· QP

DEED RECORD

J.m. Gillelle	STATE OF OKLAHOMA, County of Luls a, ss.
	Filed in office of Register of Deeds for record this
wife.	corded in Book on page
To	This record has been compared with the original instrument thereof on file in this office, and the record large made female correct, in every particular, and the same has been properly indexed, in accordance with the laws of Oktahome.
A. O. mª Clure!	
	(SRAL)
	Deputy
THIS INDENTURE, Made this 19th day of	A.D., 1909, between
m. Gillette and Minds	anary
Talka County, in the State of Oklahoma, of the first part, and	
	of the second part.
WITNESSETH, The said part get of the first part, in	
	e presents grant, bargain, sell and convey unto the said part 4 _ of the
second part,heirs and assigns, all of the fol	lowing described real estate, situated in the County of Tulsa, and State of
Oklahoma, to-wit:	기본 문항의 전의 이 이 회회에 대표를 모르는 그 모든 이 모든
Lals Surn (7) an	deight in Block trurnly (20) in
The Gillette Hal	I addition to the City of Ktulua
Oklahoma accord	ing to the official plat and
survey thereog.	
and the second s	
	회회으로 가장 그 아이의 일반 하고 있다. 그 아이의 살이 살아 있는데 없었다.
According to the control of the cont	
To have and to hold the same, together with all and sing	ular the tenements, heredifaments and appurtenances thereunto belonging
or in any wise appertaining forever.	ular the tenements, hereditaments and appurtenances thereunto belonging
or in any wise appertaining forever. And said	innie M. Gillette
or in any wise appertaining forever. And said	innie III. Gillelle
or in any wise appertaining forever. And said	innie M. Gillette
or in any wise appertaining forever. And said	ceby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute l to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments,
or in any wise appertaining forever. And said	ceby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nincumbered of and from all former grants, titles, charges, judgments, soever;
And said Manual	chy covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute l to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; as as as as as as as as
or in any wise appertaining forever. And said	ceby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nincumbered of and from all former grants, titles, charges, judgments, soever;
And said	chy covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute late all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, a soever; and is and gas as to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute late all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; and all as as to the same unto said part of the second part, heirs and
And said	chy covenant, promise and agree to and with said part of the second lawfully seized in down right of an absolute to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, soe
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part of the second lawfully seized in down right of an absolute to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, soe
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part of the second lawfully seized in with said part of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; was a solution of the same with a said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim irst part ha hereunto set Alia hand the day and year
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part of the second lawfully seized in down right of an absolute to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, soe
And said	chy covenant, promise and agree to and with said part of the second lawfully seized in down right of an absolute to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, soe
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part of the second lawfully seized in down right of an absolute to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; defined and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; described premises, soe
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, isoever; and of the second part, heirs and to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim lirst part ha hereunto set hand the day and year Sign here hereunto set hand the day and year hereunto set hand the day and year hereunto hereunto
or in any wise appertaining forever. And said Millette Im for Milette Wirs, executors or administrators, do her part, that at the delivery of these presents Them are and indefeasible estate of inheritance, in fee simple, if, in and appurtenances; that the same are free, clear, discharged and un taxes assessments and incumbrances, of what nature and kind And that Them will warrant and forever defend the title assigns, against said part to of the first part, the same. IN WITNESS WHEREOF, The said part to of the fi above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. Before me, O. W. Millette	chy covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute lawfully seized premises, with the mineumbered of and from all former grants, titles, charges, judgments, isoever; of the second part, heirs and lawfully said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim lirst part ha hereunto set hand the day and year Sign here here hand the day and year here here
or in any wise appertaining forever. And said Millette Im for Milette Wirs, executors or administrators, do her part, that at the delivery of these presents Them are and indefeasible estate of inheritance, in fee simple, if, in and appurtenances; that the same are free, clear, discharged and un taxes assessments and incumbrances, of what nature and kind And that Them will warrant and forever defend the title assigns, against said part to of the first part, the same. IN WITNESS WHEREOF, The said part to of the fi above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. Before me, O. W. Millette	chy covenant, promise and agree to and with said part—of the second——lawfully seized in —of the second——lawfully seized in —of the second of the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, isoever; —of the second part, —of the same unto said part—of the second part, —heirs and heirs and all and every person whomsoever, lawfully claiming or to claim irst part ha —of the reunto set —of the second part, —the day and year —of the second part, —of the second pa
And said	chy covenant, promise and agree to and with said part of the second lawfully seized in with said part of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; was a gas and gas as a solute of the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim irst part ha hereunto set their hand the day and year. Sign here Millette Millette within and fore-
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part—of the second—lawfully seized in —in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, isoever; — Qallow — and — and — heirs and heirs and all and every person whomsoever, lawfully claiming or to claim lirst part ha — hereunto set — hand—the day and year — Sign here — Millelle
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part of the second lawfully seized in solution own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; solution and for the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim irst part has hereunto set their hand the day and year. Sign here Millette Mille
And said	chy covenant, promise and agree to and with said part of the second lawfully seized in solution own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, soever; solution and for the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim irst part has hereunto set their hand the day and year. Sign here Millette Mille
or in any wise appertaining forever. And said	chy covenant, promise and agree to and with said part of the second lawfully seized in the said from all former grants, titles, charges, judgments, soever; where the lawfully seized is and lawfully seized to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim irst part hat hereunto set the hand the day and year. Sign here minute in and for the said County and State, on this minute is a Notary Public in and for the said County and State, on this is a Roown to be the identical person who executed the within and forces.