	** TO 1	이 살아 하네 게 하고 하고 하셨다.			propinsi propinsi prima in propinsi propinsi propinsi propinsi propinsi propinsi propinsi propinsi propinsi pr	
0[-,	Tules	County, in the S	State of Oklahoma, of the fi	rst part and		en daga arada karigi sa dili bebarape
		LILLE	25 5 M M 프랑시티 시간 및 P L L :			
WD	INESSETH, That said mart.	of the first			네 하셔서 하시면 하는 그 모음.	ala di Perend
The	ito five huma	hed Thopas	Continue Contract Contract		and	D
the receipt	Arborest is hereby acknowledge	ged, do Why these	e presents, Grant, Bargain,	Sell and Convey unto sa	id part of the se	econd part,
heirs and	nssigns, all of the following de to favorate one or	escribed Real Estate	, Situated in the County of	Tulsay	and Sta	te of Oklahon
Lots	is horally one as	ed hoestly	two Block	fourteen,	Lynche	end/
J.or	sytte Addition	to Talle			<u> </u>	
					The second secon	
9						
537	47-44-64-95-6-6-6- 10-5-6-6-6-6-6-6-6-6-6-6-6-6-6-6-6-6-6-6-					
B MERT						
			Para arabahan perdamanan di Seleta da Seleta Nama di Seleta da Maria da Seleta da Sel Seleta da Seleta da			
And heirs, exec presents	nitors, or administrators, do	hereby coverant, in Luci	own right of and absolute	with said partof and indefeasible estate the same are free, clear,	the second part that of inheritance, in fee discharged and unin	at the deliver, simple, of a
And heirs, exect presents and singular all former and that	said	hereby covenant, in the scribed premises, wit rges, Estates, Judgm	promise and agree to and own right of and absolute the the appurtenances; that the appurtenances; the appurtenances and agree to and agree to and appurtenances; the appurtena	with said part	the second part that of inheritance, in fee discharged and unin ature of kind soever;heirs and assigns,	at the deliver
And heirs, exec presents and singularly former and that of the first	said	hereby covenant, in	promise and agree to and worn right of and absolute th the appurtenances; that the nents, Tixes, Assessments, the ments of the unto said part of the corpersons, whomsoever later the corpersons, whomsoever later the corpersons of the corpersons.	with said part	the second part that of inheritance, in fee discharged and unin ature of kind soever;	at the deliver simple, of a combered of against said
And heirs, exec presents and singularly former and that of the first	said	hereby covenant, in	promise and agree to and  own right of and absolute th the appurtenances; that the ments, Tixes, Assessments, me unto said part of the or persons, whomsoever laters and the or persons of the o	with said part	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.	at the deliver simple, of a combered of against said
And heirs, exec presents and singularly former and that of the first	said	hereby covenant, in	promise and agree to and  own right of and absolute th the appurtenances; that the ments, Tixes, Assessments, me unto said part of the or persons, whomsoever laters and hereunto said	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what note second part, wfully claiming or to class thank the	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.	at the deliver simple, of a cumbered of against said
And heirs, exec presents and singularly former and that of the first	said	hereby covenant, in LUL scribed premises, wit rges, Estates, Judgm brever defend, the sai	promise and agree to and  own right of and absolute th the appurtenances; that the ments, Tixes, Assessments, me unto said part of the or persons, whomsoever laters and hereunto said	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what note second part, wfully claiming or to class thank the	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.	at the deliver simple, of a combered of against said
And heirs, exect presents	said lawfully seized ar, the above granted and des and other Grants, Titles, Charwill warrant and for part, in Law heirs, and a witness whereof, the se	hereby covenant, in	promise and agree to and  own right of and absolute th the appurtenances; that the ments, Tixes, Assessments, me unto said part of the or persons, whomsoever laters and hereunto said	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not be second part, wfully claiming or to class thank the	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.	at the deliver simple, of a cumbered of against said
And heirs, exect presents	said lawfully seized lawfully seized ar, the above granted and des and other Grants, Titles, Charles will warrant and to part her law heirs, and a witness whereof, the said	hereby covenant, in	promise and agree to and  own right of and absolute th the appurtenances; that ments, Tixes, Assessments, ments or persons, whomsoever la first part had bereunto s	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what note second part, wfully claiming or to class thank the	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.	at the deliver simple, of a cumbered of against said
And heirs, exec presents and singular and that of the first IN STATE	said lawfully seized lawfully seized ar, the above granted and des and other Grants, Titles, Charles will warrant and to part her law heirs, and a witness whereof, the said	hereby covenant, in	promise and agree to and move right of and absolute the the appurtenances; that the appurtenances; that the agree of the corporation of the corporation, whomsoever later than the agree of the corporation	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not be second part, wfully claiming or to class thank the	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.	at the deliver simple, of, a gainst said
And heirs, exec presents and singular and that of the first IN STATE	said	hereby covenant, in	promise and agree to and move right of and absolute the the appurtenances; that the appurtenances; that the agree of the corporation of the corporation, whomsoever later than the agree of the corporation	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not be second part, with claiming or to class the second part, the second part part, the second part, the second part part, the second part, the second part, the second part, the second part part part part part part part part	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.	at the deliver simple, of, a gainst said
And heirs, exect presents and singular and that and that of the first IN STATE County of in and for	said	hereby covenant, in	promise and agree to and mount right of and absolute the the appurtenances; that the appurtenances; the	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not be second part, the wfully claiming or to class the same are free, clear, wfully claiming or to class the same are free free free free free free free	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.  day and year above	at the deliver simple, of a combered of against said written.
And heirs, exec presents	said lawfully seized ar, the above granted and des and other Grants, Titles, Charles will warrant and for part, the Law heirs, and a witness whereof, the said County and State, on the	hereby covenant, in 100 scribed premises, wit rges, Estates, Judgm brever defend the sai all and every person aid part 10 of the f	promise and agree to and  own right of and absolute th the appurtenances; that the ments, Tixes, Assessments, me unto said part of the or persons, whomsoever late first part has bereunto so  day of  and  the within and foregoing inserver.	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not be second part, Market hand the same are free claiming or to class the same are free conditions of the second part, Market free free conditions of the second part, Market free free conditions of the second part, Market free conditions of the second part free conditions of the second	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.  day and year above	at the deliver simple, of accumbered of against said
And heirs, exec presents and singular and that of the first IN STATE County of in and for to me knowsame as	and and all and and destand other Grants, Titles, Character will warrant and to part his than heirs, and a witness whereof, the same of the control of the c	hereby covenant, in the series premises, with rges, Estates, Judgm brever defend the san all and every person aid part of the series before the series befor	promise and agree to and  own right of and absolute th the appurtenances; that the ments, Tixes, Assessments, me unto said part of the or persons, whomsoever late first part has bereunto so  day of  and  the within and foregoing inserver.	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not second part, with the same are the second part, the second part, and acknowled hin set forth.	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.  day and year above	at the deliver
And heirs, exec presents	and and seized ar, the above granted and des and other Grants, Titles, Charles will warrant and to part his than heirs, and a witness whereof, the second country and State, on the wind to be the identical person.  WINDER MY HAND OFFICE AND AND OFFICE AND HAND OFFICE AND HAND OFFICE AND AND OFFICE AND AND OFFICE AND AND OFFICE AN	hereby covenant, in the series, with rges, Estates, Judgm orever defend the sai all and every person aid part of the financial part	promise and agree to and  own right of and absolute th the appurtenances; that ments, Tixes, Assessments, me unto said part of the or persons, whomsoever la first part has hereunto so day of the within and foregoing ins the uses and purposes there	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not second part, with the same are the second part, the second part, and acknowled hin set forth.	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.  day and year above	at the deliver
And heirs, exec presents	and and all and and destand and destand of the above granted and destand of the will warrant and for part his fluid heirs, and a witness whereof, the said County and State, on the win to be the identical person.  Here and voluntary warrant and to be the identical person.  Here and voluntary warrant and to be the identical person.	hereby covenant, in the series premises, with rges, Estates, Judgm brever defend the san all and every person aid part of the series before the series befor	promise and agree to and  own right of and absolute th the appurtenances; that ments, Tixes, Assessments, me unto said part of the or persons, whomsoever la first part has hereunto so day of the within and foregoing ins the uses and purposes there	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not second part, with the same are the second part, the second part, and acknowled hin set forth.	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.  day and year above	at the deliver
And heirs, exec presents	and and seized ar, the above granted and des and other Grants, Titles, Charles will warrant and to part his than heirs, and a witness whereof, the second country and State, on the wind to be the identical person.  WINDER MY HAND OFFICE AND AND OFFICE AND HAND OFFICE AND HAND OFFICE AND AND OFFICE AND AND OFFICE AND AND OFFICE AN	hereby covenant, in	promise and agree to and  own right of and absolute th the appurtenances; that ments, Tixes, Assessments, me unto said part of the or persons, whomsoever la first part has hereunto so day of the within and foregoing ins the uses and purposes there	with said part of and indefeasible estate the same are free, clear, Encumbrances, of what not second part, with the same are the second part, the second part, and acknowled hin set forth.	the second part that of inheritance, in fee discharged and unin ature of kind soever;  heirs and assigns, im the same.  day and year above  A.D. 19 on	at the deliversimple, of accumbered of against said