Panagaro

THIS INDENTITE MARKETON 9	day of Martine A D 1008 hoterson
Line oln Postock Manuller	day of Mooringer A. D. 1908, between Bruner Ollinger Bruner
Bettie Bruner Bridges	
	ı, of the first part and
	of the second part.
WITNESSETH, That said part cost of the first part, in considerat	ion of the sum of
Chifa Jur hundred 4	780 and DOLLARS,
the receipt whereby is hereby acknowledged, dolor by these presents, Grant	Bargain, Sell and Convey unto said part of the second part, Tie
heirs and assigns, all of the following described Real Estate, Situated in the	County of Tules and State of Oklahoma, to-wit:
The west half of the sou	th East quarter and the poulh
East quarter of like soul	teen north range eleven
	act quarles of the south
	sixteen township nineteen
range elever beaut.	근근하는 그 가게 되고 되는 그 가는 불자 동안 가는 그들은 가는 그는 것은 그 남자는 그녀를 가게 하는 것을 하는 것을 하는 것을 했다.

는 사람들이 보면 하는 사람들이 되는 것들이 되었다. 전기를 가는 사람들이 되었다. 그 사람들이 되었다. 사람들이 되었다. 사람들이 되었다. 사람들이 되었다. 그 사람들이 되었다. 그 사람들이 되었다. 그 사람들이 되었다.	
TO HAVE AND TO HOLD THE SAME Together with all and singular	the Tenements, Hereditaments and Appartenances thereunto belonging or in
<u> 보다 그는 나는 사람들이 있는 이렇게 하고 하는 바람들이 하는 것이 되었다. 그는 사람들이 모르는 사람들이 하는 것이다. 그는 사람들이 되었다. 그는 사람들이 되었다면 그는 사람들이 되었다. 그는 사람들이 되었다면 그는 사람들이 그는 사람들이 되었다면 그는 사람들이 그는 사람들이 되었다면 그는 사람이 되었다면 그는 사람들이 되었다면 그는 사람들이 되었</u>	Pella Druner Bridge
And said Tincoln Postoak Magueller &	Bruner Olinger Bruner & for their
그리고 하고요. 어머니는 그리는 하는 사람들은 그 사이를 하고 하셨다고 있다고 있다면 얼마를 하는 것이 되었다. 그리고 없는 것이 없는 하는 것이 없는 것이 없다면 없다면 없다면 없다면 없다면 없다.	se to and with said part of the second part that at the delivery of these
presents they a lawfully seized in their own right of an	
	d absolute and indefeasible estate of inheritance, in fee simple, of and 10 all
그리네 [10] 이 그 그는 사람이 🗶 보고 점점하게 하고요요요. 이 사람들이 위하고 전하고를 하고 한다면 보다 됐다. 나를 받는데?	d absolute and indefensible estate of inheritance, in fee simple, of and 10 all sees; that the same are free, clear, discharged and unincumbered of and from
그리네 [10] 이 그 그는 사람이 🗶 보고 점점하게 하고요요요. 이 사람들이 위하고 전하고를 하고 한다면 보다 됐다. 나를 받는데?	ces; that the same are free, clear, discharged and unincumbered of and from
and singular, the above granted and described premises, with the appurtenan	ces; that the same are free, clear, discharged and unincumbered of and from
and singular, the above granted and described premises, with the appurtenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Asso	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature or kind soever;
and singular, the above granted and described premises, with the appurtenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Asso	ces; that the same are free, clear, discharged and unincumbered of and from
and singular, the above granted and described premises, with the appurtenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Asso	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature a kind soever;
and singular, the above granted and described premises, with the appurtenant all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part Main Theorems, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a said part.	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature a kind soever; of the second part, heirs and assigns, against said part the second lawfully claiming or to claim the same.
and singular, the above granted and described premises, with the appurlenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part Main Theorems, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a support of the first	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature a kind soever; you of the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part. Hereunto set hand the day and year above written. Hereunto set Dollow
and singular, the above granted and described premises, with the appurtenant all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part half the being, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part half the said part of the first part half the said part of the first part half the said part of the said par	ces; that the same are free, clear, discharged and unincumbered of and from and sesments, Encumbrances, of what nature or kind soever; of the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part that he same. The second part the second part that he same.
and singular, the above granted and described premises, with the appurlenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part Main Theorems, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a support of the first	ces; that the same are free, clear, discharged and unincumbered of and from and sesments, Encumbrances, of what nature or kind soever; of the second part, heirs and assigns, against said part to claim the same. Increased Brunth Magningsy Brunst Affingsy Brunst
and singular, the above granted and described premises, with the appurtenant all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part half the being, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part half the said part of the first part half the said part of the first part half the said part of the said par	ces; that the same are free, clear, discharged and unincumbered of and from and sesments, Encumbrances, of what nature or kind soever; of the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part, heirs and assigns, against said part the second part that he same. The second part the second part that he same.
and singular, the above granted and described premises, with the appurtenan all former and other Grants. Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part Mallia Theorems, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a superior of the first part has a	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature a kind soever;
and singular, the above granted and described premises, with the appurtenan all former and other Grants. Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part Mallia Theorems, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a superior of the first part has a	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature a kind soever;
and singular, the above granted and described premises, with the appurtenan all former and other Grants. Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part Mallia Theorems, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a superior of the first part has a	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature a kind soever;
and singular, the above granted and described premises, with the appurlenan all former and other Grants. Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part the whole is, and all and every person or persons, whom IN WITNESS WHEREOF, the said part—of the first part has a substant of Lubser County Judge. STATE OF OKLAHOMA, County of Lubser BEFORE ME 72. J. S. in and for said County and State, on this 7 day of wash. Posto at Magnetle Meritale.	ces; that the same are free, clear, discharged and unincumbered of and from comments, Encumbrances, of what nature or kind soever; you of the second part, he heirs and assigns, against said part the process of the second part, he he same. Increased the day and year above written. Lincoln Doslock Magningery Bruner Bellia Bruner Bridges Labor a County Judge. Townson Bellia Bruner Bridges Arlings Wellings
and singular, the above granted and described premises, with the appurtenant all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part hand part of the first part hand part of the first part hand all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part hand all part of the first part hand the same unto said part of the first part hand all part of the first part h	ces; that the same are free, clear, discharged and unincumbered of and from and sesments, Encumbrances, of what nature or kind soever; segments, Encumbrances, of what nature or kind soever; segmen
and singular, the above granted and described premises, with the appurlenan all former and other Grants. Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part the whole is, and all and every person or persons, whom IN WITNESS WHEREOF, the said part—of the first part has a substant of Lubser County Judge. STATE OF OKLAHOMA, County of Lubser BEFORE ME 72. J. S. in and for said County and State, on this 7 day of wash. Posto at Magnetle Meritale.	ces; that the same are free, clear, discharged and unincumbered of and from and sesments, Encumbrances, of what nature or kind soever; segments, Encumbrances, of what nature or kind soever; segmen
and singular, the above granted and described premises, with the appurtenant all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part half part of the first part of the	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature or kind soever; you of the second part, he heirs and assigns, against said part the same. Insect the same are free, clear, discharged kind soever; Insect the second part, he he same and assigns, against said part the same. Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged and unincumbered of and from essments, End assigns, against said part the same. Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged and unincumbered of and from same are kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free kind soever; Insect the same are
and singular, the above granted and described premises, with the appurtenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly the same units said part of the first part Maintharbeirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a large country Judge. STATE OF OKLAHOMA, See STATE OF OKLAHOMA, Sounts of Juleau Country Before ME 12. J. S. in and for said County and State, on this grant British day of the known to be the identical person of the within and for same as Men free and voluntary act and deed for the uses and pury GIVEN UNDER MY HAND OFFICIALLY This.	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature or kind soever; you of the second part, he heirs and assigns, against said part the same. Insect the same are free, clear, discharged kind soever; Insect the second part, he he same and assigns, against said part the same. Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged and unincumbered of and from essments, End assigns, against said part the same. Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged and unincumbered of and from same are kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free, clear, discharged kind soever; Insect the same are free kind soever; Insect the same are
and singular, the above granted and described premises, with the appurtenant all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part half part of the first part of the	ces; that the same are free, clear, discharged and unincumbered of and from and sesments, Encumbrances, of what nature or kind soever; segments, Encumbrances, of what nature or kind soever; segmen
and singular, the above granted and described premises, with the appurtenant all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part Manufactubeirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a large of the within and for said County and State, on this and deed for the uses and pure of the uses and use of	ces; that the same are free, clear, discharged and unincumbered of and from assments. Encumbrances, of what nature or kind soever; Ly of the second part, his heirs and assigns, against said part clears and part clears and assigns, against said part clears and
and singular, the above granted and described premises, with the appurtenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assemand that They will warrant and forever defend the same unto said part of the first part Malia Theoreties, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had a large of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had a large of the first part had a large of the within and for same as Associated the within and for same as	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature or kind soever; you of the second part, Rie heirs and assigns, against said part Report lawfully claiming or to claim the same. Hereunto set of hand, the day and year above written. History Bruner Bridges Regurably Bruner Bridges Labor a County Judge. Regoing instrument, and acknowledged to me that They executed the poses therein set forth. AD 19 S. at 3 0'clock M.
and singular, the above granted and described premises, with the appurtenant all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assembly and that They will warrant and forever defend the same unto said part of the first part Manufactubeirs, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part has a large of the within and for said County and State, on this and deed for the uses and pure of the uses and use of	ces; that the same are free, clear, discharged and unincumbered of and from assments, Encumbrances, of what nature or kind soever; go of the second part, Ria heirs and assigns, against said part also also assigns, against said part also also are lawfully claiming or to claim the same. The gually Bruner Bridges Reflect Bruner Bridges Labor a County Judges Land Bettie Bruner Bridges arlinger Brune and Bettie Bruner Bridges arlinger Brune cegoing instrument, and acknowledged to me that they executed the poses therein set forth. A. D. 19.
and singular, the above granted and described premises, with the appurtenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assemand that They will warrant and forever defend the same unto said part of the first part Malia Theoreties, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had a large of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had a large of the first part had a large of the within and for same as Associated the within and for same as	ces; that the same are free, clear, discharged and unincumbered of and from assments, Encumbrances, of what nature or kind soever; go of the second part, Ria heirs and assigns, against said part also also assigns, against said part also also are lawfully claiming or to claim the same. The gually Bruner Bridges Reflect Bruner Bridges Labor a County Judges Land Bettie Bruner Bridges arlinger Brune and Bettie Bruner Bridges arlinger Brune cegoing instrument, and acknowledged to me that they executed the poses therein set forth. A. D. 19.
and singular, the above granted and described premises, with the appurtenan all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assemand that They will warrant and forever defend the same unto said part of the first part Malia Theoreties, and all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom IN WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had a large of the first part had all and every person or persons, whom In WITNESS WHEREOF, the said part of the first part had a large of the first part had a large of the within and for same as Associated the within and for same as	ces; that the same are free, clear, discharged and unincumbered of and from essments, Encumbrances, of what nature or kind soever; you of the second part, Rie heirs and assigns, against said part Report lawfully claiming or to claim the same. Hereunto set of hand, the day and year above written. History Bruner Bridges Regurably Bruner Bridges Labor a County Judge. Regoing instrument, and acknowledged to me that They executed the poses therein set forth. AD 19 S. at 3 0'clock M.