#259161 N8
RE-SALE TAX DEED (INDIVIDUAL)
KNOW ALL MEN BY THESE PRESENTS, That WHEREAS, the County Treasurer of Tulsa County, State of Oklahoma, sold, the hereinafter described tract, parcel or lot of land heretofore to
said County, and the same has remained unredeemed for a period of more than two years from the date of said said, and no person naving our at the purchase the same they paying the treasurer the amount of all the taxes, penalties, interest and costs of sale and transfer, notice of the resule thereof was duly given by the publication of a notice of sale in the <u>American Saturday Night</u> a newspaper of general circulation published in said county once each consecutive week for four publications preceeding the re-sale describing the real estate to be sold; the name of child and all estates to be sold; the name and place of sale in the last tax rolls in the offer of the county treasurer the time and place of sale; the date on which said real
of the owner of such real estate as shown by the test, the years that taxes have been assessed and after delinguency added to the county lien; that the same have not been redeemed for a period of more than two years from date of sale to the county; the amount of all delinguent taxes, costs, penalties and inter- est accrued thereon; that such real estate will be sold to the highest bidder for cash for said taxes, cost, penalty and interest accrued on same, and re- maining due, delinguent and unpaid, and on the 21 day of April, 1924, at a sale begun on the third Monday of April of the year 22
19_24 between the hours of nine o'clock A. M. and Iour o'clock P. M. and continued from day to day between the same hours until completed. W.W.Stuckey
Sh NWH NWH & NEH SWH NWH Sec. 10, Twp, 22, S.A.Boorstin 185.00 Rnge 14.
He being the highest and best bidder therefor, and the said sum being the highest amount bid therefor, and the same being equal to or greater than the amount of taxes, penalties, interests and costs, due on each tract of land above described, and
WHEREAS, the owner of said property so sold at said re-sale has not offered to redeem the same by paying to the county treasurer for amount of all taxes, penalties, interest and costs of sale up to the date of such redemption, and the said property remains unredeemed. NOW, THEREFORE, This indenture made this24day ofApril1924, between the State of Oklahoma, by
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$125.00 in hand paid, hath granted, bargined and sold, and by these presents doth grant, bargain, sell and convey unto the said party of the second part, his heirs and assigns forever, the tract or parcel of land so sold at re-sale as aforesaid and described as follows, to-wit:
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$125.000 in hand paid, hath granted, bargined and sold, and by these presents doth grant, bargain, sell and convey unto the said party of the second part, his heirs and assigns forever, the tract or parcel of land so sold at re-sale as aforesaid and described as follows, to-wit: DESCRIPTION Price
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$125.00 in hand paid, hath granted, bargined and sold, and by these presents doth grant, bargain, sell and convey unto the said party of the second part, his heirs and assigns forever, the tract or parcel of land so sold at re-sale as aforesaid and described as follows, to-wit: DESCRIPTION Price
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$125.00 in hand paid, hath granted, bargined and sold, and by these presents doth grant, bargain, sell and convey unto the said party of the second part, his heirs and assigns forever, the tract or parcel of land so sold at re-sale as aforesaid and described as follows, to-wit: DESCRIPTION Price
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$125.00 in hand paid, hath granted, bargined and sold, and by these presents doth grant, bargain, sell and convey unto the said party of the second part, his heirs and assigns forever, the tract or parcel of land so sold at re-sale as aforesaid and described as follows, to-wit: DESCRIPTION Price
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$125.000   in hand paid, hast granted, bargined and sold, and by these presents doth grant, bargin, sell and convey unto the said party of the second part, his heirs and assigns forever, the tract or parcel of land so old at re-sale as a follows, to-wit:   DESCRIPTION Price   In the County of Tulsa, State of Oklahoma. DESCRIPTION   S 1/2 NW 1/2 NW 1/2 NE 1/2 SW 1/2 NW 1/2 Sec. 10, Twp. 22, Rnge 1/4. 185.00   TO HAVE AND TO HOLD said tract or parcel of land with the appurtenances thereunto belonging to said party of the second part, his heirs and assigns forever, in as full and ample manner as said treasurer of the said remay regioned by law to sell and convey the same, and all delinguent
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$152.00   in hand paid, hath granted, bargined and sold, and by these presents doth front, bargin, sell and convey unto the said party of the second part, his heirs and assigns forever, the tract or parcel of land as sold at re-sale as a doresaid and described as follows, to-wit:   DESCRIPTION Price   in the County of Tulsa, State of Oklahoma. Sign forever, the tract or parcel of key the tract or parcel of land with the appurtenances thereanto belonging to said party of the second part, his heirs and assigns forever, in as full and ample maner as said resure of the said county is and and party of the second part, his heirs and assigns forever, in as full and ample maner as said resure of the said county is a sell and concey the same, and all delinquent taxes, penaltics, interests and costs previously assesses, or existing ag anisotic relates the resure of said County of Tulss. State of Oklahoma, has hereunto set his hand and sel on the day and year aforesaid   Attest: W.W.Stuckey
WITNIESSETH, that the aid party of the first part for and in consideration of the prevince and the sum of \$ 1-22.000   in and assigns forever, the tract or parcel of land so sold at re-sale as aforesaid and described as follows, to-wit:   DESCRIPTION   Price   in the County of Tules, State of Oklahoma.   Sign forever, the TWAT NELL SWL NWL Sec. 10, TWP. 22, Rnge 14.   1855.00   TO HAVE AND TO HOLD said tract or parcel of land with the appurtenances thereant belonging to said party of the second part, his heirs and assigns forever, in a full and ample manner as aid resaurer of the sid county is empowered by law to sell and convey the same, and all delinquent taxes penalties, interests and costs previously assesses or existing ag ainstaid real state, including ad volorem and outstanding individual and county to said set aside.   IN TESTIMONY WHEREOF, the aid. W.W.Stuckey   IN TESTIMONY WHEREOF, the aid. W.W.Stuckey   County of Tules STATE OF OKLAHOMA, (SEAL)   State of Oklahoma, county of Tules as.
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$\$25,000   in hand paid, hat har printed. Margined and solid at resule as aforesaid and described as follows, to-wit:   In the County of Tules, State of Oklahoma.   S12 NW1 NW1 NE1 SW1 NW1 Sec. 10, Twp. 22, Rnge 14.   If the second part, his heirs and assigns forever, the tract or parcel of land with the appurtenances thereouto belonging to said party of the second part, his heirs and assigns forever, in as full and ample manner as said resairing a full state of the second part, his heirs and assigns forever, in as full and ample manner as said resairing a full state of the second part, his heirs and assigns forever, in as full and ample manner as said resairing a full state of the second part, his heirs and assigns forever, in as full and ample manner as said resairing a full state of the second part, his heirs and assigns forever, in as full and ample manner as said resairing a full state of the second part, his heirs and assigns forever, in as full and ample manner as said resairing a full state of the second part, his heirs and assigns forever, in a full and ample manner as said resairing a full state of the second part, his heirs and assigns forever, in a full and ample manner as said resairing a full state of the second part, his heirs and assigns forever, in a full and ample manner as said resairer of the said county is empowered by law to sell and convey the same, and all delinquent taxes, penalitic, interests and losting a full state of the said.   IN TESTIMONY WHEREOF, the said. W.W.S.Stuckey. Treasurer of said County of Tules, State of Tules, State of Tules, Cult State of Tules, and year foresaid   Attest: STATE OF
WITHESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$\$22.00   in mad paid, hat pranted, brighted and sold at results doit prats, brighted as follows, to-wit:   in the County of Tules, State of Oklahoma.   S \$\frac{1}{2}\$ NW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ SW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ SW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ SW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ SW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ SW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ SW\$\frac{1}{2}\$ NW\$\frac{1}{2}\$ SSC. 10, TWp. 22, Rnge 14. 185.00   TO HAVE AND TO HOLD said tract or parcel of land with the appurtenances therounto belonging to said party of the second part, lifs heirs and asigns forever, in as full and ample manner as and resaurer of the said county is empowered by law to sell and convey the same, and all delinquent taxes, ponelice, interests and costs previously assesses or existing ag situation of the second part, lifs heire and easigns forever, in as full and ample manner as and resaurer of the said county is empowered by law to sell and convey the same, and all delinquent taxes, ponelice, interests and costs previously assesses or existing ag situation of the second part, lifs heire and costs previously assesses or existing ag instaid real erate, including ad valorem and outstanding individual and county to an accertificate are hereby cancelled and at at and.   IN TESTIMONY WHEREOF, the said. N.T.STUCKEY. Treasurer of Tules. State of Oklahoma, has hereunt os this hand and eval on the day and year adcreasid   Attest:
WITNESSETH, that the said party of the first part for and in consideration of the premises and the sum of \$
WITNESSETH, that the asid party of the first part for and in consideration of the premiers and the sum of s

and a second second

45

¥.

÷,