between & W.	Made this	lisal a G	rteel P.	uife)	
10000 COT Market State Committee Com					1 / A
Tulsa County, in the Stat	e of Oklahoma of	the first part as	d Will bo		
		one jui do parti, ar			
of the second part,					
WITNESSETH, The	e said part woof	the first nart in	consideration of	he sum of	
	d (44005)				& DOLLARS
The receipt whereof is here					
part <u>so</u> f the second part					
County of					
East half (2) of I	1 1-1 . l. 1 0 s	lakoure /	milled (1.0,1)	(auf 12) en	the four
45. J. V. S. WOOMMANC	in succession of	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	ener (iz, episaci) aderedir endir endir erycli dige an megrego de pli indire etti yele ade	оскуртт на 1976, ау 1.007. Объев на нав <del>очно фринско побласу сорош</del> е и	anderen, kannen och erspiller och oper in joget trock er til å åletaktiviske ett herbygt (b. sed ett
rational and regard recording to the same and the same and the same in the same in the same and	estatus esperante estatus de la compania de la comp	operation of the second se	ner (menter) havos status menter iga adalas (mente menter), a alipactiva in 1999 in alipacida.	a gaza na militar ga agustaren erre erre erre erre erre erre erre	ng idan yang semperimperanakan kengan penanakan penganakan kepada kepada kengan penganakan penganakan penganakan
ar a Maraghan ann a tha Ministerior ann a maraghailte an an Air agus an Maraghair an Air agus ann an Air ann a	The specific participation of the specific participation of the participation of the specific pa	gyanna geri i iggi yangan i iggi yangan ing kangan yang kangan geri ing kangan yang bangan yang bangan yang ba Bangan yang bang bang bang bang bang bang bang b	Commission Control (Commission Control (Commission Commission Comm	in the state of th	
to the control page of the control page of the control of the cont			المراجع المعاولات والمعاود المعاود الم	and the second section of the second	هوست درد در داد و درده رکستار و و درد در درد در درد رستان بهای و درد
Market groupes and an although stage law is a grown on a frequencies of the stage of the decision of the stage of stage of	gayan kangangan paga manan ing manan na apa manan kangan na manan na manan na manan na manan na manan na manan	والمنافقة	energiansk planske kommer i service (s. 1900).	والمتعارض والمتحال والمتحارض والمتحا	ana pagaman nga galaman a saging nakan dasar da saging nakan
and the second s		and the second s	and the second s	للنسي يتما للمستعف يجرجون فأما للتحويض	and the second s
and a supply dente to be provided the supplies represent the supplies and the supplies of the	والمنطوع والمنافع والمنطوع والم والمنطوع والمنطوع والمنطوع والمنطوع والمنطوع والمنطوع والمنط	خارمان يمك خاران الطوي ويرابعها مورهماه فالم	and representatives and the second reserved	and the state of t	Andrew with the second way and the second wife
entral constitution (a color property place of a constitution of the color party of	للأرائي والمستميد والاستراق فيستويدون والمهمية بالمتاه المداور والمتا	والمعربية المحملة المناطبة المستريد المستريد المراجعة		and the second of the second s	
و المراجعة المراجعة المراجعة المراجعة ا		والمشابلة والمساورة المساوية والمساوية	market in the Committee of the Committee	لاد بالرقاد بيا والمهولية والما يتساع والمارية. وقد المرقاد بيا والمهولية والمارة المارة	
and the second section of the sectio	an anggalagan pilin kalupatan dan piling pilingkalawan dan	A CONTRACTOR OF THE STATE OF TH			
and design and a second of the factor of	na da kaman da markina kaman kaman da markina	للم ويتها والمراومة فتوالدوا المارين والمتاكم والردان الماروسي	والرواد العجم متودد يبيريمه الماسكيون يريدونهم والأسيرون	سائر كالإسهام بالاستهام والمساسات والماسي	ويوياها أيسها عاديا الأكاكيا بأنسا فيزوي
And said <u>671</u> eirs, executors or admin	belonging or in any tele associations, do	wise appertaini Lyall ereby obvenant,	ng forever. Helico promise and agr	ree to and with s	for The aid part of the
appurtenances thereunto the properties of the said of the secutors or adminutes of the dight of an absolute and the dight of an absolute and the secutor and the secutor and all the secutors.	belonging or in any with a language of these presented in the second of the second of the second of the appearance of th	wise appertaini  Ligall, ereby covenant, ents ————————————————————————————————————	ng forever.  Promise and agr  ey are  refee simple, of, in  t the same are fre	ree to and with s  lawfully i and to all und ee, clear, dischar	for The aid part of the seized in the above singular the above sed and unincum
And said SI eirs, executors or admir econd part, that at the d ight of an absolute and r eranted and described pro ered of and from all for	belonging or in any tel acceptance of these presidence of these presidents and the appropriate grants, titles	wise appertaini  Ligall, ereby covenant, ents ————————————————————————————————————	ng forever.  Promise and agr  ey are  refee simple, of, in  t the same are fre	ree to and with s  lawfully i and to all und ee, clear, dischar	for Live aid part of the seized in Live of the singular the above sed and unincum
And said. S. I.  Leirs, executors or admir  econd part, that at the dight of an absolute and re  ered of and from all for  eature and Jeind soever;	belonging or in any tel acceptance of these presidence of these presidents and the apermises, with the apermer grants, titles	wise appertaini  Ligally  Lereby covenant,  ments	ng forever.  Die  promise and agr  y see simple, of, in t the same are fronteness, taxes, asse	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and incu	for the aid part of the scized in the above singular the above sed and unincum umbrances, of what
And said 672  eirs, executors or admir econd part, that at the d ight of an absolute and r eranted and described pre- ered of and from all for ature and kind soever; and that 11111 will war	belonging or in any tel and nistrators, do lelivery of these presidents estate emises, with the apermer grants, titles and forever de length of the leng	wise appertaini  Lyall  Lereby covenant,  cents	ng forever.  promise and agr  age are  refee simple, of, in  t the same are fre  nents, taxes, asse	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and incu	for Lieux aid part of the seized in Lieuw singular the above sed and unincum umbrances, of who
And said 672  And said 672  eirs, executors or adminecond part, that at the dight of an absolute and reanted and described preserved of and from all for ature and kind soever; and that 672  eirs and assigns, again ver, lawfully claiming or	belonging or in any tell acceptance of these presented indefeasible estate emises, with the approper grants, titles are said part to claim the same	wise appertaini  Legal  Lereby covenant,  cents	ng forever.  promise and agr  ey are  fee simple, of, in  t the same are fre  nents, taxes, asse  he same unto said  their heirs	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said	belonging or in any tell acceptance of these presented indefeasible estate emises, with the approper grants, titles are said part to claim the same	wise appertaini  Legal  Lereby covenant,  cents	ng forever.  promise and agr  ey are  fee simple, of, in  t the same are fre  nents, taxes, asse  he same unto said  their heirs	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said	belonging or in any tell acceptance of these presented indefeasible estate emises, with the approper grants, titles are said part to claim the same	wise appertaini  Ligary  Lereby covenant,  Lents Ligary  of inheritance, in  purtenances; that  charges, judge  fend the title to to  of the first part  part of the fi	ng forever.  promise and agr  ey are  fee simple, of, in  t the same are fre  nents, taxes, asse  he same unto said  their heirs	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said	belonging or in any tell acceptance of these presented indefeasible estate emises, with the approper grants, titles are said part to claim the same	wise appertaini  Ligary  Lereby covenant,  Lents Ligary  of inheritance, in  purtenances; that  charges, judge  fend the title to to  of the first part  part of the fi	ng forever.  promise and agr  fee simple, of, in t the same are from nents, taxes, asse  he same unto said their heirs  est part have here	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said	belonging or in any tell acceptance of these presented indefeasible estate emises, with the approper grants, titles are said part to claim the same	wise appertaini  Ligary  Lereby covenant,  Lents Ligary  of inheritance, in  purtenances; that  charges, judge  fend the title to to  of the first part  part of the fi	ng forever.  promise and agr  fee simple, of, in t the same are from nents, taxes, asse  he same unto said their heirs  est part have here	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said	belonging or in any tell acceptance of these presented indefeasible estate emises, with the approper grants, titles are said part to claim the same	wise appertaini  Ligary  Lereby covenant,  Lents Ligary  of inheritance, in  purtenances; that  charges, judge  fend the title to to  of the first part  part of the fi	ng forever.  promise and agr  fee simple, of, in t the same are from nents, taxes, asse  he same unto said their heirs  est part have here	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said	belonging or in any tell acceptance of these presented indefeasible estate emises, with the approper grants, titles are said part to claim the same	wise appertaining the series of inheritance, in purtenances; that charges, judger of the first part of	ng forever.  promise and agr  fee simple, of, in t the same are from nents, taxes, asse  he same unto said their heirs  est part have here	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said. It is eirs, executors or adminute of an absolute and record of and described property and that It will ware and leind soever; will ware and assigns, again over, lawfully claiming or IN WITNESS WHI ear first above written.	pelonging or in any felonging or in any felonging or in any sistemators, do felivery of these presentates, with the appropriate frant, and forever dest said particular to claim the same EREOF, The said	wise appertaining the series of inheritance, in purtenances; that charges, judger of the first part of	ng forever.  promise and agr  fee simple, of, in t the same are from nents, taxes, asse  he same unto said their heirs  est part have here	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said. It is eirs, executors or adminute of an absolute and record of and described property and that It will ware and leind soever; will ware and assigns, again over, lawfully claiming or IN WITNESS WHI ear first above written.	pelonging or in any felonging or in any felonging or in and state entires, with the appropriate, and forever dest said part said part said EREOF, The said	wise appertaining the series of inheritance, in purtenances; that charges, judger of the first part of	ng forever.  promise and agr  fee simple, of, in t the same are from nents, taxes, asse  he same unto said their heirs  est part have here	ree to and with s  lawfully i and to all and ee, clear, dischar ssments and inco partof the s and all and eve	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said. It is a species, executors or adminuscent, that at the dight of an absolute and recently and from all for a source and leind soever; will war will war and assigns, again ver, lawfully claiming or IN WITNESS WHI ear first above written.	pelonging or in any felonging or in any felonging or in any sistemators, do felivery of these presentates, with the appropriate frant, and forever dest said particular to claim the same EREOF, The said	wise appertaini  Legal  Lereby covenant,  cents	ng forever.  Promise and agr  Yel are  If ee simple, of, in t the same are fre nents, taxes, asse  he same unto said their heirs  st part hare here	ee to and with s  lawfully i and to all and ee, clear, dischar ssments and ince partof the s and all and eve tunto set	for Live aid part of the seized in Live of the singular the above sed and unincum umbrances, of who seecond part for person whomso
And said.  And said.  Beirs, executors or admineration of an absolute and reported and described presented of and from all for ature and leind soever; will war will war and that will war are a leing consistent and assigns, again ver, lawfully claiming on IN WITNESS WHIT with above written.  The OF OKLAHOMA, Tulsa County.  Before me,	pelonging or in any felonging or in any felonging or in any instrators, do felivery of these presentates, with the aprimer grants, titles rant, and forever dest said partition to claim the same EREOF, The said	wise appertaini  Ligal  Lereby covenant,  ents	promise and agr  fee simple, of, in t the same are from nents, taxes, asse  he same unto said their heirs  st part haschere  a Notary Publication	ee to and with s  lawfully i and to all and ee, clear, dischar ssments and ince partof the s and all and eve tunto set	for Live aid part of the seized in Live of the seized in Live of singular the above sed and unincum ambrances, of what second part live or person whomso hand the day and
And said.  And said.  Beirs, executors or admineration of an absolute and reported and described presented of and from all for ature and leind soever; will war will war and that will war are a leing consistent and assigns, again ver, lawfully claiming on IN WITNESS WHIT with above written.  The OF OKLAHOMA, Tulsa County.  Before me,	belonging or in any the service of these presents of these presents, with the appropriate state of the service	wise appertaini  Ligal  Lereby covenant,  ents	promise and agr  fee simple, of, in t the same are from nents, taxes, asse  he same unto said their heirs  st part haschere  a Notary Publication	ee to and with s  lawfully i and to all and ee, clear, dischar ssments and ince partof the s and all and eve tunto set	for Live aid part of the seized in Live of the seized in Live of singular the above sed and unincum ambrances, of what second part live or person whomso hand the day and
And said. Exercise, executors or administration of an absolute and recent of and described presented of and from all formature and leind soever; with that the described present and described present that the described present and assigns, again wer, lawfully claiming or IN WITNESS WHIT was above written.  The OF OKLAHOMA, Tulsa County.  Before me, day of this day of the described present above with the day of the described present and the day of the described present above with the day of the day of the described present above with the day of t	selonging or in any to the selivery of these presidents with the appropriate grants, titles and forever dest said particles to claim the same EREOF, The said	wise appertaini  Levely covenant,  ents    of inheritance, in  purtenances; that  charges, judge  fend the title to t  of the first part  part of the fl  Si  to me kng	promise and agranged agrang	ree to and with s  lawfully  i and to all and ec, clear, dischar ssments and inco  part of the s and all and eve  unto set less  al person who	for twice aid part of the seized in the above sed and unincum umbrances, of what second part the ary person whomso hand the day and county and State executed the within the aid within the aid and the the
And said Sizeries, executors or adminerate, executors or adminerated and described presented and described presented and from all for ature and leind soever; and that Sizeries and assigns, again ver, lawfully claiming or IN WITNESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS County.  Before me, Sizeries day of this Sizeries and assigns, again wer, lawfully claiming or IN WITNESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS COUNTY.  Before me, Sizeries and Sizeries a	pelonging or in any felonging or in any felonging or in any instrators, do so the elivery of these presents of which is a said part of the said er to claim the same EREOF, The said acknowledged and acknowledged	wise appertaini  Legal  Lereby covenant,  cents	promise and agranged agrang	ree to and with s  lawfully  i and to all and ec, clear, dischar ssments and inco  part of the s and all and eve  unto set less  al person who	for twice aid part of the seized in the above sed and unincum umbrances, of what second part the ary person whomso hand the day and county and State executed the within the aid within the aid and the the
And said Sizeries, executors or adminerate, executors or adminerated and described presented and described presented and from all for ature and leind soever; and that Sizeries and assigns, again ver, lawfully claiming or IN WITNESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS County.  Before me, Sizeries day of this Sizeries and assigns, again wer, lawfully claiming or IN WITNESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS WHITMESS COUNTY.  Before me, Sizeries and Sizeries a	selonging or in any to the sepressible estate emises, with the appropriate grants, titles rant, and forever dest said particular to claim the same EREOF, The said	wise appertaini  Legal  Leveby covenant,  lents	promise and agranged a	ree to and with s  lawfully  i and to all and ec, clear, dischar ssments and inco  part of the s and all and eve  unto set less  al person who	for twice aid part of the seized in the above sed and unincum umbrances, of what second part the ary person whomso hand the day and county and State executed the within the aid within the aid and the the
And said. Exercise, executors or administration of an absolute and recent of and described presented of and from all formature and leind soever; with that the described present and described present that the described present and assigns, again wer, lawfully claiming or IN WITNESS WHIT was above written.  The OF OKLAHOMA, Tulsa County.  Before me, day of this day of the described present above with the day of the described present and the day of the described present above with the day of the day of the described present above with the day of t	pelonging or in any felonging or in any felonging or in any instrators, do so the elivery of these presents of which is a said part of the said er to claim the same EREOF, The said acknowledged and acknowledged	wise appertaini  Legal  Leveby covenant,  lents	promise and agranged a	ree to and with s  lawfully  i and to all and ec, clear, dischar ssments and inco  part of the s and all and eve  unto set less  al person who	for twice aid part of the seized in the above sed and unincum umbrances, of what second part the ary person whomso hand the day and county and State executed the within the aid within the aid and the the
And said Blackers, executors or admineration of an absolute and record part, that at the dight of an absolute and record of and described presented of and from all for ature and leind soever; will war will war assigns, again ver, lawfully claiming or IN WITNESS WHI ear first above written.  Talsa County.  Before me, and foregoing instrument, and deed for the uses and presented the sees a	pelonging or in any following and acknowledged for the said part of the said and acknowledged four poses therein set;	wise appertaini  Ligal  Lereby covenant,  ents	promise and agray fee simple, of, in the same are from the same unto said their heirs are part have here and here. It is a Notary Publically appeared on to be the identical executed the same and the same and the same and the identical executed the same are in the identical executed the identical execute	ree to and with s  lawfully  i and to all and ec, clear, dischar ssments and inco  part of the s and all and eve  unto set less  al person who	for Leve aid part of the seized in Leve on singular the above sed and unincum umbrances, of what second part level person whomso hand the day and county and State executed the withing and voluntary ac