DEED RECORD, No. 56.

- J Harlow x wf	of
gr E. France	Fee, 8 1
Name and the second sec	Register of Deeds. Deputy.
DEED - General Warranty.— BAML DODSWORTE BO	ON CO. LEAVENWOOTH N.N. NO. 19787
THIS INDENTURE, Made this day of day of along and alabama H	Fabruary, A. D. 1909, between Lacoh I arlow his wife of Tuells a
	y y y y y y y y y y y y y y y y y y y
Tulsa County, in the State of Oklahoma, of the first part, and ME:	Trower of Tulsa County
WITNESSETH, The said part & acf the first part, in consideration	
where	DOLLARS,
the receipt of which is hereby acknowledged, doby these presents gran	ate, situated in the County of Sulsal
and State of Oklahoma, to-wit: Late 1	
my or porglet lower of	Darasso Okla according
be the a summent	Misself Miller of
openia a de caraçante en acomo como pero en esta a como como como como como como como c	
The same of the sa	
and the state of t	··· ··· ··· ··· ·· ·· · · · · · · · ·
notes and the second se	
m 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	_
To have and to noid the same, together with all and singular the ter	ements, hereditaments and appurtenances thereunto belonging or in
anywise appertaining forever.	4
anywise appertaining forever. And said Jacob & Marlaw and	alabama Harlow
And said heirs, executors or administrators, do hereby cover	alabama Harlow nant, promise and agree to and with said part, 4 of the second part,
And said	alabama Harlow ant, promise and agree to and with said part 4of the second part, zed in
And said heirs, executors or administrators, do hereby cover that at the delivery of these presents are lawfully seignstate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants,	alabama Harlow ant, promise and agree to and with said part 4of the second part, zed in
And said	ant, promise and agree to and with said part 4of the second part, zed in
And said	ant, promise and agree to and with said part 4of the second part, zed in
And said heirs, executors or administrators, do hereby cover that at the delivery of these presents. It will and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; will warrant and forever defend the title to the sassigns, against said part 120f the first part. The late heirs and all	ant, promise and agree to and with said part 4of the second part, and included in
And said heirs, executors or administrators, do hereby cover that at the delivery of these presents. Law heirs are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; will warrant and forever defend the title to the sassigns, against said part 120f the first part. Law heirs and all	ant, promise and agree to and with said part 4of the second part, zed in
And said heirs, executors or administrators, do hereby cover that at the delivery of these presents. It will and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; will warrant and forever defend the title to the sassigns, against said part (120) the first part that IN WITNESS WHEREOF, The said part (120) the first part half.	ant, promise and agree to and with said part 4of the second part, and included in
And said for theirs, executors or administrators, do hereby cover that at the delivery of these presents for are lawfully sei estate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; will warrant and forever defend the title to the sassigns, against said part of the first part for the first part half.	ant, promise and agree to and with said part 4of the second part, and included in
And said for theirs, executors or administrators, do hereby cover that at the delivery of these presents for are lawfully sei estate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; will warrant and forever defend the title to the sassigns, against said part of the first part for the first part half.	ant, promise and agree to and with said part 4of the second part, and included in
And said Jacob D. Arland and for Jacob D. And said Jacob D. Arland and for Therm heirs, executors or administrators, do hereby cover that at the delivery of these presents. The property of these presents are lawfully sei estate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; and that will warrant and forever defend the title to the sassigns, against said partles of the first part the law heirs and all IN WITNESS WHEREOF, The said partles of the first part half all affairs and all affairs. And afairs to mark all affairs and all afairs and all afairs and all afairs and all afairs.	ant, promise and agree to and with said part 4of the second part, and included in
And said Jacob D. Arrian and for Jacob D. And said Jacob D. Arrian and for Therm heirs, executors or administrators, do hereby cover that at the delivery of these presents. It are lawfully sei estate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; and that will warrant and forever defend the title to the sassigns, against said partles of the first part. IN WITNESS WHEREOF, The said partles of the first part half of all afama Marlow; Adaptama Marlow; John W. Beeh G. Whoung	ant, promise and agree to and with said part 4of the second part, and included in
And said Jacob Dever Heart at the delivery of these presents Jacob Are lawfully sei estate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; and that Jacob Dever defend the title to the sassigns, against said partle of the first part Jacob Heirs and all IN WITNESS WHEREOF, The said partle of the first part half of Arlow; John W Beeh Joung STATE OF OKLAHOMA, TULSA COUNTY, ss.	ant, promise and agree to and with said part 4 of the second part, zed in Their own right of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of same unto said part 4 of the second part heirs and and every person whomsoever, lawfully claiming or to claim the same. Thereunto set their hand the day and year above written. Sign here Dalth Autlant Marland Ma
And said Jacob Dever Hat at the delivery of these presents Jacob Are lawfully sei estate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; and that Jacob Dever defend the title to the sassigns, against said partles of the first part Jacob Heirs and all IN WITNESS WHEREOF, The said partles of the first part half of Array Said Partles of the first part half of the fir	ant, promise and agree to and with said part 4 of the second part, zed in Their own right of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of same unto said part 4 of the second part heirs and and every person whomsoever, lawfully claiming or to claim the same. Thereunto set their hand the day and year above written. Sign here Dalth Artland Clabarra Tharland Alarland
And said Jacob Darlaw and for Julian And said Jacob Darlaw and for Julian heirs, executors or administrators, do hereby cover that at the delivery of these presents are lawfully sei estate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; and that will warrant and forever defend the title to the sassigns, against said partile of the first part the law heirs and all IN WITNESS WHEREOF, The said partile of the first part half of Alabama Marlow; STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, day of The said gard do the first part this day of the first gard do th	ant, promise and agree to and with said part 4 of the second part, zed in This own right of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of ame unto said part 4 of the second part heirs and and every person whomsoever, lawfully claiming or Folaim the same. Thereunto set hand the day and year above written. Sign here hand the day and year above written. Alahama Harlaud Harlaud Market Har
And said Jacob Dever. And said Jacob Dever. And said Jacob Dever defend the title to the sassigns, against said partle of the first part Law heirs and all IN WITNESS WHEREOF, The said partle of the first part half of the first part Dever defend the sassigns. STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, Jacob Dever defend the said partle of the sa	ant, promise and agree to and with said part 4 of the second part, zed in This own right of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of ame unto said part 4 of the second part heirs and and every person whomsoever, lawfully claiming or is claim the same. Thereunto set here hand the day and year above written. Sign here hand the day and year above written. Alahama Harlaud Harlaud Alahama Harlaud Harlaud Alahama Harlaud Harla
And said Jacob Darlaw and for Julian And said Jacob Darlaw and for Julian heirs, executors or administrators, do hereby cover that at the delivery of these presents are lawfully sei estate of inheritance, in fee simple, of, in and to all and singular the above are free, clear, discharged and unincumbered of and from all former grants, what nature and kind soever; and that will warrant and forever defend the title to the sassigns, against said partile of the first part the law heirs and all IN WITNESS WHEREOF, The said partile of the first part half of Alabama Marlow; STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, day of The said gard do the first part this day of the first gard do th	ant, promise and agree to and with said part 4 of the second part, zed in Their own right of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of ame unto said part 4 of the second part heirs and and every person whomsoever, lawfully claiming or to claim the same. Thereunto set their hand the day and year above written. Sign here and and the day and year above written. Authority Authority Authority Authority Authority Authority a Notary Public in and for the said County and State, on, personally appeared
And said Jack by Jack and any for the said Jack by And said Jack by Ja	ant, promise and agree to and with said part 4 of the second part, zed in This own right of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of ame unto said part 4 of the second part the same heirs and and every person whomsoever, lawfully claiming or to claim the same. Thereunto set the hand the day and year above written. Sign here and the day and year above written. Alarhama Tharlam Clabama Tharlam Tha
And said Jacob Jac	ant, promise and agree to and with said part 4 of the second part, zed in The control of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of the second part heirs and and every person whomsoever, lawfully claiming or Folgaim the same. Thereunto set hand the day and year above written. Sign here hand the day and year above written. Sign here Lawfully Harland
And said Jack b. Jack b. Jack and said Jack b.	ant, promise and agree to and with said part 4 of the second part, zed in The control of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of the second part heirs and and every person whomsoever, lawfully claiming or Folgaim the same. Thereunto set hand the day and year above written. Sign here hand the day and year above written. Sign here Lawfully Harland
And said Jacob Land and forever. And said Jacob Land and and for the series, executors or administrators, do hereby cover that at the delivery of these presents	ant, promise and agree to and with said part 4 of the second part, zed in This own right of an absolute and indefensible granted and described premises, with the appurtenances; that the same titles, charges, judgments, taxes, assessments and incumbrances, of ame unto said part 4 of the second part the same heirs and and every person whomsoever, lawfully claiming or to claim the same. Thereunto set the hand the day and year above written. Sign here and the day and year above written. Alarhama Tharlam Clabama Tharlam Tha