This Indenture, Made this	I the say of September 1. D. 1908 selection of miles Bloud, second of
ctween Liggie Seler new Bland	sole him of mily bloud, seeled of
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ulsa County, in the State of Oklahoma,	of the first part, and and Charles Cage, fluid from
State of Oklahoma	
the second part,	
나 이번 내가 있다는 이번 나를 살아가 하는 것이 하지만 하는 사람들이 가지를 하고 있다. 이번 사람들은 다른	of the first and Second Jacobs of the same of
light hundred	of the first part, in consideration of the sum of
	and DOLLARS,
마음하는 사람들은 100 kg 등 보고 있는데 보고 있다. 그 100 kg 등 100	d, dowby these presents grant, bargain, sell and convey unto the said
	and assigns, all of the following described real estate, situated in the
minty of Lulsal	and State of Oklahoma, to-wit:
he south half of the more	heart quarter of the southeast quarted of certis
un and the southeast que	the of the southeast referention fourt, and the new
aff of the southwest quar	heart quarter of the southeast quarted of section the party and the new ter of the southwest quarter of section 3, and the new of section 3, and the death of section 11, will section to the section 12, with the section
he east half of the northwest	ed quarter of section 12; in township 19, not
angle Heat	
Andrew Company of the	and the second s
	사용하다 보고 있다. 그리고 있는 것이 되었다. 그런 사용하는 것이 되었다. 그런 사용하는 것이 되었다. 그런
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mander of the Consequent of the constitution of the consequence of the second of the consequence of the cons	The second particular development (the particular and the second parti
And said Smules for	iny wise appertaining forever.  Lesself Less for for for hereby covenant, promise and agree to and with said part of the
And said distributions, executors or administrators, down cond part, that at the delivery of these pight of an absolute and indefeasible estat anted and described premises, with the cred of and from all former grants, title	hereby covenant, promise and agree to and with said part of the
And said discussions for administrators, do sirs, executors or administrators, do sirs, executors or administrators, do sirs, executors of these property of the exact anted and described premises, with the cored of and from all former grants, title sture and kind soever;	hereby covenant, promise and agree to and with said part of the resents.  [lawfully seized in own te of inheritance, in fee simple, of, in and to all and singular the above appurtenances; that the same are free, clear, discharged and unincumtes, charges, judgments, taxes, assessments and incumbrances, of what
And said first for irs, executors or administrators, do so cond part, that at the delivery of these property of an absolute and indefeasible estat anted and described premises, with the cored of and from all former grants, title and kind soever:	hereby covenant, promise and agree to and with said part of the resents have lawfully seized in own to of inheritance, in fee simple, of, in and to all and singular the above appurtenances; that the same are free, clear, discharged and unincumbes, charges, judgments, taxes, assessments and incumbrances, of what defend the title to the same unto said part of the second part their heirs and all and every person phomso.
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