the above discharged and unincumund incumbrances, of what of the second part and every person whomso hand the day and see for said County and State,
And said eirs, executors or administrate cond part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; and that will warrant, a cirs and assigns, against said ver, lawfully claiming or to claim WITNESS WHEREO ear first above written. TATE OF OKLAHOMA, ss. Before me, ss. Before me, ss. Tulsa County. ss. Before me, ss. And deed for the uses and purpose and deed for the uses and purpose.	ing or in any wise appertaining forever. Ors, do hereby covenant; promise and agree to and of these presents that he same are free, clear, assible estate of inheritance, in fee simple, of, in and to, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of and forever defend the title to the same unto said part of the first part their heirs and all aim the same. From the said part of the first part has hereunto set. Sign here to me known to be the identical person acknowledged to me that executed the same as the stores as therein set forth.	for for for law with said part of the awfully seized in so own all and singular the above discharged and unincumand incumbrances, of what of the second part and every person whomso hand the day and see who executed the within
ppurtenances thereunto belonged And said seirs, executors or administrate econd part, that at the delivery light of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; and that will warrant, against said wer, lawfully claiming or to claim WITNESS WHEREON ear first above written. TATE OF OKLAHOMA, ss. Before me, st. Tulsa County ss. Before me, so day of this series and against and and deed for the uses and purposed and deed for the uses and the	ing or in any wise appertaining forever. Ors, do hereby covenant; promise and agree to and of these presents that he same are free, clear, assible estate of inheritance, in fee simple, of, in and to, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of and forever defend the title to the same unto said part of the first part their heirs and all aim the same. From the said part of the first part has hereunto set. Sign here to me known to be the identical person acknowledged to me that executed the same as the stores as therein set forth.	for for for law with said part of the awfully seized in wown all and singular the above discharged and unincumand incumbrances, of what of the second part and every person whomso hand the day and see who executed the within
And said eirs, executors or administrate cond part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; and that will warrant, a cirs and assigns, against said ver, lawfully claiming or to claim WITNESS WHEREO ear first above written. TATE OF OKLAHOMA, ss. Before me, ss. Before me, ss. Tulsa County. ss. Before me, ss. And deed for the uses and purpose and deed for the uses and purpose.	ing or in any wise appertaining forever. Ors, do hereby covenant; promise and agree to and of these presents that he same are free, clear, assible estate of inheritance, in fee simple, of, in and to, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of and forever defend the title to the same unto said part of the first part their heirs and all aim the same. From the said part of the first part has hereunto set. Sign here to me known to be the identical person acknowledged to me that executed the same as the stores as therein set forth.	for for for law with said part of the awfully seized in so own all and singular the above discharged and unincumand incumbrances, of what of the second part and every person whomso hand the day and see who executed the within
And said eirs, executors or administrate econd part, that at the delivery ight of an absolute and indeferranted and described premises ered of and from all former ature and kind soever; ature and kind soever; and that will warrant, a eirs and assigns, against said ver, lawfully claiming or to claim WITNESS WHEREO ear first above written. TATE OF OKLAHOMA, ss. Tulsa County. Before me, ss. In this server, and a and deed for the uses and purpose for commission expires.	ing or in any wise appertaining forever. Ors, do A hereby covenant; promise and agree to and of these presents that the same are free, clear, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the first part their heirs and all aim the same. Fr. The said part of the first part has hereunto set. Sign here Sign here to me known to be the identical person cknowledged to me that executed the same as set therein set forth.	for with said part of the awfully seized in wown all and singular the above discharged and unincumund incumbrances, of what of the second part and every person whomso hand the day and seems and the day and seems who executed the within a free and voluntary act who executed the within a free and voluntary act
ppurtenances thereunto belonged and said said seirs, executors or administrate econd part, that at the delivery of the form absolute and indeferranted and described premises ered of and from all former ature and kind soever; will warrant, deirs and assigns, against said ver, lawfully claiming or to claim WITNESS WHEREO Ear first above written. TATE OF OKLAHOMA, Ss. Tulsa County. Before me, Ss. Tulsa County. Before me, Ss. Tulsa County. Refore me, Ss. Tulsa County.	ing or in any wise appertaining forever. Ors, do A hereby covenant; promise and agree to and of these presents that the same are free, clear, with the appurtenances; that the same are free, clear, grants, titles, charges, judgments, taxes, assessments of the first part their heirs and all aim the same. Fr. The said part of the first part has hereunto set. Sign here Sign here to me known to be the identical person cknowledged to me that executed the same as set therein set forth.	for for file with said part of the awfully seized in so own all and singular the above discharged and unincumum ind incumbrances, of what of the second part of the second part hand the day and seems hand the day and seems hand the within free and voluntary act of the secured the within the free and voluntary act of the secured the within the free and voluntary act of the secured the within the free and voluntary act of the secured the within the free and voluntary act of the secured the within the free and voluntary act of the secured the within the free and voluntary act of the secured the within the free and voluntary act of the secured the within the secured the secured the secured the secured the within the secured the s