7488-CW.			
	E-SALE TAX DEED		
	(INDIVIDUAL)		
KNOW ALL MEN BY THESE PRESENTS, That	시 : 그리아는 아르고 하는데 그리는 그는 자랑이 되었다. 이는 이 하는 사 아닌 사는 그는 그리는 사람들이 들었다. 그 그리는 사 그 보다는		
said County, and the same has remained unredeemed for purchase the same by paying the treasurer the amount	ounty, State of Oklahoma, sold, the hereinafter described tract, parce or a period of more than two years from the date of said sale, and of all the taxes, penalties, interest and costs of sale and transfer, no American Sayurday we week for four publications preceeding the re-sale; describing the re-	no person having offered to	
or the owner of said real estate as shown by the last tay estate was sold to the country for delinquent taxes; the y have not been redeemed for a period of more than two y est accrued thereon; that such real estate will be sold t	t folis in the office of the county treasurer; the time and place of sair ears that taxes have been assessed and after delinquency added to the ears from date of sale to the county; the amount of all delinquent tax o the highest bidder for cash for said taxes, cost, penalty and intere	es; the date on which said teal ne county lien; that the same es, costs, penalties and inter- est accrued on same, and re-	
19_25_ between the hours of nine o'clock A- M. and	day of April, 19.25 , at a sale begun on the third four o'clock P. M. and continued from day to day between the sam	e hours until completed,	
W. W. S. LICKO advertisement did offer separately for sale at public auc Tulsa, where by law the taxes are made payable, and die thereto, to-wit:	y the undersigned county treasurer of st tion for cash at the office of the County Treasurer in the Court Hou then and there sell separately the following described real property	aid county, pursuant to said use in and for said County of for the amounts set opposite	
DESCRIPTION	PURCHASER	Price	
	2011년 - 17 12 - 19 12 12 12 12 12 12 12 12 12 12 12 12 12		
Lot 2, Block 82, Town of Coll	일본 내리 이번 이번 이 사람들 중에는 다른다면 되는 것이 되고 말했습니다.		
Oklahoma.	Anselan Buchanan	\$101.00	
than the amount of taxes, penalties, interests and costs WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to the NOW THEREFORE. This indenture made it	l at said re-sale has not offered to redeem the same by paying to the he date of such redemption, and the said property remains unredeen as ADRIL	county treasurer the amount med. 92.5 between the State of	
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to ti NOW, THEREFORE, This indenture made the Oklahoma, by Aris Aris	s, due on each tract of land above described, and l at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said	
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to ti NOW, THEREFORE, This indenture made the Oklahoma, by Aris Aris	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the the date of auch redemption, and the said property remains unredeen is	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs	
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to ti NOW, THEREFORE, This indenture made the Oklahoma, by Aris Aris	s, due on each tract of land above described, and l at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said	
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to to NOW. THEREFORE, This indenture made the Oklahoma, by	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs	TW.
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to t NOW, THEREFORE, This indenture made the Oklahoma, by We We Stu ANS WITNESSETH, that the said party of the fir in hand paid, hath granted, bargined and sold, and by tl and assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma.	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price	
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to ti NOW, THEREFORE, This indenture made the Oklahoma, by We We Stu Ans WITNESSETH, that the said party of the fir in hand paid, hath granted, bargined and sold, and by the and assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma.	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price	
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to ti NOW, THEREFORE, This indenture made the Oklahoma, by We We Stu Ans WITNESSETH, that the said party of the fir in hand paid, hath granted, bargined and sold, and by the and assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma.	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price	
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to ti NOW, THEREFORE, This indenture made the Oklahoma, by We We Stu Ans WITNESSETH, that the said party of the fir in hand paid, hath granted, bargined and sold, and by the and assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma.	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price	S. S. T. W. C. C.
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to ti NOW, THEREFORE, This indenture made the Oklahoma, by We We Stu Ans WITNESSETH, that the said party of the fir in hand paid, hath granted, bargined and sold, and by the and assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma.	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price	
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to t NOW, THEREFORE, This indenture made the Oklahoma, by We We Stu ANS WITNESSETH, that the said party of the fir in hand paid, hath granted, bargined and sold, and by tl and assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma.	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price	The state of the s
than the amount of taxes, penalties, interests and costs WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to the Now, THEREFORE, This indenture made it Oklahoma, by We We Stull Ans Witnesseth, that the said party of the fir in hand paid, hath granted, bargined and sold, and by the said assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma. Lot 2, Block 82, Town of Coll To HAVE AND TO HOLD said tract or pare and assigns forever, in as full and ample manner as said taxes, penalties, interests and costs previously assesses of the said property of the first party of the first part	s, due on each tract of land above described, and I at said re-sale has not offered to redeem the same by paying to the he date of auch redemption, and the said property remains unredeen his	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price \$101.00	The state of the s
than the amount of taxes, penalties, interests and costs WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to the Now, THEREFORE, This indenture made the Oklahoma, by We We Stulland Ans Witnesseth, that the said party of the firm hand paid, hath granted, bargined and sold, and by the and assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma. Lot 2, Block 82, Town of Coll	and crease has not offered to redeem the same by paying to the he date of such redemption, and the said property remains unredeen is	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price \$101.00	$\mathcal{L}_{\mathcal{L}}}}}}}}}}$
than the amount of taxes, penalties, interests and cost WHEREAS, the owner of said property so sold of all taxes, penalties, interest and costs of sale up to t NOW, THEREFORE, This indenture made the Oklahoma, by We We Stull Ans. WITNESSETH, that the said party of the fir in hand paid, hath granted, bargined and sold, and by the and assigns forever, the tract or parcel of land so sold at in the County of Tulsa, State of Oklahoma. Lot 2, Block 82, Town of Coll TO HAVE AND TO HOLD said tract or part and assigns forever, in as full and ample manner as said taxes, penalties, interests and costs previously assesses o tax sale certificates are hereby cancelled and set aside. IN TESTIMONY WHEREOF, the said	and crease has not offered to redeem the same by paying to the he date of such redemption, and the said property remains unredeen is	county treasurer the amount med. 92.5, between the State of the first part, and the said 101.00 y of the second part, his heirs Price \$101.00	

Contract Con

Before me, O. G. Weever the County Clerk in and for said County and State, on this the 21st day of April 19.25., personally appeared W. W. Stuckey to me known to be the duly qualified and acting County Treasurer of Tulsa County, State of Oklahoma, and the identical person who executed the within and foregoing instrument for and on behalf of the State of Oklahoma, and acknowledged to me that he executed the same as his free and voluntary act and deed of the State of Oklahoma for the uses and purposes therein set forth.

WITNESS my hand and seal, the date and year last above mentioned. O. G. Weaver County Clerk. Tulsa County, Oklahoma. The foregoing instrument was filed for record on the at 2:20 o'clock. P.M. Book 490 Page 90. Brady Brown. Deputy (Seal)_____ O. G. Weaver