retween <u>Llaa au</u>	ade this 4 day of Nefetrube 1. D. 1. L. Trayon a Dungle man of	
Tulsa County in the State of	Oklahoma, of the first part, and	
	Walter -	
f the second part,	· · · · · · · · · · · · · · · · · · ·	
WITNESSETH, The so	id part 4 of the first part, in consideration of the sum of 200 DOLL	1 D C
ha receipt rubereef is hereby	acknowledged, do. by these presents grant, bargain, sell and convey unto the	
그들은 사람이 나를 살아가 되었다. 그리는 바람이 모든 물이 없음	heirs and assigns, all of the following described real estate, situated in	
County of July	and State of Oklahoma, to-wit:	· (married in the State)
in the second	and the second s	and the second
MNU last.	quarter of the North week quarter les	ZP.
.67 aris rig	My Way and Stock yards of the Francisco Rais Roof Jin Duction 33	A N AND COMME
mondina 10 Mi	the and Range 12 East.	A SECURITION OF SECURITION
MIN Wallet of the water James de 198	J. W. Y. Market and J. C. Market and J. Market and J. C. Market and J.	
		e gradent (#1
and the second of the second s		مايتاه ومهادمها
and a real color of the color o		نبيا حددوج
and the state of t		province of the control of
and the second s		a and the second
ga dagagan jagtan ga an salaga in naga alia alia alia alia daga daga daga daga daga daga daga da		angra turkay weeks
, 하노시 나를 보고 하는 사람들이 바다 가게 되었다.	고로 가유하다 하면 한 방법에 무슨 마음이는 동안하다 하게 하고 있는 모두가는 것이 그는 것이 없는 이렇게 되었다고 있다. 그는 사이에 모든	
ppurtenances thereunto below And said <u>leas au</u> eirs, executors or administr	ators, do to hereby covenant, promise and agree to and with said part of	the
ppurtenances thereunto below And said Leas And eirs, executors or administration part, that at the deliving to an absolute and independent and described premisers.	rating of in any wise appertaining forever. Lawfully seized in Lawful	f the own bove
ppurtenances thereunto below And said Las Al eirs, executors or administre econd part, that at the delive ght of an absolute and inde- ranted and described premi- ered of and from all forme	rging of in any wise appertaining forever. Lay Day for Lay ators, do Lo hereby covenant, promise and agree to and with said part of these presents. Lawfully seized in Law feasible estate of inheritance, in fee simple, of, in and to all and singular the of	f the own bove
ppurtenances thereunto below And said Las And eirs, executors or administration of an absolute and independent of and from all forme ature and dind soever; ature and dind soever; and that Willwarran	rators, do so hereby covenant, promise and agree to and with said part so for the sery of these presents tawfully seized in feesible estate of inheritance, in fee simple, of, in and to all and singular the coses, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the second part so the secon	f the fown ibove cum- what
ppurtenances thereunto below And said Las And eirs, executors or administration of an absolute and independent of and described premisered of and from all forme ature and dind soever; and that La will warraneirs and assigns, against s	rators, do be hereby covenant, promise and agree to and with said part of these presents tawfully seized in feasible estate of inheritance, in fee simple, of, in and to all and singular the coses, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part their and all and every person who	f the fown ibove cum- what
ppurtenances thereunto below And said Las Au eirs, executors or administration of an absolute and independent of and from all forme ature and find soever; and that M will warranceirs and assigns, against soer, lawfully claiming or to	rators, do be hereby covenant, promise and agree to and with said part of these presents tawfully seized in feasible estate of inheritance, in fee simple, of, in and to all and singular the cases, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part their heirs and all and every person who claim the same.	f the _own ibove cum- what mso-
ppurtenances thereunto below And said Line And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and that will warranteirs and assigns, against some, lawfully claiming or to IN WITNESS WHERIES ar first above written.	rators, do be hereby covenant, promise and agree to and with said part of or or or of these presents. Lawfully seized in less, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part of the first part theirs and all and every person who claim the same.	f the own ibove cum-what mso-
ppurtenances thereunto below And said Line And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and that will warranteirs and assigns, against some, lawfully claiming or to IN WITNESS WHERIES ar first above written.	rators, do be hereby covenant, promise and agree to and with said part of or or or of these presents. Lawfully seized in less, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part of the first part theirs and all and every person who claim the same.	f the own ibove cum-what mso-
ppurtenances thereunto below And said Line And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and that will warranteirs and assigns, against some, lawfully claiming or to IN WITNESS WHERIES ar first above written.	rators, do be hereby covenant, promise and agree to and with said part of or or or of these presents. Lawfully seized in less, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part of the first part theirs and all and every person who claim the same.	f the own ibove cum-what mso-
ppurtenances thereunto below And said Line And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and that will warranteirs and assigns, against some, lawfully claiming or to IN WITNESS WHERIES ar first above written.	rators, do be hereby covenant, promise and agree to and with said part of or or or of these presents. Lawfully seized in less, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part of the first part theirs and all and every person who claim the same.	f the own ibove cum-what mso-
and said Live And said Live And said Live And said Live And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and thind soever; will warrangirs and assigns, against soer, lawfully claiming or to IN WITNESS WHERICAL first above written.	rators, do be hereby covenant, promise and agree to and with said part of or or or of these presents. Lawfully seized in less, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part of the first part theirs and all and every person who claim the same.	f the own ibove cum-what mso-
And said Line And said Line And said Line And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and plind soever; will warrant eirs and assigns, against soer, lawfully claiming or to IN WITNESS WHERE ear first above written. White to Light Children and Line And	rators, do be hereby covenant, promise and agree to and with said part of or or or of these presents. Lawfully seized in less, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part of the first part theirs and all and every person who claim the same.	f the own ibove cum-what mso-
ppurtenances thereunto below And said Lias And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and thind soever; and that Will warran eirs and assigns, against soer, lawfully claiming or to IN WITNESS WHERE ear first above written. White to Light Courted the Courte	rators, do so hereby covenant, promise and agree to and with said part so easy of these presents. Jawfully seized in hereby covenant, promise and agree to and with said part so easy of these presents. Jawfully seized in here feasible estate of inheritance, in fee simple, of, in and to all and singular the coses, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the forever defend the title to the same unto said part so of the second part said part so of the first part shelr heirs and all and every person who claim the same. The said part of the first part has hereunto set so hand the day sign here. Sign here Sign here	f the fown flove cum- what mso- and
And said Lias And said Lias And said Lias And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all former ature and plind soever; will warrant eirs and assigns, against soer, lawfully claiming or to IN WITNESS WHERE are first above written. White to Liam the Liam of the Liam of the Liam that Liam that Liam that Liam the Liam that Liam thad that Liam that Liam that Liam that Liam that Liam that Liam th	rators, do so hereby covenant, promise and agree to and with said part so easy of these presents. Jawfully seized in hereby covenant, promise and agree to and with said part so easy of these presents. Jawfully seized in here feasible estate of inheritance, in fee simple, of, in and to all and singular the coses, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the forever defend the title to the same unto said part so of the second part said part so of the first part shelr heirs and all and every person who claim the same. The said part of the first part has hereunto set so hand the day sign here. Sign here Sign here	f the fown flove cum- what mso- and
ppurtenances thereunto below And said Lias And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and thind soever; and that Will warran eirs and assigns, against soer, lawfully claiming or to IN WITNESS WHERE ear first above written. White to Light Courted the Courte	rators, do so hereby covenant, promise and agree to and with said part so easy of these presents. Jawfully seized in hereby covenant, promise and agree to and with said part so easy of these presents. Jawfully seized in here feasible estate of inheritance, in fee simple, of, in and to all and singular the coses, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the forever defend the title to the same unto said part so of the second part said part so of the first part shelr heirs and all and every person who claim the same. The said part of the first part has hereunto set so hand the day sign here. Sign here Sign here	f the fown flove cum- what mso- and
ppurtenances thereunto below And said Las And eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and find soever; and that will warran eirs and assigns, against soer, lawfully claiming or to IN WITNESS WHERI ear first above written. Whith I Duyn The OF OKLAHOMA, ss. Tulsa County. Before me, day of Antholy and any of Anthis Law and Any of	rators, do be hereby covenant, promise and agree to and with said part of or or or of these presents. Lawfully seized in less, with the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part of the first part theirs and all and every person who claim the same.	f the fown flove cum- what mso- and
ppurtenances thereunto below And said eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and flind soever; and that will warrance with a will warrance irs and assigns, against soer, lawfully claiming or to IN WITNESS WHERE Ear first above written. Which be buying TATE OF OKLAHOMA, ss. Tulsa County. Before me, day of this buying the day of the series and assigns and assigns against soer.	Inging of in any wise appertaining forever. If May Dow for Invarious, do to hereby covenant, promise and agree to and with said part of the part of these presents that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the first part the same unto said part of the second part of the first part the same and all and every person who claim the same. For The said part of the first part had hereunto set that hand the day of the said part of the first part had hereunto set that hand the day of the said part of the first part had hereunto set that hand the day of the said part of the first part had hereunto set that hand the day of the said part of the first part had hereunto set that hand the day of the said part of the first part had hereunto set the hand the day of the said part of the first part had hereunto set the hand the day of the said part of the first part had hereunto set the hand the day of the said part of the first part had hereunto set the same. It is not be said part of the first part had hereunto set the said County and said to me ignown to be the identical persono who executed the wing the said to me ignown to be the identical persono who executed the wing the said to me ignown to be the identical persono who executed the wing the said to me ignown to be the identical persono.	f the own above cum- what mso- and tate,
ppurtenances thereunto below And said Las An eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and find soever; and that We will warran eirs and assigns, against soer, lawfully claiming or to IN WITNESS WHERE ear first above written. White to Laguer than Service of the County. TATE OF OKLAHOMA, Ss. Tulsa County. Before me, And this Laguer and day of Andrew and foregoing instrument, and and foregoing instrument, and	Inging on in any wise appertaining forever. If Iray Dow for Invarious, do It hereby covenant, promise and agree to and with said part of the property of these presents. I awfully seized in It is said to all and singular the constant the appurtenances; that the same are free, clear, discharged and uning grants, titles, charges, judgments, taxes, assessments and incumbrances, of the forever defend the title to the same unto said part. I of the second part is aid part. I of the first part is their heirs and all and every person who claim the same. 1007. The said part of the first part had hereunto set is hand the day of the said part. Sign here I as and I and for said County and Some in the same of the said part is a Notary Publician and for said County and Some in the same is a said to me that is a same yes in free and voluntary to me known to be the identical persons, who executed the will acknowledged to me that is executed the same yes in free and voluntary.	f the own above cum- what mso- and tate,
ppurtenances thereunto below And said eirs, executors or administration of an absolute and independent of an absolute and independent of and from all former ature and flind soever; and that will warrance will warrance irs and assigns, against soer, lawfully claiming or to IN WITNESS WHERE ear first above written. TATE OF OKLAHOMA, ss. Tulsa County. Before me, day of the uses and purposed for the uses and purposed and deed for the uses	Inging on in any wise appertaining forever. If Inay Dow for Invators, do be hereby covenant, promise and agree to and with said part of the property of these presents. I awfully seized in the early of these presents. I awfully seized in the early of the appurtenances; that the same are free, clear, discharged and union or grants, titles, charges, judgments, taxes, assessments and incumbrances, of the forever defend the title to the same unto said part. I of the first part the same unto said part. I of the second part with the same. INFO, The said part of the first part has hereunto set hand the day of the said part of the first part has hereunto set. Sign here Place and Gounty and Some in the same as the free and voluntary oses therein set forths. I aukinowledged to me that here executed the same as the free and voluntary oses therein set forths.	f the own above cum- what mso- and tate,
ppurtenances thereunto below And said eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and that will warrance with a will warrance irs and assigns, against so wer, lawfully claiming or to IN WITNESS WHERI car first above written. TATE OF OKLAHOMA, ss. Tulsa County. Before me, day of an all forme and assigns and assigns against so wer, lawfully claiming or to a some and a series and assigns against so a series against so a	Inging on in any wise appertaining forever. If Inay Dow for Invators, do be hereby covenant, promise and agree to and with said part of the property of these presents. I awfully seized in the early of these presents. I awfully seized in the early of the appurtenances; that the same are free, clear, discharged and union or grants, titles, charges, judgments, taxes, assessments and incumbrances, of the forever defend the title to the same unto said part. I of the first part the same unto said part. I of the second part with the same. INFO, The said part of the first part has hereunto set hand the day of the said part of the first part has hereunto set. Sign here Place and Gounty and Some in the same as the free and voluntary oses therein set forths. I aukinowledged to me that here executed the same as the free and voluntary oses therein set forths.	f the own above cum- what mso- and tate,
ppurtenances thereunto below And said Las An eirs, executors or administration of an absolute and independent of an absolute and independent of and from all forme ature and bind soever; and that will warran eirs and assigns, against soer, lawfully claiming or to IN WITNESS WHERE ear first above written. White to Laguer TATE OF OKLAHOMA, SS. Tulsa County. Before me, this Law day of an and foregoing instrument, and and deed for the uses and purp	Inging on in any wise appertaining forever. If Inay Dow for Invators, do be hereby covenant, promise and agree to and with said part of the property of these presents. I awfully seized in the early of these presents. I awfully seized in the early of the appurtenances; that the same are free, clear, discharged and union or grants, titles, charges, judgments, taxes, assessments and incumbrances, of the forever defend the title to the same unto said part. I of the first part the same unto said part. I of the second part with the same. INFO, The said part of the first part has hereunto set hand the day of the said part of the first part has hereunto set. Sign here Place and Gounty and Some in the same as the free and voluntary oses therein set forths. I aukinowledged to me that here executed the same as the free and voluntary oses therein set forths.	f the own above cum- what mso- and tate,