## DEED RECORD, No. 56.

BY Control of the second of th	State of Oklahoma, Tulsa County, ss.
· · · · · · · · · · · · · · · · · · ·	This instrument was filed for record on the 12 day of 21 local A. D. 19 2 at 1 15 o'clock D.M.
Jan	Fee. 8.
TO	1 C.S. Blacklus Resister of Deeds.
	By Deputy.
	ITH BOOK CO., LEAVENWORTH, KAN. No. 19787
THIS INDENTURE, Made this day of day of	June , A. D. 19.77 , between
Tulsa County, in the State of Oklahoma, of the first part, and.	
Marine M. Ward	ran
West soul about the contradiction of the souls appropriate and the souls are souls and the souls are the souls are the souls and the souls are	of the second part:
WITNESSETH, The said part 4 of the first part, in considers	ation of the sum of Three toundred fifty and my low DOLLARS,
the receipt of which is hereby acknowledged, do 20. by these presents	grant, bargain, sell and convey unto the said part 4 of the second part,
heirs and assigns, all of the following-described real	estate, situated in the County of
and State of Oklahoma, to-wit:	13) Block Elevan (11) of the
Perastic Hinkley ( dollar	Julian aklana,
allow hand for the went do do	DVal Hore I
musting the historical frame of fifther the little with the testing like like .	de la
the same and the same section of the same and same same same same same same same same	
And the second	
The state of the s	est ette frei her end beskippent plan fan dag end hill fan je opgelijg op hill frei ferende fan agan den hill om ende den eil ette beskippen.
The state of the s	, (
ALL THE RESIDENCE OF A SERVICE OF A SERVICE OF THE	
THE REPORT OF THE PARTY OF THE	
***************************************	er to be described to the three described to the second set to the second set the second seco
notes announced buyen not the company of the common company of the phone is the provided buyen to the provided buyen and the common com	de error retor at on after grad any high dar riter rothing you not any one are not under the error of the err
And the last tree and the state of the state	
To have and to hold the same, together with all and singular the	tenements, hereditaments and appurtenances thereunto belonging or in
anywise appertaining forever.	
And said J. G. Cerostrie	
	ovenant, promise and agree to and with said part of the second part,
that at the delivery of these presents	seized inown right of an absolute and indefeasible
estate of inheritance, in fee simple, of, in and to all and singular the ab	ove-granted and described premises, with the appurtenances; that the same
	nts, titles, charges, judgments, taxes, assessments and incumbrances, of
what nature and kind soever; in its Ceff tages	and the second s
······································	The state of the s
and that	he same unto said partof the second part heirs and
assigns, against said part of the first part heirs and	all and every person whomsoever, lawfully claiming or to claim the same.
IN WITNESS WHEREOF, The said partof the first part h	ahereunto set
	Sign here
	#89 to M - 124 days (are 1988 ) 125 or 1988 and 1989 (are 1989 ) 126 or 1989 (are 1989 )
	100 100 100 100 100 100 100 100 100 100
	designation to be a self-self-self-self-self-self-self-self-
	where time each land part twee endes grands and and the fell and the series are unit or of an election of the ends and the ends and
	<del></del>
STATE OF OKLAHOMA, TULSA COUNTY, ss.	
Before me,	, a Notary Public in and for the said County and State, on
	personally appeared
	and the second of the second o
	to me known to be the identical personwho executed the
	executed the same as
and deed for the uses and purposes therein set forth.	
and deed for one uses and barboses onetern see toton.	Nation organically also departs and also the annual section of the
ورواف والمرافي والمرافية	
My commission expires	COMMENT OF COLD COMMENTED TO COLD THE THE PROPERTY OF THE COLD THE