WITHINSTETT, Traduid part life of the dark unit, in consideration of the sum of these theoretical and the control part in hearthy acknowledged, to by their present, Gard, Bergin, Sell and Garny unity and particulable to second part have been and state at Observations and selected and to following described their seal selected of sealth and state of Observat, their seal selected of sealth and state of Observat, the recordinated of sealth of sealth and observat of sealth and sealth and observations of the sealth of sealth and sealth and observations of the sealth sealth and	with a still flavories and absorbed the black of the first part and blacked by the second post of the first part and blacked by the second post of the first part and blacked by the second post of the first part and the second post of the first part and part and the second post of the first part and		day of Movember A. D. 1956, between
the off of the stand bounds, when the first part in consideration of the sum of the standard between the second of the sum of the standard between the second of the sum of the	Leaves and Department of the test now, in consideration at the sum of the state of the test now, in consideration at the sum of the state of the state of the test now, in consideration at the sum of the state of t		
NOTINESSETTI, The dail part like of the first care, in consideration of the sum of the like the delegated according to the control part of the part of the first care, in consideration of the sum of the like the delegated according to the part of the sum of the country of the part of the sum of the sum of the sum of the country of the control part of the following described field that the first care of the following described field the sum of the sum of the country of the control part of the sum of the first care of the first part of the sum of the sum of the first part of the sum of the sum of the first part of the sum of	WITHERSETT, The said put select of the first text, in consideration of the sum of Market Market School Scho	of in the city of Tilla Tilla County, in the State of Oklaho	made the first part and annoy & Rush and
WITHESSETTI, The death part left of the first unit, in residentice of the sum of Market the state state leaders (MARIA)  BOLLEY (IN 1900) is hearby acknowninged, to by their presents, Grant, Bregain, Sell and Coursy and one part left the county and not part left to be county and the statewish of the county and state of Olderman, was their and suppose of the statewish of fill the electrical of the statewish of the county of the statewish of the statewish of the county of the statewish of	WITHERSETTE, The dain part cells of the first pert, in consideration of the mm of the the the the the the control of the first pert, in consideration of the mm of the	Edwin affuel	
(M) 10)  The results whereast is hereby extensively described Real Estate, Silvaned in the County of colory uniques practically the second part, before nod surging, at it of the following described Real Estate, Silvaned in the County of colory uniques practically the coloridations, and state of Children's American State County of the County of coloridation of the County of coloridation of the County of th	BAYE AND TO HOLD THE BANK. Together with all and singular the Treameria, Hereditaments and Appurtamence theraunto belonging or properly in recording for the delication of the second many of the second ma		of the second pa
(Misselly wheesed is hereby nebenovinged, do _ by their presents, Grant, Bargin, Sell and Conny unique prairies that the scood part, before being and subject and subject, all of the inflowing described Anal Extent, Standed in the County of	BAYE AND TO HOLD THE BANK. Together with all and singular the Treameria, Hereditaments and Appurtamence theraunto belonging or properly in recording for the delication of the second many of the second ma	WITNESSETH, The said part le of the first part, in consider	ration of the sum of Three thousand mine hundre
The New Holling of the following described Real Britis, Silvance in the Commy of Leaking Control of the Control	in and sasjan, all of the following described Real Edus, Sitentia in the Country of Lather of Science and Lather of	(\$3900)	DOLLAR
The nontrolled of generation of the search and present the search of search the search of search the search of search the search of search of search the search of sea	The restriction of processing of the second formers of the second processing of the second processing of the second process of the s	the receipt whereof is hereby acknowledged, do by these presents, Gra	nt, Bargain, Sell and Convey unto said part of the second part, him
TO HAVE AND TO HOLD THE SAME. Together with nit and singular the Toursenste, therefore and Apputtonances throunds for party and annual collections.  TO HAVE AND TO HOLD THE SAME. Together with nit and singular the Toursenste, therefore an a second party and annual collections.  TO HAVE AND TO HOLD THE SAME. Together with nit and singular the Toursenste, therefore an a second party and a second party to the delivery of the second party that have been a second party that have been a second party that the delivery of the process. In the second party that have been a second party that the delivery of the process. In the second party that have been a second party that the delivery of the process. In the second party that the delivery of the process. In the second party that the delivery of the process. In the second party that is party to the second party that the second pa	JAME AND TO HOLD THE SAME, Together with all and singular the Tenerantic, Herditanents and arguments belonging or projectly, including for and analysis and all interests in the second force.  ANY AND TO HOLD THE SAME, Together with all and singular the Tenerantic, Herditanents and arguments and arguments. It is the second force.  Any find of these Lebesydees, Schilds M. Happeleas Middle Marian & Successful Schildschild for Middle second for the second part that at the delivery of the second part that at the second of the second part that at the delivery of the second part that at the delivery of the second part that at the delivery of the second part that at the second of the second part that at the second of the second part that at the second part that the second part that at the second part that the s		
TO HAVE AND TO HOLD THE SAME, Together with all and singular the Tesceneris, Hereditaneous and Apputenances thereunts belonging or may vive morpetalaning torover.  And fills, and administratory, all the second processes, the second part that delivery of the processes. In a district of the second part that the delivery of the processes. In a district of the second part that the delivery of the processes. In the same are face, clear, discharged and unincombered of and fractions of the second part that it the delivery of the processes. In the same are face, clear, discharged and unincombered of and fractions as a second part that it the delivery of the processes. In the face of the second part that it the delivery of the processes. It is the same are face, clear, discharged and unincombered of and fra discount and fractions. The face of the second part that it the delivery of the processes. It is the same are face, clear, discharged and unincombered of and for all former actually face that the same are face, clear, discharged and unincombered of and for the same to the second part. It is the same to the second part of the second part, and the same to the same to the second part. It is the same to the second part, and the second part and the second part and second the second part and the second part and second the second part and the second part and second the second part and sec	THE ALM AND TO HOLD THE SAME, Together with all and singular the Tenaments, Hereditaments and Apputenances thereunto belonging or greater feeling, including allow should estate in the research, the research force and apputenances thereunto belonging or greater and feeling and the same and apputenances thereunto belonging or greater and feeling and the same and apputenances thereunto belonging or greater and described premises, with the apputenances; that the same are free, clear, discharged and uninaumbered of and feeling the feeling and the same and described premises, with the apputenances; that the same are free, clear, discharged and uninaumbered of and feeling the feeling and the same are free, clear, discharged and uninaumbered of and feeling the feeling and the feeling and the same are free, clear, discharged and uninaumbered of and feeling the feeling and the feeling and the same and people and the same are free, clear, discharged and covery greater and appeared to the second part, and the feel people are appeared to the same and people are specified and assigns, against said particle of the second part, and the same and people are appeared to the second part, and the same and people are appeared to the second part, and the same and people are appeared to the second part, and the same and people are appeared to the same and people are appeared to the second part, and the same and people are appeared to the second part, and the same and people are appeared to the second part, and the same and people are appeared to the same and people appeared to the same and people are appeared t	The northeast quarter of the untheast	"quarter of section twenty four (04)
TO HAVE AND TO HOLD THE SAME, Together with all and singular the Teachers. Herefittinesed and Apputenances thereunds belonging or mayorie amorptaining forever.  And still fellow. A Mereglew. Mellow the frequency of the district of the second part that at the delivery of the process. Letting all the having which is produced and described premises, with the apputenances; that the same are free, clear, discharged and unincombered of and free free and what against a forever that the first part. Letting the free free free free free free free fr	THE ALM AND TO HOLD THE SAME, Together with all and singular the Tenaments, Hereditaments and Apputenances thereunto belonging or greater feeling, including allow should estate in the research, the research force and apputenances thereunto belonging or greater and feeling and the same and apputenances thereunto belonging or greater and feeling and the same and apputenances thereunto belonging or greater and described premises, with the apputenances; that the same are free, clear, discharged and uninaumbered of and feeling the feeling and the same and described premises, with the apputenances; that the same are free, clear, discharged and uninaumbered of and feeling the feeling and the same are free, clear, discharged and uninaumbered of and feeling the feeling and the feeling and the same are free, clear, discharged and uninaumbered of and feeling the feeling and the feeling and the same and people and the same are free, clear, discharged and covery greater and appeared to the second part, and the feel people are appeared to the same and people are specified and assigns, against said particle of the second part, and the same and people are appeared to the second part, and the same and people are appeared to the second part, and the same and people are appeared to the second part, and the same and people are appeared to the same and people are appeared to the second part, and the same and people are appeared to the second part, and the same and people are appeared to the second part, and the same and people are appeared to the same and people appeared to the same and people are appeared t	township mineteen (19) north of n	uge welve (1) each containing forty
TO HAVE AND TO HOLD THE SAME, Together with all and singular the Tonements, Hereditaneans and Appurtonances thereunto belonging or myvine apportaining forever.  And the property of the property of the property of the same of the second part that at the delivery of the presents. Hereditaneans and Appurtonances thereunto belonging or myvine apportaining forever.  And the property of the property of the second part that at the delivery of the presents. Hereditaneans of the second part that at the delivery of the presents. Heredital part had not become and individually be and inhoritanean, in fee simple, of mig. 48 and singular, the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincombered of and free all former analysis of the first part had been appropriately for the present of the first part had been appropriately for the present of the first part had been appropriately for the present appropriately delivered the same appropriately delivered the s	DEAVE AND TO HOLD THE SAME. Together with all and singular the Tenements, Hereditaments and Appurtenances thereunto belonging or grains appetutioning forever.  And the foliar of the process of the process of the same of th	of for H. Tiger (a Greek Freeding	formerly the homestead allottiments
TO HAVE AND TO HOLD THE SAME. Together with all and singular the Tenuments, Hereditaments and Appurtenances thereunto belonging or many wise supertaining forever.  And find foliar to Melley Many Many Many Many Many Many Many Man	D BAYE AND TO HOLD THE SAME. Together with all and singular the Tenements, Hereditaments and Appurtenances thereunto belonging or gwise empertaining forever.  And fold from Edderstell, Milliam African Management and agree to and with faird part city of the second part that at the delivery of the second, or administrators, do hereby covenant, promise and agree to and with faird part city of the second part that at the delivery of the second independent of the second described premises, with the appurtenances; that the same eree, clear, discharged and unincumbered of and from and when the fair part the former and scheme for the same are fees, clear, discharged and unincumbered of and from the same for the fair part of the fair part of the same are fees, clear, discharged and unincumbered of and from the same for the same for the same of	and the second s	artikan inganisan ang kantagan ang ali arawa ng mga pangan pangan dan ang ang ang ang ang ang ang ang ang a
TO HAVE AND TO HOLD THE SAME. Together with all and singular the Tenaments, Hereditaments and Appurtenances thereunto belonging or anywise appetaining forever.  And fail of the S. Mergelen, Lellen Mangelen Market Secretary Secretary of the second part that at the delivery of the presents. Here all the second part that at the delivery of the presents. Here all the law of the second part that at the delivery of the presents. Here all the above granted and described prentices, with the appurtenances; that the same are free, clear, discharged and unincombered of and is former emirates. Otanic, Titles, Garges, Epistes, Judger mig. Taxes, Assessments, Beginnians, of what natures king severs; the second part that the same are free, clear, discharged and unincombered of and free former emirates. Otanic, Titles, Garges, Epistes, Judger mig. Taxes, Assessments, Beginnians, of what natures thing severs; the fail former emirates of the great that the same are free, clear, discharged and unincombered of and free former emirates. The second part, will warrant and forwar defend the same unto each part of the first pair. Meeting will warrant and forwar defend the same unto each part of the first pair. Meeting will warrant and forwar defend the same unto each part of the first pair. Meeting will warrant and forwar defend the same unto each part of the first pair. Meeting will warrant and forwar defend the same unto each part of the first pair. Meeting will warrant and forwar defend the same unto each part of the first pair. Meeting will warrant and forwar defend the same and every person-experience, whomseever harfully school the day and year above written.  STATE OF OKLAHOMA,  BEFORE MID. Meeting will be the identical person-ex-who executed the within and foregoing instrumens, and asknowledged to me that Meeting will be the identical person-ex-who executed the within and foregoing instrumens, and asknowledged to me that Meeting will be the identical person-ex-who executed the within and foregoing instrumens, and asknowledged t	D BAYE AND TO HOLD THE SAME. Together with all and singular the Tenements, Hereditaments and Appurtenances thereunto belonging or gwise empertaining forever.  And fold from Edderstell, Milliam African Management and agree to and with faird part city of the second part that at the delivery of the second, or administrators, do hereby covenant, promise and agree to and with faird part city of the second part that at the delivery of the second independent of the second described premises, with the appurtenances; that the same eree, clear, discharged and unincumbered of and from and when the fair part the former and scheme for the same are fees, clear, discharged and unincumbered of and from the same for the fair part of the fair part of the same are fees, clear, discharged and unincumbered of and from the same for the same for the same of	party of the second bart and and all	interest we now have in said
TO BAVE AND TO HOLD THE SAME, Together with all and singular the Tenaments, Hereiltaments and Appurtenances thereunto belonging or anywise appertaining forever.  And fails of these factories, and the same and agencies and agencies and antiblated should be second part that at the delivery of the presents. Little Alleria Science of the second part that at the delivery of the presents. Little Alleria Science of the same and described premises, with the appurtenances; that the same are free, clear, discharged and unbiasomered of and is former assistance. Grants, Titles, Charges, Epithes, Judger ply, Toron, Assessments, Regularizance, at what natures kinds several all former assistances. Grants, Titles, Charges, Epithes, Judger ply, Toron, Assessments, Regularizance, at what natures kinds several all former assistances of the same and former assistances. The same assistances of the same and that the same and former assistances of the same and that the same and that the same and the same and over deland the same and same and that the same and the same and over deland the same and same and the first part. Level Laberty Science of the first part before the same and part of the first part before the same and part of the first part before the same and part of the first part before the same and part of the same and part of the same and the same and part of the same same same same same same same sam	D BAYE AND TO HOLD THE SAME. Together with all and singular the Tenements, Hereditaments and Appurtenances thereunto belonging or gwise empertaining forever.  And fold from Edderstell, Milliam African Management and agree to and with faird part city of the second part that at the delivery of the second, or administrators, do hereby covenant, promise and agree to and with faird part city of the second part that at the delivery of the second independent of the second described premises, with the appurtenances; that the same eree, clear, discharged and unincumbered of and from and when the fair part the former and scheme for the same are fees, clear, discharged and unincumbered of and from the same for the fair part of the fair part of the same are fees, clear, discharged and unincumbered of and from the same for the same for the same of	property including leave hold est	ate in the same!
And aid from the first part.  And first par	while appetition forever.  And still from A Heryllin. I delice for the second part that at the delivery of the second sometimistrators, do hereby coverent, promise and agree to and with still particle. If the second part that at the delivery of the second substitute of administrators, do hereby coverent, promise and agree to and with still particle. If the second part that at the delivery of the second substitute of the second part that at the delivery of the second substitute of the second part that at the delivery of the second substitute of the second part that at the delivery of the second substitute of the second part that the same are free, clear, discharged and unincombered of and for foreign that the same agree that the apparentments of the second part of the same.  IN WITNESS WHEREOF, the said particle of the sum onto said particle of the second part of the day and year above written.  PATE OF OKLAHOMA,  BEFORE ME LA symbol substituted the same unto set the second part of the day and year above written.  Substitute of the day and year above written.  PATE OF OKLAHOMA,  BEFORE ME LA symbol substituted the same unto set the second part of the day and year above written.  Substitute of the day and year above written.  Substitute of the day and year above written.  Substitute of the second part of the same and of second part of the second part of the same.  BEFORE ME LA symbol substituted the within and foregoing instrument, and acknowledged to me that substituted the substituted day of substituted and substituted the second part of the second part of the second part of the same of the substituted substituted and substituted substituted and substituted s		
nowing appetating forever.  And said from F. Heydeley, Mille M. Heydeley I that Source for Belley of the processors, or administratore, do bereby covenant, promise and agree to and with this part that of the second part that at the delivery of the movements. Little Sell lawfully seried in the law own right of and absolute and indefeasible estate of inheritance, in fee simple, of sing to message the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and fill former and makes Grants. Titles, Charges, Estates, Judgments, Taxes, Assessments, Encymbrances, of what natures a kind soever.  I suffer the same from the first part that the same are free, clear, discharged and unincumbered of and fill former and makes Grants. Titles, Charges, Estates, Judgments, Taxes, Assessments, Encymbrances, of what natures kind soever.  I suffer the same from the same and forever defend the same unto said part of the second part, will warrant and forever defend the same unto said part of the second part, will warrant and forever defend the same unto said part of the second part, will warrant and sessions, against said part of the first part, the same part that part, the same hereunto said forever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said part of the first part has a hereunto said first hands the day and year shore written.  STATE OF OKLAHOMA,  BEFORE ME Claffer and part of the first part has a hereunto said first hands the day and year shore written.  STATE of or or said County and State, on this  BEFORE ME Claffer and part of the first part has a hereunto said first hands the day and year shore written.  STATE of or or said County and State, on this  BEFORE ME Claffer and part of the second purposes therein so forth.  STATE of or or said County and State, on this  BEFORE ME Claffer and part of the second	white appetitating forever.  And still from Ribergolini, Ideality Hoppellum, Effect Security Security Constitution, executors, or administratore, do hereby covenant, promise and argue to and with still particle. Of the second part that at the delivery of the secutes, or administratore, do hereby covenant, promise and argue to and with still particle. Of the second part that at the delivery of the secutes of inheritance, in fee simple, of lang, the above granted and described premises, with the apparentenances; that the same are free, clear, discharged and unincumbered of and for former and other Grants, Titles, Charges, Espites, Judgments, Taxes, Assessments, Enoughnances, of what natures is kind soover.  If ormer and other Grants, Titles, Charges, Espites, Judgments, Taxes, Assessments, Enoughnances, of what natures is kind soover.  If ormer and other Grants, Titles, Charges, Espites, Judgments, Taxes, Assessments, Enoughnances, of what natures is kind soover.  If ormer and other Grants, Titles, Charges, Espites, Judgments, Inc. Charles, Inc. Charle		
nowing appetating forever.  And said friend for the special content of the second part that at the delivery of the second part special country and administrators, do hereby covenant, promise and agree to and with said part said part said part said at the delivery of the second part shat at the delivery of the second part shall s	while appetituding forever.  And still from A Abergalius, I will make the processor of the second part that at the delivery of the second so doministrators, do hereby coverent, promise and agree to and with still part and the second part that at the delivery of the second so doministrators, do hereby coverent, promise and agree to and with still part and the second part that at the delivery of the second so doministrators, do hereby coverent, promise and agree to and with still part and the second part that at the delivery of the second part that a still part that the same are free, clear, discharged and unincumbered of and for foreign that the same as a still part that the second part and the same and the same approaches the second part, and the same approaches the second part, and the same and the first part beautifully claiming or to claim the same.  IN WITNESS WHEREOF, the said part short the first part have hereunto set that hands the day and year above written.  PATE OF OKLAHOMA,  BEFORE ME Adjusted by a storage and school and second part and school and school and second part and school and sc		
And said fries presentating forever.  And said fries the special in the special i	white appetitating forever.  And still from Ribergolini, Ideality Hoppellum, Effect Security Security Constitution, executors, or administratore, do hereby covenant, promise and argue to and with still particle. Of the second part that at the delivery of the secutes, or administratore, do hereby covenant, promise and argue to and with still particle. Of the second part that at the delivery of the secutes of inheritance, in fee simple, of lang, the above granted and described premises, with the apparentenances; that the same are free, clear, discharged and unincumbered of and for former and other Grants, Titles, Charges, Espites, Judgments, Taxes, Assessments, Enoughnances, of what natures is kind soover.  If ormer and other Grants, Titles, Charges, Espites, Judgments, Taxes, Assessments, Enoughnances, of what natures is kind soover.  If ormer and other Grants, Titles, Charges, Espites, Judgments, Taxes, Assessments, Enoughnances, of what natures is kind soover.  If ormer and other Grants, Titles, Charges, Espites, Judgments, Inc. Charles, Inc. Charle		경기를 받아 하는 사람들이 있는 것이 되었다. 그런
And said from the processors, or administratore, do bereby covenant, promise and agree to and with this particle of the second part that at the delivery of the presents being a content of the second part that at the delivery of the presents being a content of the second part that at the delivery of the presents being a content of the second part that at the delivery of the presents being a content of the second part that at the delivery of the present of the second part that at the delivery of the present of the second part that the same are free, clear, discharged and unincumbered of and find all former aminates Grants. Titles, Charges, Estates, Judgments, Taxes, assessmots, Engumbrances, of what natures kind soever; the first part being for the second part, and the same later of the first part being a content of the second part, and second part of the first part, being a content of the first part, being will warrant and forever defend the name unto said particle of the second part, and sesions, against said part of the first part, being having a content of the first part, being having a content of the first part have bereauto set the second part, and year above written.  STATE OF OKLAHOMA, and all and every person or presents, whomseever lawfully ulniming or to claim the same.  IN WITNESS WHESTEOF, the said part set of the first part have bereauto set the second part, and year above written.  STATE OF OKLAHOMA, and an and forever defend the name unto said particle of the second part, and year above written.  STATE of or oklahoma, and all and every person or presents, whomseever lawfully ulniming or to claim the same.  BEFORE ME Language and the second part of the second par	white appetitating forever.  And still from Addressed in Manual Manual Manual Manual Manual Manual Inc.  And still from Addressed in Manual Ma		
And said from Francy for hereby covenant, promise and agree to and with this descent of the second part that at the delivery of the second part that the same are free, clear, discharged and unincumbered of and fill former and the former and the former than the same and the second part, discharged from the second part that the second part th	whise appetitating forever.  And still from Addressed in Manual Manual States of the secont of the second part that at the delivery of the seconts and administratore, do hereby covenant, promise and agree to and with still part of the second part that at the delivery of the seconts. Letting Male, lawfully seized in Matter own right of and absolute and indefensible catate of inheritance, in fee simple, of anglad a singular, the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and fel former and other Grants, Titles, Charges, Espaine, Judge mis, Taxes, Assessagents, Enogunbrances, of, what natures kind soever, and the same and		
And said files. It Meyslen Shelpster Shell M. Happlen Shell Sleeving Sheward Sheward In Carles Tor Bellings, executors, or administrators, do hereby coverant, promise and agree to and with said part set. Of the second part that at the delivery of the resents. Lattly self-le lawfully seized in Lattle own right of and absolute and indefeasible estate of inheritance, in fee simple, of any mand singular, the above granted and described premises, with the appurlenances; that the same are free, clear, discharged and unknownberred of and full former and the foreign of the same of the same and the same are free, clear, discharged and unknownberred of and full former and the same states. The same are free, clear, discharged and unknownberred of and full former and the same states. The same are free, clear, discharged and unknownberred of the full same states of the same are free, clear, discharged and unknownberred of the full same and same and same and same are free, clear, discharged and unknownberred of and full same and same are free, clear, discharged and unknownberred of and full same are free, clear, discharged and unknownberred of and full same are free, clear, discharged and unknownberred of and full same are free, clear, discharged and unknownberred of and full same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of and the same are free, clear, discharged and unknownberred of the free same are free, clear, discharged and unknownberred of the free same are free, clear, discharged and unknownberred of the free same are free, c	And said foliate for the species of the species of the second part that at the delivery of the seems. Littly ask harden in the seems, the seems of an an animalism tore, do bereby coverant, promise and agree to and with said part ide. Of the second part that at the delivery of the seems. Littly ask harden granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and for former and anther Grants, Titles, Charges, Estates, Judgar 18, Taxes, Assessages ask, Enoughbraness, of what nature, and unincumbered of and for former and anther Grants, Titles, Charges, Estates, Judgar 18, Taxes, Assessages ask, Enoughbraness, of what nature, and unincumbered of and former and the same that the same and seems of the second part, and later than the same and of the same unto said part selected the second part, and little ask and all and every person-or-passons, whomsoever lawfully ulniming or to claim the same.  IN WITNESS WHEREOF, the said part about the first part haze, hereunto set that hands the day and year above written.  FATE OF OKLAHOMA,  ass.  BEFORE ME Little and the said part and deed for the uses and purposes therein set forth.  THE BY OF OKLAHOMA, who executed the within and foregoing instrument, and acknowledged to me that the same as the thirty of the second part and deed for the uses and purposes therein set forth.  UNENDER MY. HAND. OFFICIALLY This.  Charge of the second part of the second purposes therein set forth.  UNENDER MY. HAND. OFFICIALLY This.  Charge of the second part of clear and colours and deed for the uses and purposes therein set forth.  UNENDER MY. HAND. OFFICIALLY This.  Charge of the second part of clear and colours and deed for the uses and purposes therein set forth.  Colours and colours are forther than the second part of the s	nywise annertaining forever	어린 사람들이 어떻게 되었다. 그는 사람들은 사람들이 가게 하는 그 없었다는 것이
presents. Held all lawfully seized in	ins, excenters, or administrators, do hereby covenant, promise and agree to and with said part and the security of the second part that at the delivery of the design and informed part and described premises, with the apputenances; that the sance are free, clear, discharged and unincombered of and for a former and other Grants, Titles, Charges, Estates, Judger etc., Taxes, Assessments, Rongmirrances, of what natures of kind seever the former and other Grants, Titles, Charges, Estates, Judger etc., Taxes, Assessments, Rongmirrances, of what natures of kind seever the former and office of the second part, and the sance of the first part and the first part and seed of the second part, and the sance in the first part, bleech beins, and all and every person-or-persons, whomsoever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said part that of the first part has a bereunto set bleech hands. The day and year above written the first part, bleech beins, and all and every person or personally appeared to the day of the second part, and state, on this the same and for said County and State, on this day of the second of the same as the second part and set of the uses and purposes therein set forth.  GIYEN GNDER MY, HAND OFFICIALLY This.  Gay of the second the day of the uses and purposes therein set forth.  GIYEN GNDER MY, HAND OFFICIALLY This.  Gay of the second of the second of the uses and purposes therein set forth.  GIYEN GNDER MY, HAND OFFICIALLY This.  Gay of the second of the uses and purposes therein set forth.  GIYEN GNDER MY, HAND OFFICIALLY This.  A. D. 19 at	and said John F. Storyden Lath M. Storyder	I Ather Davis of Samuel G. Davis for thele
presents. Hely all lawfully seized in the contribution own right of and obsolute and indefeasible estate of inheritance, in fee simple, of and mind singular, the above granted and described premises, with the appartenances; that the same are free, clear, discharged and unincumbered of and full former and other Grants, Titles, Charges, Estates, Judgar mis, Taxes, Assessments, Engumbraness, of what natures askind soever; and the contribution of the first part and of the first part and of the first part become part, and contributed the same unto said part and of the first part become part, and contributed the contribution of the first part because the first part has a bereunto set the first bands the day and year above written.  STATE OF OKLAHOMA, ass.  BEFORE ME Of Application of the first part has a bereunto set the contribution of the	esents Langual, lawfully seized in Little. Own right of and absolute and indefeasible estate of inheritance, in fee simple, of and a disqualar, the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and for former and other Grants, Titles, Charges, Estates, Judgm 15, Taxes, Assessingents, Engumbrances, of what natures as kind soever, a per former and other Grants, Titles, Charges, Estates, Judgm 15, Taxes, Assessingents, Engumbrances, of what natures as kind soever, a per former and other former and severe and the first part. The first part, Intelligent and assigns, against said part the first part, Intelligent, and all and every person-or-persons, whomsoever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said part the of the first part have become better hands the day and year above written.  IN WITNESS WHEREOF, the said part the of the first part have become set the first part have become as the first part have been dead of the first part have been dead of the day and year above written.  IN WITNESS WHEREOF, the said part the of the first part have become to the day and year above written.  IN WITNESS WHEREOF, the said part the first part have become to the first part have been as the first part have been and the first part have been and for said Country and State, on this day of the second part of the same and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALITY This day of the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALITY This day of the beautiful first part have been and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALITY This day of the beautiful first part have been and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALITY This day of the beautiful first part have been and of the second of the second part of the second part of the first part have been	hairs executors or administrators do hereby covenant promise and a	wree to and with said part less of the second part that at the delivery of the
and singular, the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and fall former and other Grants, Titles, Charges, Estakes, Judgments, Taxes, Assessments, Engineerances, of what natures kind soever; a few feet for the grant 1001, and of grant and the control of the first part has a few feet for the grant and forever defend the same anto said part with the second part, which leaves him the first part has a hereunto set for hands the day and year above written. In witness where the said part word the first part has a hereunto set for hands the day and year above written.  STATE OF OKLAHOMA, a second of the first part has a hereunto set for hands the day and year above written.  STATE OF OKLAHOMA, a second of the first part has a hereunto set for hands the day and year above written.  STATE OF OKLAHOMA, a second of the first part has a second part of the first part has a second part of the first part has a second part of the said country and State, on this day of the second part of the first part has a second part of the sec	d singular, the above granted and described premises, with the appurlenances; that the same are free, clear, discharged and unincumbered of and for former and miner Titles, Charges, Epistee, Judgm rity, Taxes, Assessments, Engambraness, of what natures as kind soever; the first part leads for the same apprentional described for the same unto said particular described for the same unto said particular described for the same. In witness while the same and overy person-or persons, whomsoever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said particular the first part have bereunto set the hands the day and year above written.  A substituted for the said country and State, on this day of the same and for said Country and State, on this day of the said particular described personally appearance in the same who executed the within and foregoing instrument, and acknowledged to me that the same as the same and of the same with the same within and foregoing instrument, and acknowledged to me that the same are the same and deed for the uses and purposes therein set forth.  HIVEN ENDER MY HAND OFFICIALIX This day of the same should be same as the same and say of the same and day of the same should be same should be same should be same as the same and say of the same and say of the same should be same should be same should be same as the same and say of the same should be same as the same should be same and say of the same should be same should be same same should be same should be same same same should be same same same same same same same sam	Hard 21 le lentelle and in 1 febre and in 1	and absolute and indefentible estate of inheritance in fee simple of and in
Il former and other Grants, Titles, Charges, Estates, Judger nig. Taxes, Assessments, Enginetranes, of what natures a king soever; after the first part has a great three thre	former accimiler Grants, Titles, Charges, Estates, Judgmints, Taxes, Assessments, Engundraness, of what natures kind soever;  Joseph Language for the general control of the same unto said particles of the second part, and assigns, against said particle first part, bleach heirs, and all and every person-or persons, whomsoever lawfully ulaiming or to claim the same.  IN WITNESS WHEREOF, the said particle of the first part have bereunto set the hands the day and year above written.  John Manuary of Luchaelle and State, on this second part of the first part have bereunto set the first part hands the day and year above written.  FATE OF OKLAHOMA, and of the said particle of the first part have bereunto set the first part hands the day and year above written.  John Manuary of Luchaelle and State, on this second particle of the said Country and State, on this second particle of the said Country and State, on this second particle of the said Country and second particle of the second particle of the said Country and second particle of the second particle of the said Country and second particle of the second particle o		
The first part will warrant and forever defend the same unto said part who if the second part, we will warrant and forever defend the same unto said part who is the first part, when he first part, when he first part, when he first part have hereunto set the hand the day and year above written.  IN WITNESS WHEREOF, the said part wo it the first part have hereunto set the hand the day and year above written.  STATE OF OKLAHOMA,  Sound of the said County and State, on this day of the said part who executed the within and foregoing instrument, and acknowledged to me that the same as the said the said country act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of the said part who could be deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of the said part who colook the coorded the day of the said the said of the said and of the said t	d that. Later will warrant and forever defend the same unto said parted of the second part, and all and every person-or persons, whomsoever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands year above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said year above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said part is of the day of the day of the day of the said part have been above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS	and singular, the above granted and described premises, with the appurent	ances, that the same are free, clear, discharged and unmountered of and in
The first part will warrant and forever defend the same unto said part who if the second part, we will warrant and forever defend the same unto said part who is the first part, when he first part, when he first part, when he first part have hereunto set the hand the day and year above written.  IN WITNESS WHEREOF, the said part wo it the first part have hereunto set the hand the day and year above written.  STATE OF OKLAHOMA,  Sound of the said County and State, on this day of the said part who executed the within and foregoing instrument, and acknowledged to me that the same as the said the said country act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of the said part who could be deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of the said part who colook the coorded the day of the said the said of the said and of the said t	d that. Later will warrant and forever defend the same unto said parted of the second part, and all and every person-or persons, whomsoever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands the day and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands and year above written.  IN WITNESS WHEREOF, the said part is of the first part have bereunto set that hands year above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said year above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said part is of the first part have been above written.  IN WITNESS WHEREOF, the said part is of the day of the day of the day of the said part have been above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS WHEREOF, the day of the said part above written.  IN WITNESS	III former and other Grants, Titles, Charges, Latter, Judgit his, Taxes, A Schuly 7. Omith	sessions, Enormorances, or white nature as kind soever,
ind that. Hely will warrant and forever defend the same unto said particle of the second part, and assigns, against said particle of the first part, being and all and every persone, whomsoever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said particle of the first part have bereunto set the hands the day and year above written.  STATE OF OKLAHOMA,  Secondary of Technology and State, on this grant have been aday of the within and foregoing instrument, and acknowledged to me that the personally appear and set of the uses and purposes therein set forth.  GIVEN UNDER MY. HAND OFFICIALLY This Candidate and the second particle of the uses and purposes therein set forth.  GIVEN UNDER MY. HAND OFFICIALLY This Candidate and the second particle of the uses and purposes therein set forth.  GIVEN UNDER MY. HAND OFFICIALLY This Candidate and the collection of clock and and of the uses and purposes therein set forth.  GIVEN UNDER MY. HAND OFFICIALLY This Candidate and the collection of clock and and of the uses and purposes therein set forth.  GIVEN UNDER MY. HAND OFFICIALLY This Candidate and the collection of clock and the collection of claims.  A. D. 19 J. at Collection My. A. D	debat. My will warrant and forever defend the same unto said parted of the second part, will before and assigns, against said parted the first part, before, and all and every person-er-persons, whomsoever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said part is of the first part have hereunto set the hands the day and year above written.  ATTER OF OKLAHOMA, as BEFORE ME Defended a substitution of the day and year above written.  BEFORE ME Defended a substitution of the day and year above written.  BEFORE ME Defended a substitution of the day and year above written.  BEFORE ME Defended a substitution of the day of the same and for said County and State, on this day of the day	The selection of the selection of the selection to	NY Product which have as the sing the hist days
IN WITNESS WHEREOF, the said part to the first part have bereunto set the hands the day and year above written.  IN WITNESS WHEREOF, the said part to the first part have bereunto set the hands the day and year above written.  STATE OF OKLAHOMA,  SS.  BEFORE ME Controlling a policy of the first part have bereunto set the hands the day and year above written.  STATE OF OKLAHOMA,  SS.  BEFORE ME Controlling a policy of the personal personal personally appeared to me known to be the identical personal who executed the within and foregoing instrument, and acknowledged to me that the case are as the triples of the theory of the uses and purposes therein set forth.  Supplementation of the theory of the uses and purposes therein set forth.  Supplementation of the theory of the uses and purposes therein set forth.  Supplementation of the theory of the uses and purposes therein set forth.  Supplementation of the theory of the uses and purposes therein set forth.  Supplementation of the theory of the uses and purposes therein set forth.  Supplementation of the theory of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein set forth.  Supplementation of the uses and purposes therein the uses and purposes therein the uses and purposes therein the uses and purposes ther	the first part level heirs, and all and every person-or persons, whomsoever lawfully claiming or to claim the same.  IN WITNESS WHEREOF, the said part seed the first part have hereunto set their hands the day and year above written.  ATTE OF OKLAHOMA,  See BEFORE ME Of Lymboling a yesting Desired  and for said County and State, on this day of the same of the same of the same of the identical persons who executed the within and foregoing instrument, and acknowledged to me that they can me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they can be said to the same of the s		
IN WITNESS WHEREOF, the said part is of the first part have bereunto set fleen hands the day and year above written.    Country of Light Manual State, on this	IN WITNESS WHEREOF, the said part seed the first part have bereunto set stand the day and year above written.    Comparison of the said part seed the first part have bereunto set stands the day and year above written.   Comparison of the said part seed the first part have bereunto set stands the said stands of the said seed to be said seed to be said sound stands of the said seed to me that seed the said seed to the uses and purposes therein set forth.    Comparison of the said seed of the uses and purposes therein set forth.   Comparison of the said seed seed to the uses and purposes therein set forth.   Comparison of the said seed seed seed seed the uses and purposes therein set forth.    Comparison of the said part seed the said seed seed seed seed seed seed seed se	nd that Laly will warrant and forever defend the same unto said p	article of the second part, which theirs and assigns, against said part
STATE OF OKLAHOMA,  ass.  BEFORE ME Continued a policy of Declinian and for said Country of Turbal Country of Turbal Country of Turbal Country of Turbal Country of Declinian and for said Country and State, on this day of Survey Country of the identical personal who executed the within and foregoing instrument, and acknowledged to me that for executed are as Shitted free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN GNDER MY. HAND. OFFICENILLY This.  Glay of Country of the Country of the Country of the Use of the Use of the Use of the Country of the Cou	TATE OF OKLAHOMA, ss.  BEFORE ME Of light should a roboty Duble  and for said County and State, on this g day of Museulla Apolary Duble  thus T. Hayden, Little M. Hayden, Ellishbourd Secured G. Sacre  me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that Many executed me as Hillet free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN ENDER MY. HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of May of A.D. 19  FILED FOR RECORD the day of A.D. 19  A.D. 1	어머니 어느 얼마나는 아내가 되면 수가 있다는 사람들이 있는 것이 하는 것은 사람들이 가지 않는 것은 사람들이 가지 않는 것이다.	
BEFORE ME Definition of Technology and State, on this day of Security Definition of Definition of the United Security Definition Definition of the United Security Definition Defin	and for said County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and acknowledged to me that Manual me as Manual free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of Manual County Cou	IN WITNESS WHEREOF, the said part deof the first part haze	hereunto set then hands the day and year above written.
BEFORE ME Definition of Technology and State, on this day of Security Definition of Definition of the United Security Definition Definition of the United Security Definition Defin	and for said County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and acknowledged to me that Manual me as Manual free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of Manual County Cou		John I Hayden
BEFORE ME Definition of Technical State, on this day of Technical Second the day of Te	and for said County and State, on this day of Manual Samuel Boards  me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that May executed me as Main free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of May of A.D. 19  FILED FOR RECORD the day of May of A.D. 19  A.	마이트를 받는 것으로 들었다. 그런	ldith M. Hayden
BEFORE ME Definition of Technical State, on this day of Technical Second the day of Te	and for said County and State, on this day of Manual Samuel Boards  me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that May executed me as Main free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of May of A.D. 19  FILED FOR RECORD the day of May of A.D. 19  A.		Samuel Same
BEFORE ME Definition of Turbulant State, on this day of Turbulant A.D. 19-5 personally appear to the Total Country and State, on this day of Turbulant States and personally appear on the known to be the identical personal who executed the within and foregoing instrument, and acknowledged to me that the executed ame as the thirty free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY. HAND OFFICHALLY This day of A.D. 19  FILED FOR RECORD the day of the day of A.D. 19  FILED FOR RECORD the day of A.D. 19  A.D.	and for said County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and State, on this day of Manual Samuel County and acknowledged to me that Manual me as Manual free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of Manual County Cou	acknowl	ldgmud
n and for said County and State, on this day of Manual A.B. 19-5 personally appear than J. Mayllu, little M. Sayllu   Mallaciand Samuel   Santa    o me known to be the identical personal who executed the within and foregoing instrument, and acknowledged to me that little executed ame as Little free and voluntary act and deed for the uses and purposes therein set forth.  CIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of A.D. 19-5, at o'clock  Recorded the day of A.D. 19-5, at o'clock M.  A.D. 19. , at o'clock M.	and for said County and State, on this day of Successful A.D. 19 personally appear that Filley Hayden, little Mayden little Maintain Security County and acknowledged to me that little executed me as Little free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY. HAND OFFICIALLY This day of SAD. 19  Comission expires. May Mayden day of Sad D. 19 J. at o'clock M. Corded the day of SAD. 19 J. at o'clock M. Corded the day of SAD. 19 J. at O'clock M.	STATE OF OKLAHOMA,	
n and for said County and State, on this day of Manuel County and State, on this day of Manuel County and State, on this day of Manuel County and acknowledged to me that Manuel County are and voluntary act and deed for the uses and purposes therein set forth.  CIVEN UNDER MY HAND OFFICIALLY This day of County	and for said County and State, on this day of Successful A.D. 19 personally appear that Fi Hayflew, little May May and State, on this day of Successful Su	County of Tulea County BEFORE ME CAL	hysenfach; a motor Dislie
o me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that seemed ame as statisting free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of Statistics and purposes therein set forth.  FILED FOR RECORD the day of Statistics and purposes therein set forth.  A.D. 19 J. at So'clock M. A.D. 19 J. at Sold M. A.D. 19 J.	me known to be the identical persons, who executed the within and foregoing instrument, and acknowledged to me that state of the uses and purposes therein set forth.  GIVEN ONDER MY. HAND. OFFICIALLY This.  GOVERNORDER MY. HAND. OFFICIALLY This.  GOVERNORDER MY. HAND. OFFICIALLY This.  FILED FOR RECORD the.  day of SA.D. 19  A.D. 19  A.D. 19  O'clock  M.  O'Clock  M.  A.D. 19  A	돌아들은 경에서는 이사를 가는 때문에 가장하다면 하셨다면 가장에 하는 그 느라 없어 나가 가셨다고 밝혔다.	<b>//.€</b>
o me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed ame as the identical person who executed ame as the identical free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This.  Gay of the day of the the identical person who executed the identical purposes therein set forth.  GAD 19  GAD 19  FILED FOR RECORD the day of the identical person who executed the identical purposes therein set forth.  A. D. 19	me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed me as the first of the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of A.D. 19  Gorded the day of A.D. 19  A.D.		
ame as Lillit free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the day of May of A.D. 19 J., at 12 o'clock tecorded the day of A.D. 19 J., at 0'clock M.	The as Little free and voluntary act and deed for the uses and purposes therein set forth.  GIVEN GNDER MY HAND OFFICIALLY This day of Sale Supposes therein set forth.  GLASSIAN SALE SUPPOSE		
GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  GIVEN UNDER MY HAND OFFICIALLY This day of A.D. 19  FILED FOR RECORD the A.D. 19 J. at J. o'clock M. O'clock M. A.D. 19 J. at J. o'clock M. A.D. 1	GIVEN UNDER MY HAND OFFICIALLY This day of Comission expires May May May of CA-D. 19  FILED FOR RECORD the day of CA-D. 19 J. at Do'clock corded the day of A-D. 19 J. at Do'clock M.  G. A. D. 19 J. at Do'clock M.  G. A. D. 19 J. at Do'clock M.  G. A. D. 19 J. at Do'clock M.	마리 전환 경험 <b>가 // '' '' 프로그램 - '' - '' - '' - '' - '' - '' - '' - </b>	세크로 해지면서 맛있었다는 그리고 있다면 전환을 함께 되었다면 이번이라는 데워크로 #10일 다시하면 하다고 되는
Ty comission expires May 19/1/ Seal Mission expires May 19/1/ Seal Mission expires May 19/1/ Seal Mission expires May 19/1/ A. D. 19/1/, at 19/1//, at 19/1///, at 19/1//, at 19/1///, at 19/1////, at 19/1////, at 19/1/////, at 19/1///////, at 19/1//////////////////////////////////	FILED FOR RECORD the day of A. D. 19 J. at o'clock M.	ame as Million free and voluntary act and deed for the uses and p	urposes therein set forth.
FILED FOR RECORD the day of A.D. 19 J. at Do'clock.  Recorded the day of A.D. 19 J. at Do'clock.	FILED FOR RECORD the day of A.D. 19 J. at Do'clock o'clock M.	GIVEN UNDER MY HAND OFFICIALLY This	day of SAD 19
FILED FOR RECORD the day of A.D. 19 J. at Do'clock.  Recorded the day of A.D. 19 J. at O'clock M.  A.D. 19 J. at Do'clock M.	FILED FOR RECORD the day of A.D. 19 J. at Do'clock o'clock M.		Ch lysenback.
FILED FOR RECORD the day of A.D. 19 J., at J. o'clock.  Recorded the day of A.D. 19 , at o'clock M.	FILED FOR RECORD the day of A.D. 19 J. at Do'clock o'clock M.	My comission expires. May 291911 ( Seal)	Material Della
Recorded the day of A. D. 19. , at o'clock M.	corded the day of A. D. 19 at o'clock M.		
Of D HE Walkley Org of Deeds	Of D Alexander Deg of Deeds	FILED FOR RECORD the day of 100 to	(A.D. 19 / J., at / 2
De Walkley, Olg of Delle	Deputy Dead A. G. Walkley, Org. of Stellies.	Recorded the decorded the decor	A. D. 19, at o'clock M.
The control of the co	Service Deputy, Court	- Chal	y St. Walkley, Deg of Deeds