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Tuton County, in the State of Observers, of the first year, and. of the second part, WITNESSIFI, The said payrix of the first year, in consideration of the sum of SOLE MEMBERS, the said payrix of the first year, in consideration of the sum of SOLE MEMBERS, increase and surject of the first year, the consideration of the sum of Sole of ingeneral part, In construct the said payrix of the first year, and the following described real estate, situated in the County of July and the said payrix of the said of the following described real estate, situated in the COUNTY of July and the said payrix of the said that the said and singular the tenements, hereditements and appartenences through belonging or in any wise apparitaging forger. And said Alexa II II Allow the first year of the said payrix to and with said part is, of the county of administrators, don't show event. And said Alexa II II Allow the first year of the county of the county of these present of and from all forms of these presents of the simple of in count to all was singular the above real of and from all forms protein, with the apparament one of the said and work powers, with the apparament of the single owner. If you advocate and tradegualitie estate the said payrix of these presents of the said powers of the county of the county of the said powers of the said powers of the said powers of the said the said the said power of the said powers of the said said the said the said power of the said powers of the said powers of the said said the said the said that the said powers of the said powers of the said powers of the said powers of the said that the said the said powers of the said powers of the said the said the said that the said powers of the said powers of the said powers of the said that the said the said that the said the said that the said powers of the said powers of the said powers of the said that the said the said that the said powers of	Twice County, in the State of Oblighoma, of the first park, and. This County, in the State of Oblighoma, of the first park, and. Of the second part. WITHESTEER, The said payt to the first park, in consideration of the sum of MINESTEER, the said payt to the first pure, in consideration of the sum of MINESTEER, and comey who the said part to the second part. Minesteer, M. hete and assigns, all of the following described real soids of strated in the County of Milest a man and states of Oblahoma, to with the County of Milest A. Described for the second part. MINESTEER AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and approximates at hereught belonging or in any class apportunity of the Milesteer and the delivery of the second part had the delivery of these presents. And avid a Milesteer present of the presents. And avid a the delivery of these presents. And avid a the delivery of these presents. And avid a the delivery of these presents. MINESTEER OF ORLANDS, with the approximation section of the delivery of the same part for each with said part by the above granted and described presents, with the approximation section of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what making a certain section of the first part had now and the section of the first part had now and the section of the first part had now without the first part and the day and stratements. MINESTEER OF ORLANDS A. Before me. MANANCE OF THE SERVER. The said partition of the first part had contained the suit of the first part had contained the suit of the partition of the first those written and contains and for said County and State, on the law of the contains and approached the suits of the first part had been and all and to contain the said. MANANCE OF THE SERVER. Before me. MANANCE OF THE SAME. MANANCE OF THE SAME. MANANCE OF THE SAME. MA	Detailed County, in the State of Objections, of the first part, and Titled County, in the State of Objections, of the first part, and of the second part, WITHENSIGH, The entil paylet of the first part, in consideration of the sum of JOHN HUMCHLES Developed by John County And John DOLLARS, the receipt whereof is hereby appreciately, i.e. by these presents grant, bargain, est and convoy unto the solid part Hof the second part, I have been and accesses, all of the following described real exists, situated in the County of Millet And here and accesses, all of the following described real exists, situated in the County of Millet And Hollary Jork of Ord (El. 112) And Othe W. Black Jork of Ord (El. 112) And Other W. Black of Object of Ord (El. 112) And State of Object of Object of Ord (El. 112) And State of Object of Objec	From to a
The country in the State of Ostghome, of the first year, and The second part, WITHESSET, The said jugicity of the first year, and WITHESSET, The said jugicity of the first year, in consideration of the sum of MULL HUMBLERG SAMMAG, for The constitution of horsing affirmostofied, do by these presents trant, burgain, seil and concept until the said country of account whereof is horsing affirmostofied, do by these presents trant, burgain, seil and concept until the said country of Julied And State of Ostahoma, to will OM O Black for for for for the said and state of Ostahoma, to will TO HAY'S AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appartenenances throught belonging or is any whos appartuightly forgor. And said Said And Same of these presents Seiler, exceptor of indiministration, of Motheropy to womant, promise and agrees to and with said part if of the country and the said and described promises, with the appartunences; that the same are free clear, discharged and universal water and said of an advantaged and universal water and said for an all for any of these presents. It is distinct the said as a facility of the country of the country of the first part had been and significant and band analytic the above treated and described promises, with the appartunences; that the same are free clear, discharged and universal water and significant and for any period the title to the game units and far and said and a surface, of what the same are first clear, discharged and universal water and said water and said undecentees, what is same. IN WINNESS WINERROP, The said partition it is first part had been and for said Country and State, In the Country and Many and the same are first back to an an and for said Country and State, In the Country and Many and the said of the said that and the same are first above within the day and are first above writion. Sign here I was an an and for said country and state, In the Country and the said of the said of the said of the s	Taken County, in the State of Obighoma, of the first part, in anxideration of the sum of Sulkin of Obighoma, of the first part, in anxideration of the sum of Superior of Superior of the sum of Superior o	Detailed County, in the State of Objections, of the first part, and Titled County, in the State of Objections, of the first part, and of the second part, WITHENSIGH, The entil paylet of the first part, in consideration of the sum of JOHN HUMCHLES Developed by John County And John DOLLARS, the receipt whereof is hereby appreciately, i.e. by these presents grant, bargain, est and convoy unto the solid part Hof the second part, I have been and accesses, all of the following described real exists, situated in the County of Millet And here and accesses, all of the following described real exists, situated in the County of Millet And Hollary Jork of Ord (El. 112) And Othe W. Black Jork of Ord (El. 112) And Other W. Black of Object of Ord (El. 112) And State of Object of Object of Ord (El. 112) And State of Object of Objec	This Indenture, Made this 27 day of Clumpush 4. D. 1908
Tutao County, in the State of Obighoma, of the first year, and. Silly M. Garnett. To the second part, WINNESSIGH, The said papeline of the first part, in consideration of the sum of the sum of the receipt whereof is heavy affinitely full. And for and part, the said papeline of the first part, in consideration of the sum of the social wart they agreed part, the said papeline of the social part that the said papeline of the social part that the said part that said part they second part, the said part that the county of the following described real coints, situated in the county of the said part that the said par	Titles County, in the State of Obighams, of the first part, and Alkin M. Blumbett of the second part, WITNESS 1981. The said myster of this first part, in consideration of the sum of	Tules County, in the State of Olighoma, of the first gues, and States County, in the State of Olighoma, of the first gues, and States of Olighoma, the States of Olighoma, to with the County of States, and the States of Olighoma, to with the County of States of Olighoma, the County of Oli	notingen Oceanie motopolis and milly a Blatting her husband
of the eacond part. WITHESSETT. The said parties of the first year, in consideration of the sum of Sold MANCHAY Services from the receipt whereof is hardy approveded and by these presents grant, bargain, sell and convey unto the said court. Joi the soond part. It have and assigns, all of the following decomber read estate, situated in the County of Illand. And ONE (!) Plant It's factory and suigns, all of the following decomber read estate, situated in the County of Illand. And ONE (!) Plant It's factory of the following decomber and estate, situated in the County of Illand for the suignstances therefore to commission or in any wise apprehensive following the consideration belonging in in any wise apprehensive following the consideration of the suignstances therefore to administrators, dock-following following the consideration of the suignstances that the suignstances that the suignstances that the suignstances in the suignstances that the suignstances in the sum are free clear, discovering and institution would and insegnation earlies of the first part that the summer of any form all former grants, titles, changes, judgments, times and and incumbrances of what the sum are free clear, discovering and universement of and from all former grants, titles, changes, judgments, times and part of the second part. WITHER OF ORLAHONA, IN. Trains County. IN WITHER OF ORLAHONA, IN. Profess man, Law former for the summer of the first pure that the sum of the second part that the sum of the first pure that the summer of the first pure that the summer properties of the summer of the first pure that the summer properties of the summer properties and sold in summer of the first pure that the summer properties and sold in the summer properties and sold in summer of the first pure that the summer properties are summer of the first pure that the summer properties are summer to the summer properties of the	of the second part. WITH SERJET. The early right and he first part, in consideration of the sum of	of the second part. WITHERSTORY. The suid pupt it of the first part, in consideration of the sum of Jan DOLLARS, the receipts whereof is hereby approachabled, do. by these presents grans, bargain, sell and consequents the suid part. Hot humbers of geometric real estate, situated in the Country of Delates. And One Delates And Second part. All Don't Delates And Second part. And State of Oklahoma, to reli. And One Delates And The George Will and singular the temements, heredituments and appartenance thereugh belonging or in any visic expertentiating from the format of the second part, that at the delivery of these presents. And said Aller And The Clear And Second part and with suid part if of the covered part, that at the delivery of these presents. And said Aller And Second part, which is approximances; that he same are free, clear, dischanged and valuance where and and second part that the delayer with he approximances; that he same are free, clear, dischanged and valuance where and the second part, the same are free, clear, dischanged and valuance where and the same are free, clear, dischanged and valuance where and the same are free, clear, dischanged and valuance where and well occurs and the according to the second part, the same are free, clear, dischanged and valuance where and well occurs and second part. And And Second parts are suffered to the same are free, clear, dischanged and valuance where and well occurs and the same are free, clear, dischanged and valuance where and well occurs and same are parts. And that the same are free clear, dischanged and valuance where are are said, and the same are parts. And that the same are same and same are parts. And the same are same and same are parts. And the same are same and same are parts. And the same are same and same are parts. And the same are same and same are parts. And the same are same and same are parts. And the same are same are	occurrent of the state of the s
of the second part. WITNESSIFF. The said payling of the first year, in consideration of the sum of the DOLLARS, the reachy approached for the following decomponents of the DOLLARS, the reachy whereaf is hardy approached act, then the potential forms and assigne, all of the following decomponents was detate, estimated in the Country of Dollars. And ONE (!) Place! Is for ONE (II) And State of Oblahoma, to will: And ONE (!) Place! Is for ONE (II) And State of Dollaroma, to will: And ONE (!) Place! Is for ONE (II) And State of Dollaroma, to will. And TO HAVE AND TO HOLD THE SAME, together with all and singular the temments, hereditaments and appartenances thereunto belonging for in earn wise appartenances thereunto belonging for in earn wise appartenances the country of the prevent of the same of the place of th	of the second part. WITH SERJET. The early right and he first part, in consideration of the sum of	of the second part. WITHERSTORY. The suid pupt it of the first part, in consideration of the sum of Jan DOLLARS, the receipts whereof is hereby approachabled, do. by these presents grans, bargain, sell and consequents the suid part. Hot humbers of geometric real estate, situated in the Country of Delates. And One Delates And Second part. All Don't Delates And Second part. And State of Oklahoma, to reli. And One Delates And The George Will and singular the temements, heredituments and appartenance thereugh belonging or in any visic expertentiating from the format of the second part, that at the delivery of these presents. And said Aller And The Clear And Second part and with suid part if of the covered part, that at the delivery of these presents. And said Aller And Second part, which is approximances; that he same are free, clear, dischanged and valuance where and and second part that the delayer with he approximances; that he same are free, clear, dischanged and valuance where and the second part, the same are free, clear, dischanged and valuance where and the same are free, clear, dischanged and valuance where and the same are free, clear, dischanged and valuance where and well occurs and the according to the second part, the same are free, clear, dischanged and valuance where and well occurs and second part. And And Second parts are suffered to the same are free, clear, dischanged and valuance where and well occurs and the same are free, clear, dischanged and valuance where and well occurs and same are parts. And that the same are free clear, dischanged and valuance where are are said, and the same are parts. And that the same are same and same are parts. And the same are same and same are parts. And the same are same and same are parts. And the same are same and same are parts. And the same are same and same are parts. And the same are same and same are parts. And the same are same are	The control of the co
WITNESSETT. The said pagests of the first page, in consideration of the sum of and fact DOILARS, the receipt where is havely adjuvented and by these presents grant, bargain, sell and compy into the said war for tag geometry adjuvented and by these presents grant, bargain, sell and compy into the said war for tag geometry adjuvented and assigns, all of the following described real estate, situated in the country of the fact of Okiahoma, to reli- COUNTY ON ON WHAT AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances thereup to bolonging or in any wise apportations for your. And said Halle The Ollie For May wise apportations for your. And said Halle The Ollie For May wise apportations for your. And said Halle The Ollie For May wise apportation of the said with said part by at the country of these presents. And said Halle The Ollie For May will be added to and with said part by at the country and the delivery of these presents. And said Halle The Ollie For May will be approximately covenant, promise and differ to and with said part by at the country and the delivery of these presents. And the said of the delivery of these presents. It will be seen the following these presents. It was a seen to be a seen to b	MINISSEPPH. The said payline of the first part, in consideration of the sum of and far DOLLABES, the receipt Members is hereby appronociated, the was presents grant, bargain, sell and commy unto the said part. Fof the second part, the solid payline of the following described real estate, situated in the county of Media. County of Media. As DON (I) Black Jorla Conf. (II) Me Jornal of the following described real estate, situated in the county of Media. As DON (I) Black Jorla Conf. (II) Me Jornal of Media of the following described real estate, situated in the county of Media following for the following described real estate, situated in the county of Media for the following described real estate, situated in the county of Media for the following described the following described for the following described premises, with the appropriate payling forgree. And said Jelli 7 The Colling for the selection of the following forgree. And said Jelli 7 The Colling for the selection of the following forgree. And said Jelli 7 The Colling for the selection of the following forgree to and with said part is of the second part is considered premises, with the appropriate part of the second part is considered premises, with the appropriate part of an absolute and indepensible estate of inheritance, in fee simple, of its action of and insular the above greated and described premises, with the appropriate part of an above the above greated and described premises, with the appropriate part of an above the above greated and described premises, with the appropriate part of an above the above greated and the second part is a said part of the first part better to the foreign said part of the second part is a said part of the first part better and as all and every part of the second part is a said part of the first part better and as all and every part of the above greated the said foreign special and the said of the seco	WITNESSEPS. The said papers of the lives part, in consideration of the sum of and fact DOLLARS, the receipt Membelling Servery appropriately for the policeoung attention of the said part of the general part, burger in her by these presents grant, hargain, sell and convey unto the said part of the general part. He have green the said state of Oblahoma, to sell. Ash One (I) Black Jorfy Only (K) M. Doern of M. Do	
The Member of is hereby adjanusted and to by these presents grant, bargain, soil and convey unto the said part I for the second part. It. heir and assigns, all of the following described real estate, situated in the country of Dille a	The receipt whereof is hereby upcannedized, to by these presents grant, bargain, sell and convey unto the vaid part of the second part. Life how and assigns, all of the following described real estate, situated in the County of Miles and	The receipt whereof is hereby approvediged, do by these presents grant, bargain, sell and conseq unto the said port-tof the second part. So the second part, by the second part, by the second assigns, all of the following described real estate, situated in the county of Will's County of Will	of the second part,
the receipt whereof is hereby approximated and assigns, all of the following described real estate, estuated in the county of Median County of Median Assigns, all of the following described real estate, estuated in the County of Median County of Median Assigns, all of the following described real estate, estuated in the County of Median County of the Same of County of the County of	the receipt whereof is hereby approvided ed. do. by these presents grant, bargain, sell and convey unto the suid part of the second part. And one of the second part. And the s	the receipt whereof is hereby approvided ed. by these presents grant, bargain, sell and covery unto the said part of the second part. It helps and assigns, all of the following described real citate, situated in the County of Mills. And One (1) Black Jorga One (2) W. M. Journ T. A. One (2) Black Jorga One (2) W. M. Journ T. A. One (3) Black Jorga One (2) W. M. Journ T. A. One (4) Black Jorga One (2) W. M. Journ T. A. One (4) Black Jorga One (2) W. M. Journ T. A. One (4) Black Jorga One (4) W. M. Journ T. A. One (4) Black Jorga One (4) W. M. Journ T. A. One (4) Black Jorga One (4) W. M. Journ T. A. One (4) W. M. Journ T. One (4) W. M. Journ	WITNESSETH, The said part of the first part, in consideration of the sum of
county of July and solver and assigns, all of the following described real estate, situated in the County of July and State of Oklahoma, to with the County of July and State of Oklahoma, to with the County of July and July Black Joseph County (M. M. John A. County A	part Tof the second part. A heirs and assigns, all of the following described real estate, situated in the County of Hills. Ash One. (I) Black Forfy, Cont. (U. M. Jorn. & R.) Regarded State of Oktahoma, to-cett. Ash One. (I) Black Forfy, Cont. (U. M. Jorn. & R.) Regarded State of Oktahoma, to continue the tenements, hereditaments and appurhenances thereused belonging or its any wise apportaining larger. And said Hele: The County for the properties of the first hand on a second part is of the second part is often and the defension of the properties of the same are free, clear, discharged and unincumbered on the form all former sents, itse, charges, judgments, taxes, assessment and incumbrances of what nature and kind second part and that the distress of the first part. It shall not seen and a very person whomesower, launting administerat, and forces plejond the title to the game unto said part y of the second part heir and assisting against said part of of the first part heat here and all and very person whomesower, launting laiming to the claim the same. IN PITNESS WHEREOF, The said partition of the first part heat here and all and very person whomesower. It is also county. Sign here Little To County and State, and Miles County and State, must be done written. Sign here Little To County and State, and Miles County and State, and force in the sum. Sign here Little To County and State, and Miles County and State, and force of the sum and purposes therefore to me that Miles accounted the sufficient person whomesower with the sum of a connected spect to me that Miles accounted the sum of the	part 4 of the second park. As heirs and assigns, all of the following described real estate, situated in the County of Dilla	그런 그들 그렇게 된 사람들은 이번 가셨다는 것들은 이번 사람들이 없는 사람들이 사람들이 되었다. 그는 사람들이 되었다. 나는 사람들이 되었다. 나를 가는 사람들이 되었다.
and State of Oklahoma, to wit: La Orn Clashoma in accord and with the temenents, hereditaments and appurtenances therewas belonging or in any vice apportaining forger. And said Aller of Aller of Aller or the SAME, together with all and singular the temenents, hereditaments and appurtenances therewas belonging or in any vice apportaining forger. And said of the said part of the faller of the said part of the texts of administrators, and Shereby contents, promise and agree to and with said part of the executors of administrators, and Shereby contents, in the simple, of, in and to all and singular the above words part, that at the delivery of these presents. The said and desorbed premises, with the appurtenance; that the same or tree, cleer, discharged and unhousement of and form all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what mature and light sever; und that we will severe the said part of the first part less thank the same or presents and incumbrances, of what mature and light sever; and assigns against said part of the first part less thank there are all and severy present whomesome the said part of the first part less thank the same or were all the same or the said part of the first part had become to self the hand the day and ear first above written. THATE OF OKEAHOMA, so. This accounts, the said part of the first part had become self the mature of the first part had become to the state of the second part of the first part had become of the second part of the second part of the first part had become of the second part of the first part had become of the second part of the second second part of the second second part of the second second part o	County of Medical Act of Oblahoma, to with all and singular the tenements, hereditaments and appurtonances thereunts belonging or in any wise appertuiping forger. TO HAYE AND TO HODD THE SANE, together with all and singular the tenements, hereditaments and appurtonances thereunts belonging or in any wise appertuiping forger. And said Administrators, doll-thereby covenant, promise and agree to and with said part by of the second part, that at the delivery of these presents. Second part, that at the delivery of these presents. Segunded and second underfausible elastes of inheritance, in fee simple, of, in and to all and circular the above granted and second part with the approximances, that the same are free, clear, discharged and universumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind second former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind second grants and departs and the same are free, clear, discharged and universumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind second grants and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind second power grants, titles, charges part. A will warrant, and foreyr perford the title to the same unto said part. Ye of the second part and that "WILL warrant, and foreyr perford the first part had become to said and every person whomeover, languing distinger or to claim the same. IN WILNESS WHIREOF, The said part would be first part had become of the proper was proved to the first part had because of the province and the first part and the day and year first above written. Sign here July Warrant, and ocknowledged to me that flower provinces and the provinces therein set forth. Sign here July Warrant, and foreyr and made and deep provinces the part was the identical purgent whomeover the part of the part was the i	and State of Oklahoma, to with the SAME, together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in any wise appartations foregor. TO HAYE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in any wise appartations foregor. All with Halling THE Olling for the May and with a with said part it of the woomand part, that at the delivery of these vecoulors of administrators, does between the woomand, promise and affect to and with said part it of the woomand part, that at the delivery of these vecould part, that at the delivery of these vecould part, that at the delivery of these vecould part, that of many former grants, tilles, charges, judgments, taxes, assessments and townwhen the word of and from all former grants, tilles, charges, judgments, taxes, assessments and townwhences, of what makers and by the open promise and that will warrant, and foreyr perfent the title to the yamp unto said part by of the second part will warrant, and foreyr perfent the title to the yamp unto said part by of the second part will warrant, and foreyr perfent the title to the yamp unto said part by of the second part will warrant, and to recyr perfent the title to the yamp unto said part by of the second part will warrant, and assignments are all and somy person whomsower, taughting denting or to class the same. IN WITNESS WILLEBOF, The said partition of the first part had here and on and good part will be perfectly and the part of the first part had here and of said county, and state, must be perfectly and the part of the part back hereinto set the hand the day and year first above written. Sign here I will be a work of the will be and foregoing instrument, and acknowledged to me that dayled, executed the same and for said County and State, must be perfectly and the second purposes therein ext forth. This instrument was filed for record on the second part of the first part and the first part of the part of the pa	
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And said Jesus Not Ollis for his sufficient for his sufficient for his series, executors or administrators, do Shereby covenant, promise and agree to and with said part if of the second part, that at the delivery of these presents. It is the fan absolute and indefeasible estate of inheritance, in fee simple, of, in and all and singular the above branted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumpered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what sature and kipid soever; which warrant, and foreign defend the title to the same unto said part of the second part with the will warrant, and foreign defend the title to the same unto said part of the second part were, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part had hereunto set hand the day and sear first above written. Sign here Session To Ollis. THATE OF OKLAHOMA. Sign here Session and for said County and State, in this 27 day of the second part appeared Session whose excuted the within and foresoing instrument, and acknowledged to me that the fexceuted the same as the standard polymary act and deed for the uses and purposes therein set forth. Manual Additional of the commission expires. The said part of the second purposes therein set forth. Manual Additional of the commission expires. The said polymary act and deed for the uses and purposes therein set forth.	And said Action MA Ollis for his self and for heirs, executors or administrators, do Shereby covenant, promise and agree to and with said part if of the second part, that at the delivery of those presents. It is instrument was filed for record on the State of inferious for heirs, executors to a many live of an absolute and indefeasible estate of inheritance, in fee simple, of, in and call and singular the above granted 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 what nature and kind worrant, and foreur defend the title to the same unto said part. It is not not in the same. IN WINNESS WHEREOF, The said partition of the first part had become of the day and year first above written. Sign here Leving Mand the day and sear first above written. Sign here Leving Mand County and State, on this 27 day of Arel to me inaugur to be the identical person who we was and purposes therein set forth. My commission expires This instrument was filed for record on the 21 day of Levyng 1. D. 1928, at 12 octook M. D. 1928, at 12 octook	And said Slasic Not Olivo for his self and for heirs, executors or administrators, do Shereby covenant, promise and agree to and with said part it of the second part, that at the delivery of these presents. It is supply specially not all former grants, 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 what nature and fine all parts, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and fine arguments, taxes, assessments and incumbrances, of what nature and fine agrants, and forever defend the title to the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and fine and forever, it is a second part. Theirs and assigns, against said part of the first part had the same all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partheof the first part had become self-hand the day and year first above written. Sign here. Sign here. Sign here. Sign here. Sign here for and for said County and State, on this 27 day of Anax 100°R, personally appeared leave 150°R. This and foregoing instrument, and acknowledged to me that the first part had because the within and foregoing instrument, and acknowledged to me that the first part and first part first	그는 보다는 사람들은 경찰 경찰 전에 가는 것이 없는 것이 되었다. 그는 사람들은 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
neirs, executors of administrators, do Shereby covenant, promise and agree to and with said part if of the woond part, that at the delivery of these presents. Itaufully seized in Low ight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above tranted and described premises, with the appurtenances; that the same are free, clear, discharged and unineum-world of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; und that he will warrant, and forever defend the title to the same unto said part of the second part where and saigns, against said part of the first part to their heirs and all and every person whomsover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part had become set for hand the day and lear first above written. Sign here Lesie Mollis THATE OF OKLAHOMA, ss. Before me, I may so the same and search property and state, in this 27 day of a second part and search property of the identical person who were the same and for said County and State, in this 27 day of a second part are served to be the identical person who were the part of the within and foregoing instrument, and acknowledged to me that the same are second part of the within and foregoing instrument, and acknowledged to me that the same are second part of the within and deed for the uses and purposes therein set forth. Mutually second to be the identical person who were as the same are second part of the within and deed for the uses and purposes therein set forth. Mutually second to be the identical person who were as the same are second part of the within and deed for the uses and purposes therein set forth. Mutually second to all and severy person who were as the same and the within the same.	heirs, executors of administrators, do Shereby covenant, promise and agree to and with said part of the second part, that at the delivery of those presents. It would seized in Source of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted 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 what nature and kind soever; and that 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 that their ficirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WINESS WHEREOF, The said part wof the first part had bereunto set. hand the day and year first above written. Sign here Lesie of Collis. Sign here Lesie of County and State, on this 27 day of Avery 100%, personally appeared less of the within and for said County and State, and foreing instrument, and acknowledged to me that they executed the sure as they reading voluntary act and deed for the uses and purposes therein set forth. My commission expires 24/9/8 And	heirs, executors of administrators, do Shereby covenant, promise and agree to and with said part of the second part, that at the delivery of those prosents. It aufully seized in the commission 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 what mature and kind soever; and that will warrant, and forever defend the title to the same unto said part. If of the second part, their sand assigns, against said part. If of the first part that their heters and all and every person whomsoever, laufully claiming or to claim the same. IN WINNESS WHEREOF, The said partition of the first part hat hereunto set hand the day and year first above written. Sign here. Sign here. Sign here. Sign here. Sign here. Sign here set of the west and county and state, on this 27 day of Arch 100k, personally appeared least 1114-cllis and Muluy Archies to me inagent to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that they are as a later fraight poluntary act and deed for the uses and purposes therein set forth. This instrument was filed for record on the 21 day of Muly 1. D. 1921, at 12-o'clock M. D. 1921, at 12-o'clock	
record part, that at the delivery of these presents	second part, that at the delivery of these presents lawfully seized in Lown right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described promises, 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 what nature and kind soever; and that will warrant, and foreys 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 whomsover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part wof the first part hall be in the first part hall be reunto set for hand the day and year first above written. Sign here first above written. Sign here first part and for said County and State, on this 27 day of 1908, personally appeared less. The claim and for said the within and foregoing instrument, and acknowledged to me that they are secured the same as the freeding holuntary act and deed for the uses and purposes therein set forth. My commission expires 723/9/2 (May of May	second part, that at the delivery of these presents I awfully seized in Asomm right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described promises, with the appuratenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that I will warrant, and foreys defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first part to the first heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have hereunto set him hand the day and year first above written. Sign here lessin and for said County and State, on this 27 day of May 1908, personally appeared less Notary Public in and for said County and State, and foregoing instrument, and acknowledged to me that the first deficient person whose executed the within and foregoing instrument, and acknowledged to me that the first deficient person whose executed the within and foregoing instrument, and acknowledged to me that the first deficient person whose executed the within and foregoing instrument, and acknowledged to me that the first deficient person whose executed the within that foregoing instrument, and acknowledged to me that the first part of the first deficient person whose executed the within that foregoing instrument, and acknowledged to me that the first part of the first deficient person whose executed the within that foregoing instrument was filed for record on the day of May 1908, at 12 o'clock M.	
ranted and described premises, with the appurtenences; that the same are free, clear, discharged and unincumpred of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what was a will warrant, and foreys defend the title to the same unto said part of the second part was a said part of the same. IN WINESS WHEREOF, The said part of the first part have been written. Sign here Selsie To Collis TATE OF OKLAHOMA, SSS. Tulsa County. Before me, day of Arey 1908, personally appeared Lesse To Subject to me lenguage to be the identical person whose executed the sus and proposes therein set forth. In which instrument, and acknowledged to me that law executed the sure as Investigated the within and deed for the uses and purposes therein set forth. In which are supposes therein set forth. In which are supposes therein set forth. In which are supposes therein set forth.	right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted 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 what nature and kind soever; and that 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 have heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partue of the first part have hereunto set have hand the day and year first above written. Sign here Lessie Toollis. Sign here Lessie Toollis. Sign here Lessie Toollis. Sign here Lessie Toollis. A Notary Public in and for said County and State, on this 27 day of Lessie Toollis and foregoing instrument, and acknowledged to me that the foregoing instrument was filed for record on the 2 day of Lugh. My commission expires 723/1/2 A D 1908, at 12 o'clock This instrument was filed for record on the 2 day of Lugh. A. D. 1908, at 12 o'clock	right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted 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 what mature and kind sever; and all foreign defend the title to the same unto said part of the second part heirs and assigns, against said part of the first part he their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WINNESS WHEREOF, The said partition the first part he to he first part he advice the day and year first above written. Sign here State OF OKLAHOMA, ss. Before me, and of any of any of a notary Public in and for said County and State, on this of any of any of a notary Public in and for said County and State, on this of any of any of a notary papeared and proposed the within and foregoing instrument, and acknowledged to me that the personally appeared a notary as the proposed polaritary act and deed for the uses and purposes therein set forth. My commission expires of 23/1/2 (May of May such a notary such as the day of the same as a notary such as the same as	heirs, executors of administrators, do Shereby covenant, promise and agree to and with said part up of the
tranted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind forever defend the title to the same unto said part of the second part what hat will warrant, and forever defend the title to the same unto said part of the second part wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part wof the first part had hereunto set hand the day and tear first above written. Sign here Stair To Ollo TATE OF OKLAHOMA, ss. Tulsa County. Before me, of the first above a Notary Public in and for said County and State, in this 27 day of the first above the identical person whose would be the identical person whose weeter in the foregoing instrument, and acknowledged to me that the first day of the uses and purposes therein set forth. Sy Commission expires 723/9/2 (Laf) Notary Tubic in the day and the within the commission expires 723/9/2 (Laf) Notary Tubic in the same and purposes therein set forth.	granted 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 what nature and kind soever; and that will warrant, and foreign defend the title to the same unto said part of the second part heirs and assigns, against said part of the first part. The their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said parture of the first part have hereunto set the hand the day and year first above written. Sign here provided the first part have hereunto set the hand the day and year first above written. Sign here provided the first part have hereunto set the hand the day and year first above written. Sign here provided to said county and State, on this 27 day of here had a Notary Public in and for said County and State, on this 27 day of here to me lengung to be the identical person whom we within and foregoing instrument, and acknowledged to me that the fexecuted the same as the provided poluntary act and deed for the uses and purposes therein set forth. My commission expires 723/1/2 (Mall) Mallitable This instrument was filed for record on the 31 day of Mallitable My commission expires 723/1/2 (Mallitable)	granted 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 what nature and kipid soever; and that will varrant, and foreign defend the title to the same unto said part 4 of the second part heirs and assigns, against said part 4 of the first part the their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part woof the first part have hereunto set than the day and year first above written. Sign here Selsie To Collis. STATE OF OKLAHOMA, and for said County and State, on this 27 day of May 1908, personally appeared Lesse The Collis and Mily Office to me linguist to be the identical person and poluntary act und deed for the uses and purposes therein set forth. My commission expires 723/192 (May of May 1908), at Poclocic M. This instrument was filed for record on the 3d day of May 1908, at Poclocic	
reted of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what between and kind soever; will warrant, and forever defend the title to the same unto said part of the second part with all and every person whomsower, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said parture of the first part have hereunto set from hand the day and sear first above written. Sign here. Sign here. Sign here. Sign here. Sign here. Tulsa County. Before me, and of Array 1908, personally appeared Least VI Colling. The colling of the me to me properto be the identical person, who recented the within and foregoing instrument, and acknowledged to me that the ference of the same polymers as the free and polymetry act and deed for the uses and purposes therein set forth. Sy commission expires 723/1912 (Laf) 100 Laty Rubbit	bered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that will warrant, and foreign defend the title to the same unto said part. I of the second part heirs and assigns, against said part y of the first part. It is their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partue of the first part have hereunto set the hand the day and year first above written. Sign here. Still To Collis. STATE OF OKLAHOMA, ss. Tulsa County. Before me, Am Marind all a Notary Public in and for said County and State, on this 27 day of 1908, personally appeared Sleep World's very and forgoing instrument, and acknowledged to me that the executed the same as the free first and deed for the uses and purposes therein set forth. My commission expires 723/92 Slaf Marinda Marinda R. This instrument was filed for record on the 21 day of Marinda M. D. 1908, at 12 o'clock M.	bered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind sever; and that will warrant, and forever defend the title to the same unto said part y of the second part heirs and assigns, against said part y of the first part his their hetrs and all and every person whomsover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said parture of the first part have hereunto set hand the day and year first above written. Sign here. State OF OKLAHOMA, ss. Tulsa County. Before me, and of Maria all and for said County and State, on this 27 day of Maria 1908, personally appeared Least Notellian and for said County and State, and foregoing instrument, and acknowledged to me that the few few few few few few from a following a set of the uses and purposes therein set forth. My commission expires 3/3/2 All Maria dake This instrument was filed for record on the 3/4 day of Maria 1908, at 12 o'clock M. D. 1908, at 12 o'clock	
nature and find soever; and that will warrant, and forever defend the title to the same unto said part. To of the second part were lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part usof the first part have hereunto set from hand the day and sear first above written. Sign here. Sign here. THATE OF OKLAHOMA, This County. Before me, and Marind all a Notary Public in and for said County and State, in this 27 day of Marind all a presently appeared less. Wherevecuted the within and foregoing instrument, and acknowledged to me that the forecasted the same as I was reading polyneary act ify commission expires 723/19/8 Sign here. Later problem in the second part. Sign here said part where and for said County and State, a Notary Public in and for said County and State, to me integer to be the identical persons where executed the within and foregoing instrument, and acknowledged to me that the forecasted the same as I was reading polyneary act and deed for the uses and purposes therein set forth. Sign here Later problem in the second part when the same as I was reading polyneary act and Muly Pille Sign here in set forth. Sign here said part here is a said part to be the identical persons where we will be same as a said to said a sai	nature and hipd soever; and that 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 he their heirs and all and every person whomso- ever, lawfully claiming or to claim the same. IN WIINESS WHEREOF, The said part of the first part halk hereunto set hand the day and year first above written. Sign here. Serve the serve the serve the serve that the serve the serve that the serve the serve the serve as the	nature and kind soever; and that 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 had their heirs and all and every person whomso- ever, lawfully claiming or to claim the same. IN WIINBSS WHEREOF, The said partice of the first part had hereunto set had the day and year first above written. Sign here List of OKLAHOMA, SS. Tulsa County, Before me, a Notary Public in and for said County and State, on this 27 day of Array 1908, personally appeared to the within and foregoing instrument, and acknowledged to me that the fexcuted the same as the fraind poluntary act and deed for the uses and purposes therein set forth. My commission expires 723/92 (Slaf) This instrument was filed for record on the 3/ day of Claff A. D. 1908, at 12 o'clock M.	第二十二章,一句,只有大师,一句,她就是说,一句,一句,她的一句,也是一句,也是一句,也是一句,也是这一句,也是一句,也是一句,也是一句,也是一句,一句,是一 道 ,
and that the will warrant, and forever defend the title to the same unto said part of the second part weers and assigns, against said part of the first part that their heirs and all and every person whomsower, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said parture of the first part have bereunto set hand the day and lear first above written. Sign here Service To Ollis THATE OF OKLAHOMA, Before me, Am Mound all a Notary Public in and for said County and State, in this 27 day of a 1908, personally appeared Lear Notary Public in the within and foregoing instrument, and acknowledged to me that the fexceuted the same as the frequent polar and deed for the uses and purposes therein set forth. If y commission expires 3/9/2 (Lal) Notary Lutary Lutic If y commission expires 3/9/2 (Lal) Notary Lutary Lutic The target and the second parture of the second parture second parture of the second pa	and that 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 he their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partition the first part have hereunto set had hand the day and year first above written. Sign here Sellin The Colling. STATE OF OKLAHOMA, ss. Before me, Am Marind all a Notary Public in and for said County and State, on this 27 day of Amy 1908, personally appeared Least VI toller. and Molly DA colling to me lenguage to be the identical person white vecuted the within and foregoing instrument, and acknowledged to me that they executed the sum as IN Transplant fountary act and dead for the uses and purposes therein set forth. My commission expires 723/9/2 And Marindale.	and that the will warrant, and forever defend the title to the same unto said part by of the second part heirs and assigns, against said part of the first part heir heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partheof the first part have hereunto set hand the day and year first above written. Sign here Session To Collis Miley C. Hollis STATE OF OKLAHOMA. SS. Tulsa County. Before me, Am Marland all a Notary Public in and for said County and State, on this 27 day of Amy 1908, personally appeared Session whomevecuted the within and foregoing instrument, and acknowledged to me that the few secuted the same as the fraging doluntary act and deed for the uses and purposes therein set forth. My commission expires 723/9/2 All Marlandale. This instrument was filed for record on the 21 day of Marlandale. My commission expires 723/9/2 All Marlandale. My commission expires 723/9/2 All Marlandale.	이 당한 마음 한 기반한 한 전문 하다는 아니는 아니는 이 그 부모에 가장하는 수도 있습니다면 하는 것 만든다. 그는 그는 그를 하는 것 같아.
reirs and assigns, against said part I of the first part I the their neirs and all and every person whomsower, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partice of the first part have hereunto set the hand the day and lear first above written. Sign here Lessi Mellie Whiley C. Hollie That of OKLAHOMA, iss. Tulsa County. Before me, HM Marind all a Notary Public in and for said County and State, in this 27 day of Marind all person whomsevecuted the within and foregoing instrument, and acknowledged to me that the executed the same as the frequency act and deed for the uses and purposes therein set forth. Sign here Lessi Mellis in and for said County and State, a Notary Public in and for said County and State, and this 27 day of Marindal State, and some supposes therein set forth. Sign here Lessi Mellis in and for said County and State, a Notary Public in and for said County and State, and this 27 day of Marindal State, and some supposes therein set forth. Marindal County Fublic in and for said County and State, and deed for the uses and purposes therein set forth. Sign here Lessi Mellis in and for said County and State, and the county and State, and the same as a suppose the within and foregoing instrument, and acknowledged to me that the executed the same as a suppose the same as a suppose the same as a suppose the same and purposes therein set forth. Sign here Lessi Mellis I and the day and the same and the same as a suppose the same and the same as a suppose the same as a suppos	heirs and assigns, against said part y of the first part had their neirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particof the first part had hereunto set hand the day and year first above written. Sign here Lesin To Collis Muley C. Collis Muley C. Collis Muley C. Collis Mand the day and year first above written. STATE OF OKLAHOMA, Ss. Tulsa County. Before me, and Muley and State, on this 27 day of Area of the milest appeared Lesin Missey we will be within and foregoing instrument, and acknowledged to me that we executed the same as the within and deed for the uses and purposes therein set forth. My commission expires 723/192 (Self) Mathibale This instrument was filed for record on the 3/day of Ag 4. D. 1928, at 12 o'clock M.	heirs and assigns, against said part of the first part the their neirs and all and every person whomso- ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said parture of the first part have hereunto set the hand the day and year first above written. Sign here Session Tolkion STATE OF OKLAHOMA, Before me, Am Marind all a Notary Public in and for said County and State, on this 27 day of 1908, personally appeared Session whomevecuted the within and foregoing instrument, and acknowledged to me that they executed the same as they frequently doluntary act und deed for the uses and purposes therein set forth. My commission expires 723/9/2 Alaf Marindal This instrument was filed for record on the 21 day of My A. D. 1908, at 12-o'clock M.	
wer, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partition of the first part have hereunto set his hand the day and lear first above written. Sign here Jessie IN Collis Milley C. Coll	ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partice of the first part had hereunto set hand the day and year first above written. Sign here Lessie The collistical property of the first part had hereunto set hand the day and year first above written. Sign here Lessie The collistical personal county and State, and of or said County and State, on this 27 day of May 1908, personally appeared Lesse The collistical persons with the within and foregoing instrument, and acknowledged to me that the fexecuted the same as the free and purposes therein set forth. My commission expires 723/19/8 (Last) Maxwell and State of the instrument was filed for record on the 3day of Maxwell and A. D. 1908, at 120 clock This instrument was filed for record on the 3day of Maxwell and A. D. 1908, at 120 clock	ever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partice of the first part hall hereunto set the hand the day and year first above written. Sign here Lessie N Collis Market Lessie N Collis And County and State, and now of the same and for said County and State, and this 27 day of to me know to be the identical persons where executed the within and foregoing instrument, and acknowledged to me that the feature of the same as the stand polynomery act and deed for the uses and purposes therein set forth. My commission expires 723/19/8 (Slaf) Notary Lubis This instrument was filed for record on the 3d day of My A. D. 1928, at 120 clock	
IN WITNESS WHEREOF, The said parture of the first part have hereunto set him hand the day and lear first above written. Sign here Sessi Mellis Mollis Miley C. Hollis Miles County and State, a Notary Public in and for said County and State, and this 27 day of Miley C. Hollis within and foregoing instrument, and acknowledged to me that Miles we executed the same as the free and poluntary act and deed for the uses and purposes therein set forth. Sign here Session Miles M	IN WITNESS WHEREOF, The said partition of the first part half hereunto set him hand the day and year first above written. Sign here Lessi Where Sollis Willing State, Sign here Public in and for said County and State, on this 27 day of Aug 1908, personally appeared Lessi When you and State, on this 27 day of Aug to me known to be the identical person whose vected the within and foregoing instrument, and acknowledged to me that why executed the same as Investment and proposes therein set forth. My commission expires 723/12 (Sal) Notary Lubis This instrument was filed for record on the 2 day of A. D. 1908, at 12 o'clock	IN WITNESS WHEREOF, The said partition of the first part had hereunto set the hand the day and year first above written. Sign here Serie Where Sollis Willy C. Hollis STATE OF OKLAHOMA, Tulsa County. Before me, Important all a Notary Public in and for said County and State, on this 27 day of Inches to me known to be the identical person whose recuted the within and foregoing instrument, and acknowledged to me that the foregoing instrument was filed for record on the foregoing instrument was f	and the contract of the contra
TATE OF OKLAHOMA, ss. Tulsa County. Ss. Before me, Marked all a Notary Public in and for said County and State, n this 27 day of Area 1908, personally appeared Lesse Without in and for said County and State, n this 27 day of Area 1908, personally appeared Lesse Without in and foregoing instrument, and acknowledged to me that Lange executed the same as Internal poluntary act and deed for the uses and purposes therein set forth. Ty commission expires 723/9/2 (Laf) Motary Public Ty commission expires 723/9/2 (Laf) Motary Public Ty commission expires 723/9/2 (Laf)	Sign here Lessin Wolfied Sollie Sign here Lessin Wolfied Sollie Sign here Lessin Wolfied Sollie STATE OF OKLAHOMA, Ss. Tulsa County Mandadl a Notary Public in and for said County and State, on this 27 day of May 1908, personally appeared Lessin VI colling and Muly and State to me lengton to be the identical person whose receited the within and foregoing instrument, and acknowledged to me that the executed the series as the free find a following act and deed for the uses and purposes therein set forth. My commission expires 723/9/2 Slaf) This instrument was filed for record on the 2/ day of Matay Public My instrument was filed for record on the 2/ day of Matay Public My and My commission expires 723/9/2 Slaf)	Sign here Selse Willey C. Hollis Sign here Selse Wellis Tulsa County. Bess Tulsa County. Bess Before me, Am Marind all a Notary Public in and for said County and State, on this 27 day of Amy 1908, personally appeared Selse Wellis and Welly bess to me lengton to be the identical person what recent the within and foregoing instrument, and acknowledged to me that the same as I well free and poluntary act and deed for the uses and purposes therein set forth. My commission expires 723/9/2 Sels Maring Sels Sels Maring Sels Sels Maring Sels Sels Sels Sels Sels Sels Sels Sels	
TATE OF OKLAHOMA, ss. Tulsa County. Before me, Manual all a Notary Public in and for said County and State, n this 27 day of May 1908, personally appeared less. Notary Public in and for said County and State, n this 27 day of May 1908, personally appeared less. Notary and state, not foregoing instrument, and acknowledged to me that they executed the same as I was free and poluntary act and deed for the uses and purposes therein set forth. Ty commission expires 723/9/2 (See) Motary luck.	STATE OF OKLAHOMA, ss. Tulsa County. Before me, M. M. M. All a Notary Public in and for said County and State, on this 27 day of Anox 1908, personally appeared Leser Notallian and foregoing instrument, and acknowledged to me that they executed the same as the frequent polyntary act and deed for the uses and purposes therein set forth. My commission expires 3/23/19/2 (Self) Motary Tubles This instrument was filed for record on the 3/ day of A. D. 1928, at 12-0'clock	STATE OF OKLAHOMA, ss. Tulsa County. Before me, My Markind all a Notary Public in and for said County and State, on this 27 day of Anox 1908, personally appeared Lesse Notables and Muly Documents to me lengung to be the identical person with new foregoing instrument, and acknowledged to me that have executed the same as the free and polyntary act and deed for the uses and purposes therein set forth. My commission expires 3/23/19/2 (Seaf) Motary Public This instrument was filed for record on the 3/2 day of Cuff A. D. 1908, at 12 o'clock	화생님 선물을 가는 나는 사람들이는 이미를 가로 모르는 것들은 점점 하는 것이 되었다. 그런 아이들은 이번 사람들은 아이들은 이번 사람들이 되었다는 이 사람들이 살아 되었다.
TATE OF OKLAHOMA, ss. Tulsa County. Before me, Manual all a Notary Public in and for said County and State, n this 27 day of May 1908, personally appeared less. Notary Public in and for said County and State, n this 27 day of May 1908, personally appeared less. Notary and state, not foregoing instrument, and acknowledged to me that they executed the same as I was free and poluntary act and deed for the uses and purposes therein set forth. Ty commission expires 723/9/2 (See) Motary luck.	STATE OF OKLAHOMA, ss. Tulsa County. Before me, M. M. M. All a Notary Public in and for said County and State, on this 27 day of Anox 1908, personally appeared Leser Notallian and foregoing instrument, and acknowledged to me that they executed the same as the frequent polyntary act and deed for the uses and purposes therein set forth. My commission expires 3/23/19/2 (Self) Motary Tubles This instrument was filed for record on the 3/ day of A. D. 1928, at 12-0'clock	STATE OF OKLAHOMA, ss. Tulsa County. Before me, My Markind all a Notary Public in and for said County and State, on this 27 day of Anox 1908, personally appeared Lesse Notables and Muly Dotton to me lengung to be the identical person with new foregoing instrument, and acknowledged to me that have executed the same as the free and polyntary act and deed for the uses and purposes therein set forth. My commission expires 3/23/19/2 (Seaf) Motary Public This instrument was filed for record on the 3/2 day of Cuff A. D. 1908, at 12 o'clock	Sign here Lessu / Ocho
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	This instrument was filed for record on the 3/ day of Cuf A. D. 1908, at 12 o'clock M.	This instrument was filed for record on the 3/ day of Cluf A. D. 1908, at 12:0'clock	
	This instrument was filed for record on the 3/ day of Cluf A. D. 1908, at 12 o'clock M.	This instrument was filed for record on the 3/ day of Cluf A. D. 1908, at 12:0'clock	and Mily 1940 to me known to be the identical person whose executed the within
	M. The same	M. H. H. D.	and Mily CATOLS to me known to be the identical person wherevecuted the within and foregoing instrument, and acknowledged to me that have executed the same as the free and poluntary act and deed for the uses and purposes therein set forth. M. M. M. M. Litable.
This instrument was filed for record on the Alay of UMA. D. 1903. at 150'clock	M. Harman	M. H. H. D.	and Mily CA Olis to me known to be the identical person wherexecuted the within and foregoing instrument, and acknowledged to me that have executed the same as I have free and poluntary act
_M. 2/2020	Held) — Colo Markey Register of Deeds.	Glass Colombia Register of Deeds.	and NULLY CAROLES to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that My executed the same as Investigated foluntary act and deed for the uses and purposes therein set forth. My commission expires 723/9/2 (laf) Notary lubble of the commission expires 723/9/2 (laf)
Heal — We / With Megister of Deeds.		THE TANK IN THE PARTY OF THE PA	and NULL CATOLS to me known to be the identical person whitevecuted the within and foregoing instrument, and acknowledged to me that Musical executed the same as Investigated following act and deed for the uses and purposes therein set forth. My commission expires 723/9/2 (laf) Notary Lubis This instrument was filed for record on the 3/ day of luft A. D. 1908, at 12:0'clock M.
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