NACCO SHEET COLORS	11 1 Lily In	- Let	MANATO	15 .081 2	huutee/		
	Arbert Luca	ant o	Moragness	un,	rice		
	Tylsa Coi	the State	* Ol-lahoma, 0	· a- aret nart and			
	First Muites	inty, in Brest	1. Itanians	1 Bhurch	1. I Tul	1.10/	20.1
	Jun man	V v on	grena	Me	u g	ency -	of the second par
camph	, That said part	ant nari	***Amntion	ne (	10 . 10 as		
			in consucer	of the sum o	L'Ulana.	-4	
	le consider		in the control of the		anyay unto said no		DOLLARS
	hereby acknowledged, do					//	and the fact that the same of
heirs and assigns, an	of the following describe	d Real Estate, on	tuated in the Cour	nly of the	lear .		of Oklahoma, to-win
The source	fifty (0) fi list, Oklah	el of er	for suffer	5) en m	beky w	itale in	on of
Mortan In	lade, comme	oma	Corner	2 lo una	officean	opear -	- au
town	u file.						a speciment in the second
						Anna	
	<u>, , , , , , , , , , , , , , , , , , , </u>			a jang ang ang ang ang ang ang ang ang ang			
The state of the s							
		April Marie Communication of the Communication of t					
						, etc	
	HOLD THE SAME, To			and the same			-tary north pro
	divinistrators, do here	eby covenint, pro	mise and agree to	and the second of the second of the	oart of the s	econd part that at	
And said	Gobert	eby coverant, produced by coverant, produced by premises, with the same of the	omise and agree to on right of and al he appurtenances; s, Taxes, Assessm unto said party persons, whomso	o and with said p bsolute and indefe that the same an nents, Encumbran of the second p	ont of the sensible estate of interested the control of the sensible estate of interested the cost, of what nature the cost, of what nature the cost, of the cost	econd part that at peritance, in fee s arged and uninou or kind soever;  irs and assigns, and same.	the delivery of the imple, of and in tambered of and fro
And said	dministrators, do	eby coverant, produced by coverant, produced by premises, with the same of the	omise and agree to on right of and al he appurtenances; s, Taxes, Assessm unto said party persons, whomso	o and with said p bsolute and indefe that the same an nents, Encumbran of the second p	easible estate of intere free, clear, dischooes, of what nature hart. Leave the hand, the day	econd part that at peritance, in fee s arged and uninou or kind soever;  irs and assigns, and same.	the delivery of the imple, of and in tambered of and fro
And said	dministrators, do	eby coverant, produced by coverant, produced by premises, with the same of the	omise and agree to on right of and al he appurtenances; s, Taxes, Assessm unto said party persons, whomso	o and with said p bsolute and indefe that the same an nents, Encumbran of the second p	easible estate of intere free, clear, dischooes, of what nature hart. Leave the hand, the day	econd part that at peritance, in fee s arged and uninou or kind soever;  irs and assigns, and same.	the delivery of the imple, of and in an imbered of and fro
And said	dministrators, do	eby covenant, professional own own premises, with fluctures, Judgments defend the same the levery person or record of the first	omise and agree to on right of and al- he appurtenances; s, Taxes, Assessin unto said part persons, whomson part haze here	o and with said p bsolute and indefe that the same ar nents, Encumbrane of the second p ever lawfully claim	easible estate of interesting control of the seasible estate of interesting control of the seasible estate of interesting control of the seasible estate of what nature of the seasible control of the seasible estate of interesting control of the seasible estate of the seasible control of the seasible estate of the	econd part that at peritance, in fee s arged and uninou or kind soever;	the delivery of the imple, of and in a impered of and fro
And said	dministrators, do	eby covenant, professional own own premises, with fluctures, Judgments defend the same of the first before the first before ME.	omise and agree to re right of and all he appurtenances; s, Taxes, Assessmunto said party, persons, whomsome part haze here	o and with said probable and indefers that the same an ments, Encumbrane of the second prover lawfully claim ounts set	easible estate of interesting control of the seasible estate of interesting control of the seasible estate of interesting control of the seasible estate of what nature of the control of the seasible estate of interesting estate of the seasible estate of interesting estate of the seasible estate of interesting estate of i	econd part that at peritance, in fee s arged and uninou or kind soever;	the delivery of the imple, of and in imbered of and from the impered of and impered of an impered of a
And said	dministrators, do	eby covenant, profession of the first	omise and agree to re right of and all he appurtenances; s. Taxes. Assessmunto said party.  persons, whomsome part has there	o and with said p bsolute and indefer that the same an ments, Encumbrane of the second p ever lawfully claim cunto set Han	easible estate of interesting certain discharges, of what nature mark. Assume the hand of the day and	econd part that at peritance, in fee s arged and uninou or kind soever;  irs and assigns, and year above we will also the same.  A.D. 19	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do	eby covenant, professional over the same of the first before ME.	mise and agree to re right of and all he appurtenances; s. Taxes, Assessmunto said partypersons, whomsome part haze here	o and with said possible and indefers that the same an ments, Encumbrane of the second possible aunito set	easible estate of interesting of the seasible estate of interesting estate of the seasible estate of interesting estate of the seasible estate of interesting esta	econd part that at peritance, in fee sarged and uninou or kind soever;  irs- and assigns, and year above we same.  and year above we same.	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do	by covenant, professional over the same of the first before ME.  BEFORE ME.  Language of the and deed for the and deed for the same of the first before the same of the first before the same of the first before the same of the same of the first before the same of the sam	mise and agree to re right of and all he appurtenances; s. Taxes, Assessmunto said party persons, whomso part has there are day of an within and foregouses and purposes	bsolute and indefers that the same an ments, Encumbrane of the second prover lawfully claim and Land Same and Land Same as therein set forth	part of the seasible estate of interested, clear, discharges, of what nature mart, when the day of	econd part that at peritance, in fee s arged and uninou or kind soever;  or kind soever;  and assigns, and assigns, and year above we same.  A.D. 19 al.  Leave to me that	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do	by covenant, professional over the same of the first before ME.  BEFORE ME.  Language of the and deed for the and deed for the same of the first before the same of the sam	mise and agree to re right of and all he appurtenances; s. Taxes, Assessmunto said party persons, whomso part has there are day of an within and foregouses and purposes	bsolute and indefers that the same an ments, Encumbrane of the second prover lawfully claim and Land Same and Land Same as therein set forth	part of the seasible estate of interested, clear, discharges, of what nature mart, when the day of	econd part that at peritance, in fee s arged and uninou or kind soever;  or kind soever;  and assigns, and assigns, and year above we same.  A.D. 19 al.  Leave to me that	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do here  clawfully seized in green and described  Grants, Titles, Charges, E  will warrant and forever of the said part  KLAHOMA,  Last State, on this green and state, on this green and voluntary act of the said part  MY HAND OFFICIALLY	by covenant, professional own premises, with fluctures, Judgments defend the same of every person or transfer the first before ME.	mise and agree to re right of and all he appurtenances; s. Taxes, Assessmunto said party persons, whomso part has there are day of an within and foregouses and purposes	bsolute and indefers that the same an ments, Encumbrane of the second prover lawfully claim and Land Same and Land Same as therein set forth	part of the seasible estate of interested, clear, discharges, of what nature mart, when the day of	econd part that at peritance, in fee s arged and uninou or kind soever;  or kind soever;  and assigns, and assigns, and year above we same.  A.D. 19 al.  Leave to me that	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do	by covenant, professional own premises, with fluctures, Judgments defend the same of every person or transfer the first before ME.	mise and agree to re right of and all he appurtenances; s. Taxes, Assessmunto said party persons, whomso part has there are day of an within and foregouses and purposes	bsolute and indefers that the same an ments, Encumbrane of the second prover lawfully claim and Land Same and Land Same as therein set forth	part of the seasible estate of interested, clear, discharges, of what nature mart, when the day of	econd part that at peritance, in fee s arged and uninou or kind soever;  or kind soever;  and assigns, and assigns, and year above we same.  A.D. 19 al.  Leave to me that	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do	by covenant, professional over the same of the first states. BEFORE ME.	mise and agree to re right of and all he appurtenances; s, Taxes, Assessmunto said party persons, whomsome part haze here day of an within and forego uses and purpose the said party party and the said purpose the said party party and the said party pa	bsolute and indefers that the same armenis, Encumbrane of the second power lawfully claim aunito set	part of the seasible estate of interested, clear, discharges, of what nature mart, when the day of	econd part that at peritance, in fee s arged and uninou or kind soever;  or kind soever;  and assigns, and assigns, and year above we same.  A.D. 19 al.  Leave to me that	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do here  clawfully seized in green and described  Grants, Titles, Charges, E  will warrant and forever of the said part  KLAHOMA,  Last State, on this green and state, on this green and voluntary act of the said part  MY HAND OFFICIALLY	by covenant, professional over the same of the first states. BEFORE ME.	mise and agree to re right of and all he appurtenances; s. Taxes. Assessmunto said party persons, whomso part haze here day of an within and forego uses and purpose the control of the co	o and with said possible and indefers that the same and ments, Encumbrane of the second possible and secon	part / of the seasible estate of inhere free, clear, discharge f	econd part that at peritance, in fee sarged and uninou or kind soever;  irs and assigns, and year above we same.  and year above we same.  A.D. 19 al.  A.D. 19 al.  Bernell	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do	by covenant, professional over the same of the first states. BEFORE ME.	mise and agree to re right of and all he appurtenances; s. Taxes. Assessmunto said party persons, whomso part haze here day of an within and forego uses and purpose the control of the co	o and with said possible and indefers that the same and ments, Encumbrane of the second possible and secon	part of the seasible estate of interested, clear, discharges, of what nature mart, when the day of	econd part that at peritance, in fee sarged and uninou or kind soever;  irs and assigns, and year above we same.  and year above we same.  A.D. 19 al.  A.D. 19 al.  Bernell	the delivery of the imple, of and in ambered of and from against said part written.
And said	dministrators, do here  Clawfully seized in grants, Titles, Charges, E  will warrant and forever of the said par  KLAHOMA,  sa.  by and State, on this grants and voluntary act is  MY HAND OFFICIALLY  MECORD the L	by covenant, professional over the same of the first states. BEFORE ME.	mise and agree to re right of and all he appurtenances; s. Taxes. Assessmunto said party persons, whomso part haze here day of an within and forego uses and purpose the control of the co	o and with said possible and indefers that the same and ments, Encumbrane of the second possible and secon	part / of the seasible estate of inhere free, clear, discharge f	econd part that at peritance, in fee sarged and uninou or kind soever;  irs and assigns, and year above we same.  and year above we same.  A.D. 19 al.  A.D. 19 al.  Bernell	the delivery of the imple, of and in ambared of and from against said part written.