rom	하는 하다. 사고 들어가는 하다고 말이 가지하는		and the first of the second of the second		
This Ind	nture, Madethis	28 th	day of July		A.D. 1908 princefal
etween The L	ha addition 4	Bompany, a E	exporation, h	laving its	princepall
blace of fe	isnles) a t		and the second s	oganisti arima mana of manamani manana	y and a superior and
'ulsa <del>Gounty_in</del>	tanke at the State of Otelahor na, party	ma of the first par	t and Col	Ferner of	Tuleal
Oblahon	ral partie				
the second par					
		of the final name	t in sonaid and tion	of the sum of	
	TH, The said party				
11	// // //		the contract of the contract o	A Company of the Comp	DOLLARS,
					convey unto the said
					state, situated in the
ounty of To	400 min	(2) L	and State of Okla	homa, to-wit:	
Zotstaij	l(6) and si	even (/) m	V. Hock In	enty (20)	in the
alian kandiga lahih di San dari dan dan kanan di Sanan dan kanan dan kanan dan kanan dan kanan dan kanan dan k Tanggar dan kanan da	and the state of the same	400	10010		scending to
gwen di	laceou x	Me Dely of	Julea Us	elahoma,	recording to
u arrende	Aprial Lewely	f dalla U	psc(25) 190	Jandiau	ly Literfor rees
and the second s	est parigar una seine des companies retirirentes estas e	erkoning mengapakan dalam pana dengan pengangan dan pengangan dan pengangan pengangan pengangan pengangan pengan	ق جرور و ۱۱ رود در هري محسن ومصوره وموجود محجود مدرج مورد و ورود و درود	in s, increase reconstruction and an experience of the contraction	The second secon
and the second of the second section of the second	aller y terkelet i Steffen i den blev sellegen des y agles er som hande a skalete des som de deserte en best	mann i mhlian e agus ga aithr e i seòigh, bheann a pagaid ann an haithnit e an ann aigine a ann ail	and relative to the state of th	u della Jamesen i sussenten i si salamini suosi si salamini sensi si salamini si salamini salamini salamini sa	بالمرابعة والمتاولة والمتعاورة أحادر والمهاو والمتاريخ والمتاريخ
Statistical designation of the second	(Spires system) on a programming material programming states and programming and order programming of the control of the contr	to de constituente de la constit	and and a second se	gadyn o'r dda <del>aglerillagau y</del> ceiringau (eil d <mark>dar</mark> ac gyrta) — ceiringau (ga <sup>g</sup> adeil ac rassau 19 <mark>00</mark>	المقالة المهاول المقالة المعالمة المواجعة المواجعة المراوية المراوية والمعاون والمستعملة والمواجعة واستعمالها
<del>i ja najadaja</del> n ja salah kanan kaman mani sala sala sala sala salah sal	amedia escribir - <u>Commenta inciae, escripiro, escripiro, escripiro, escripiro, escripiro, inciae</u>	engigeneitisti (m. 1915). 1915 (m. 1920). – Netterffent (m. 1920). 1920). 1920). 1920). 1920). 1920). 1920). 1	and the latest to the property of the section of th	alanga aragamah paragagan garaga rawar sa min masawa sina nganin na haragan na kata nganin na kata nganin	and the company of the second
enteres della periodica della constanta della	an inggog gaganag gang menang menanggangan di gang panggan angganggan annapananan	and the second section of the section o	ين فالوائد وينهو بالهوي المناوه والمناوية والمناوية والمناوية والمناوية والمناوية والمناوية والمناوية	on the state of the content of the c	на на применения в применения в применения в применения в предуствения в предуствения в предуствения в применения в примене
and the second of the second o	antina jaman an injangan angan angan angan angan angan angan angan angan	and the second of the second o	والمراقع والمعارض المعارض والمعارض والم	the second of the second secon	and the second state of the second state of the second state of the second second second second second second
to project a stransming property and a state of the contract o	artikan dan 1888 periodakan dan kelalah berada banda berada berada berada berada berada berada berada berada b	an er skar, som en fill softe gjenn skar en grenne en en en skar forsøkken kommen skar en skar en en en kjør	والمتحقوض والمتحقوض والمتحارين والمتواه والمتحارجة المتحارجة المتحارة المتحارة والمتحارة	mak yunggingi manamasiya i igi iyan i arin, milani isani distribunggini.	er vinnaken en agomer her overek alle helderek harrek harrekanskalanderek allen en bestek bestek en bestek bes
- amount of the contrational consequence of the contration of the	n ga gana dan mangan an agam sining ang sa	ng nagagitu nagagi naga ng mga nagagitu nagagitu nagagitu nagagitu nagagitu nagagitu nagagitu nagagitu nagagitu	and a supplementary and the supplementary an	nas 7 m. Smitheid girffy þeig megar, þa magar, við frá verð lækkleygkaðungskið eg stytte	ely, i, myyerren, der else o transfere transfellet ma myster, igrennen gene erstenden getterprijd høye
and the second s	a alamandari - Eriza angara - Carillador Ariz - marina mangari Sarizi da Ariz - mar ang Ariz marina angara man	Compressed and the final Construction of the c	and a property of the second and a	eliginal colonidati i municipione programa, programa del colonida de la colonida de la colonida de la colonida	- annual from the sign of the second description of the sign of th
opurtenances the And-said	reunto belonging or Pasty flue for administrators, d	in any wise apper	aining forever.	Manager Charles and and	ts, hereditaments and
opurtenances the  And said  eirs, executors of  cond part, that  ght of an absolu	reanto belonging or Pasty of the Comministrators, described the the delivery of the te and indefeasible	in any wise apperent of the second of the se	aining forever.  The first and  The first and  Ce, in fee simple, o	agree to and with lawful of, in and to all ar	was green to the ally seized in Town and singular the above
opurtenances the  And said  eirs, executors of  cond part, that  ght of an absolu	reanto belonging or Pasty of the Comministrators, described the the delivery of the te and indefeasible	in any wise apperent of the second of the se	aining forever.  The first and  The first and  Ce, in fee simple, o	agree to and with lawful of, in and to all ar	was green to the ally seized in Town and singular the above
And said.  And said.  irs, executors of cond part, that ght of an absolutanted and described of and from	reanto belonging or Pasty Line Line Line Line Line Line at the delivery of the te and indefeasible ribed premises, with a all former grants	in any wise apperent of the second of the se	aining forever.  The first and  The first and  Ce, in fee simple, o	agree to and with lawful of, in and to all ar	National State of the My seized in Moun
And said.  And said.  irs, executors of cond part, that ght of an absoluted and descred of and from ture and kind	reanto belonging or Pasty Line Line Line Line Line Line Line Line	in any wise apper- late of inheritan the appurtenances the appurtenances the appurtenances the titles, charges, t	aining forever.  The first and the same are are and the same are udgments, taxes,	agree to and with lawful of, in and to all are efree, clear, dischassessments and in	h said part Lof the ally seized in Lown ad singular the above parged and unincumncumbrances, of what
And said wirs, executors of cond part, that ght of an absoluted and descrete of and from ture and total assign.	reanto belonging or administrators, a time the at the delivery of the and indefeasible ribed premises with a all former grants soever; will warrant, and for against said part	in any wise apper- reference of the retain estate of inheritan the appurtenances s, titles, charges, rever defend the titles	ce, in fee simple, of that the same are undo the same unto sant	agree to and will lawful of in and to all an e free, clear, disch assessments and in aid part of wirs and all and	h said part of the ally seized in Town and singular the above varged and unincumnoumbrances, of what the second part the second part every person whomso-
And said.  And said.  irs, executors of cond part, that ght of an absolution and descrete of and from ture and kind and that It.  irs and assignmer, lawfully cla	reanto belonging or administrators, a time the at the delivery of the and indefeasible ribed premises with a all former grants will warrant, and for against said partining or to claim the particular and the said or to claim the said or to c	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and will lawful of, in and to all are e free, clear, disch assessments and it wirs and all and the careed the ca	I said part of the ally seized in Town and singular the above narged and unincumnament of what the second part every person whomso-
And said  And said  irs, executors of  cond part, that  ght of an absolu- anted and descred of and from  ture and kind  and that I  irs and assign  er, lawfully cla  IN WITNE	reanto belonging or administrators, a time the attention of the and indefeasible ribed premises, with a all former; grants soever; will warrant, and for against said partiming or to claim the SS WHEREOF, The titten.	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and will lawful of, in and to all are e free, clear, disch assessments and it wirs and all and the careed the ca	I said part of the ally seized in Town and singular the above harged and unincumncumbrances, of what the second part every person whomso-
And said  And said  irs, executors of  cond part, that  ght of an absolute and descreted of and from  ture and kind  irs and assign  er, lawfully cla  IN WITNE	reanto belonging or administrators, a time the attention of the and indefeasible ribed premises, with a all former; grants soever; will warrant, and for against said partiming or to claim the SS WHEREOF, The titten.	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and will lawful of, in and to all are e free, clear, disch assessments and it wirs and all and the careed the ca	h said part of the ally seized in Town and singular the above varged and unincumnoumbrances, of what the second part the second part every person whomso-
And said  And said  irs, executors of  cond part, that  ght of an absolute and descreted of and from  ture and kind  irs and assign  er, lawfully cla  IN WITNE	reanto belonging or administrators, a time the at the delivery of the and indefeasible ribed premises with a all former grants will warrant, and for against said partining or to claim the particular and the said or to claim the said or to c	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and with lawful of in and to all an e free, clear, disch assessments and it wirs and all and the careed the careed to t	I said part of the ally seized in Town and singular the above narged and unincumnament of what the second part be every person whomso-bee seed to be hand the day and
And said  And said  irs, executors of  cond part, that  ght of an absolu- anted and descred of and from  ture and kind  and that I  irs and assign  er, lawfully cla  IN WITNE	reanto belonging or administrators, a time the attention of the and indefeasible ribed premises, with a all former; grants soever; will warrant, and for against said partiming or to claim the SS WHEREOF, The titten.	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and will lawful of, in and to all are e free, clear, disch assessments and it wirs and all and the careed the ca	I said part of the ally seized in Town and singular the above narged and unincumnament of what the second part be every person whomso-bee seed to be hand the day and
And said  And said  irs, executors of  cond part, that  ght of an absolute and descreted of and from  ture and kind  irs and assign  er, lawfully cla  IN WITNE	reanto belonging or administrators, a time the attention of the and indefeasible ribed premises, with a all former; grants soever; will warrant, and for against said partiming or to claim the SS WHEREOF, The titten.	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and with lawful of in and to all an e free, clear, disch assessments and it wirs and all and the careed the careed to t	I said part of the ally seized in Town and singular the above narged and unincumnament of what the second part be every person whomso-bee seed to be hand the day and
And said  And said  irs, executors of  cond part, that  ght of an absolute and descreted of and from  ture and kind  irs and assign  er, lawfully cla  IN WITNE	reanto belonging or administrators, a time the attention of the and indefeasible ribed premises, with a all former; grants soever; will warrant, and for against said partiming or to claim the SS WHEREOF, The titten.	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and with lawful of in and to all an e free, clear, disch assessments and it wirs and all and the careed the careed to t	I said part of the ally seized in Town and singular the above narged and unincumnament of what the second part be every person whomso-bee seed to be hand the day and
And said  And said  irs, executors of cond part, that ght of an absolute and descreted of and from ture and kind and that A  irs and assign er, lawfully cla  IN WITNE A Leaving	reanto belonging or Party for the factory of the two at the delivery of the te and indefeasible ribed premises with a all former grants soever; will warrant, and for against said party ming or to claim the SS WHEREOF, The total of the same and the same	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and with lawful of in and to all an e free, clear, disch assessments and it wirs and all and the careed the careed to t	I said part of the ally seized in Town and singular the above narged and unincumnament of what the second part every person whomso-
And said.  And said.  irs, executors of the said of an absoluted and descrete of and from the said land that Is and assignment, lawfully classiff above we have the said of the said assignment.	reanto belonging or Past of the administrators, de the delivery of the te and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the SS WHEREOF, The totton.	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and with lawful of in and to all an e free, clear, disch assessments and it wirs and all and the careed the careed to t	I said part of the ally seized in Town and singular the above narged and unincumnament of what the second part be every person whomso-bee seed to be hand the day and
And said  And said  irs, executors of cond part, that ght of an absolu- canted and desc red of and from ature and kind and that A  irs and assign er, lawfully cla  IN WITNE A Lindary  A Lindary  The Condition of the condition o	reanto belonging or Past of the administrators, de the delivery of the te and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the SS WHEREOF, The totton.	in any wise apper- reflect bereby course ese presents estate of inheritan the appurtenances s, titles, charges, rever defend the first points the same.	ce, in fee simple, of that the same are unto same unto sant interest the same unto sant interest.	agree to and with lawful of in and to all an e free, clear, disch assessments and it wirs and all and the careed the careed to t	I said part of the ally seized in Town and singular the above narged and unincumnament of what the second part be every person whomso-bee seed to be hand the day and
And said  And said  irs, executors of cond part, that ght of an absoluted and descred of and from ture and kind and that I sind irs and assign er, lawfully cla IN WITNE WITNE WITNE	reasto belonging or Dastiffe for administrators, de the delivery of the te and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said partiming or to claim the SS WHEREOF, The witten.	in any wise apperrunce of the first part of the first part of the first part of the same.	aining forever.  The first part haves  story  a Notary	agree to and with  lawful  f, in and to all an  e free, clear, disch  assessments and in  said part of  wirs and all and  thereunto set  Colored State  Public in and for se	It said part of the above the seized in Town our ged and unincum- neumbrances, of what the second part of the every person whomso- less person to be hand the day-and the day-and the day-and aid County and State,
And said  And said  irs, executors of cond part, that ght of an absoluted and descred of and from ture and kind and that I sind irs and assign er, lawfully cla IN WITNE WITNE WITNE	reasto belonging or Dastiffe for administrators, de the delivery of the te and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said partiming or to claim the SS WHEREOF, The witten.	in any wise apperrunce of the first part of the first part of the first part of the same.	aining forever.  The first part have same unto so the first part have same unto so first part have start the first part have start to the first part have start to the first part have start first part have start to the first part have start	agree to and with  lawful  f, in and to all an  e free, clear, disch  assessments and in  said part of  wirs and all and  thereunto set  Colored State  Public in and for se	It said part of the above the seized in Town our ged and unincum- neumbrances, of what the second part of the every person whomso- less person to be hand the day-and the day-and the day-and aid County and State,
And said  And said  irs, executors of  cond part, that  ght of an absoluted and descreted of and from  iture and kind  rate and assign  er, lawfully cla  IN WITNE  Exercised of the control  Talsa Countralsa Countralsa	reanto belonging or Past of the administrators, de the delivery of the te and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the SS WHEREOF, The totton.	in any wise apperrunce of the first part of the first part of the first part of the same.	aining forever.  The first part has same unto so art the same unto so art the first part has same with the first part has same and with the first part has same and with the first part has same with the first part has sa	agree to and with lawful  of, in and to all ar e free, clear, disch assessments and it  said part of wirs and all and thereunto set  Colored  Colored  Public in and for set and all and for set	In said part of the above of the second part of t
And said  And said  irs, executors of  cond part, that  ght of an absolute and descreted of and from  uture and kind and that It is and assign.  irs and assign.  ir, lawfully cla  IN WITNE  WITNE  TATE OF OKLA  Tulsa Count  Before me,  this LIM	reasto belonging or Partitle of the delivery of the delivery of the at the delivery of the and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the S. WHEREOF, The total of the second of the desired of the second	in any wise apperent to the hereby to the appurtenances, the appurtenances, titles, charges, the same.  The same to the hereby the same.  The said parts of the hereby the same.  The said parts of the hereby the same to the hereby the same.	aining forever.  The first part have start the same unto so art the same	agree to and with lawful of in and to all and is assessments and is aid part of wirs and all and the counts set of the law of the la	in said part of the above the seized in Town and singular the above the second part the second part the second part the second part the every person whomso- like person to be hand the day and the day and the day and second part the second
And said  And said  irs, executors of  cond part, that  ght of an absolute and descreted of and from  uture and kind and that It is and assign.  irs and assign.  ir, lawfully cla  IN WITNE  WITNE  TATE OF OKLA  Tulsa Count  Before me,  this LIM	reasto belonging or Partitle of the delivery of the delivery of the at the delivery of the and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the S. WHEREOF, The total of the second of the desired of the second	in any wise apperent to the hereby to the appurtenances, the appurtenances, titles, charges, the same.  The same to the hereby the same.  The said parts of the hereby the same.  The said parts of the hereby the same to the hereby the same.	aining forever.  The first part have start the same unto so art the same	agree to and with lawful of in and to all and is assessments and is aid part of wirs and all and the counts set of the law of the la	in said part of the above the seized in Town and singular the above the second part the second part the second part the second part the every person whomso- like person to be hand the day and the day and the day and second part the second
And said  And said  wirs, executors of  cond part, that  ght of an absolu-  canted and descreted of and from  ature and kind  and that It  wirs and assign.  ier, lawfully cla  IN WITNE  WITNE  TATE OF OKLA  Tulsa Count  Before me,  this LIM	reasto belonging or Partitle of the delivery of the delivery of the at the delivery of the and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the S. WHEREOF, The total of the second of the desired of the second	in any wise apperent to the hereby to the appurtenances, the appurtenances, titles, charges, the same.  The same to the hereby the same.  The said parts of the hereby the same.  The said parts of the hereby the same to the hereby the same.	aining forever.  The first part have start the same unto so art the same	agree to and with lawful of in and to all and is assessments and is aid part of wirs and all and the counts set of the law of the la	in said part of the above the seized in Town and singular the above the second part the second part the second part the second part the every person whomso- like person to be hand the day and the day and the day and second part the second
And said  wirs, executors of cond part, that ght of an absoluted and descrete of and from ature and loind at that it willy classing for this Leave were the country with the country were the country which were the country were the c	reasto belonging or Partitle of the delivery of the delivery of the at the delivery of the and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the S. WHEREOF, The total of the second of the desired of the second	in any wise apperrunced hereby of the estate of inheritan the appurtenances, titles, charges, the same of the first pleased to me that to me pleased to me that the ein set forth.	aining forever.  Life in the same and that the same are undo ments, taxes, where the first part have standard a Notary personally appeare length to be the ide executed the executed the	agree to and with lawful of in and to all and is assessments and is aid part of wirs and all and the counts set of the law of the la	In said part of the above of the second part of t
And said eirs, executors of second part, that select of an absolute and descrete of and from ature and assignment, lawfully classiff of the first above we have a first above a first above a first above we have a first above a first a first above a first	reacto belonging or Partitle of the delivery of the delivery of the te and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the S. WHEREOF, The total of the season of the desired of the season of th	in any wise apperent to the hereby to the appurtenances, the appurtenances, titles, charges, the same.  The same to the hereby the same.  The said parts of the hereby the same.  The said parts of the hereby the same to the hereby the same.	aining forever.  Life in the same and that the same are undo ments, taxes, where the first part have standard a Notary personally appeare length to be the ide executed the executed the	agree to and with lawful of in and to all and is assessments and is aid part of wirs and all and the counts set of the law of the la	in said part of the above the seized in Town and singular the above the second part the second part the second part the second part the every person whomso- like person to be hand the day and the day and the day and second part the second
And said eirs, executors of second part, that select of an absolute and descent of and from ature and laind not that it is and assignment, lawfully classifers and assignment, lawfully classifers and assignment, lawfully classifers above we will be a fore the selection of the se	reast belonging or Dast of the former grants to and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the SWHEREOF, The witten.  Source of the season of the	in any wise apperrate to me viled sed to me that	aining forever.  The promise and  ce, in fee simple, of that the same are udgments, taxes, to the same unto seart  the first part has  seart the same unto seart  a Notary personally appeare known to be the ide executed the	agree to and with  lawful  of, in and to all an  e free, clear, disch  assessments and it  said part  file and all and  thereunto set  Common set  all Maj  Common set  all Maj  Common set  all Maj  Common set  all Maj  Common set  Com	in said part of the above the seized in Town and singular the above the second part of what the second part of the second part
And said  wirs, executors of cond part, that ght of an absoluted and descreted of and from ature and kind and that it is and assignment, lawfully classification of the series and consideration of the series of	reacto belonging or Partitle of the delivery of the delivery of the te and indefeasible ribed premises, with a all former grants soever; will warrant, and for against said part ming or to claim the S. WHEREOF, The total of the season of the desired of the season of th	in any wise apperrate to me viled sed to me that	aining forever.  The promise and  ce, in fee simple, of that the same are udgments, taxes, to the same unto seart  the first part has  seart the same unto seart  a Notary personally appeare known to be the ide executed the	agree to and with  lawful  of, in and to all an  e free, clear, disch  assessments and it  said part  file and all and  thereunto set  Common set  all Maj  Common set  all Maj  Common set  all Maj  Common set  all Maj  Common set  Com	in said part of the above the seized in Town and singular the above the second part the second part the second part the second part the every person whomso- like person to be hand the day and the day and the day and second part the second