DEED RECORD

	STATE OF OKLAHOMA, County of
	Rilod-in office of Register of Deeds for record this
	corded in Book on page M, and re-
TO	This record has been compared with the original instrument thereof on fill in this fice, and the record here made found correct in every particular, and the same has seen properly indexed in accordance with the taws of Oklahoma.
<u> </u>	(SHAL) Melly Register of Deeds
	Deputy
1//	40
THIS INDENTURE, Made this 24 day of Sold Lewis Cligaleth & Service 4	Ilfritary younkman alice your humilion
Tulsa County, in the State of Oklahoma, of the first part, an	
	M.O. Statili
WITNESSETH, The said part All of the first part	in consideration of the sum of
	our hours Dollars,
	hese presents grant, bargain, sell and convey unto the said parting of the following described real estate, situated in the County of Tulsa, and State of
Oklahoma, to-wit:	
The south one half of the	southwest quarter of the northeast
carter of section twenty ne	ie (29) township prenty (20) north
drange fourteen (14) acs	southwest quarter of the northeast ine (29) township pointy (20) north it containing 20 arestmore or less
the base may be	
	the property of the second of the second
ang pagalagan kalangan kang di Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn	to the property of the propert
	and the second of the second o
and the second s	
To have and to hold the same, together with all and s	ingular the tenements, hereditaments and appurtenances thereunto belonging
or in any wise appertaining forever	ingular the tenements, hereditaments and appurtenances thereunto belonging
or in any wise appertaining forces family said	lingular the tenements, hereditaments and appurtenances thereunto belonging
or in any wise appertaining forces And said	Migaletto B. Lewis 9 M. C. Macuelland of the second
or in any wise apportaining forever And said	ey are lawfully seized in Melal own right of an absolute
or in any wise apportaining forces. And said	by covenant, promise and agree to and with said part of the second lawfully seized in the above granted and described premises, with the dunincumbered of and from all former grants, titles, charges, judgments,
or in any wise apportaining forces. And said	and to all and singular the above granted and described premises, with the dunincumbered of and from all former grants, titles, charges, judgments,
or in any wise apportaining force. And said	and to all and singular the above granted and described premises, with the d unincumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise apportaining forces. And said	and to all and singular the above granted and described premises, with the dunincumbered of and from all former grants, titles, charges, judgments,
or in any wise apportaining forces. And said	lawfully seized in low own right of an absolute and to all and singular the above granted and described premises, with the dunineumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise apportaining forcer And said	lawfully seized in low own right of an absolute and to all and singular the above granted and described premises, with the dunineumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise apportaining forces. And said	lawfully seized in low own right of an absolute and to all and singular the above granted and described premises, with the dunineumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise apportaining forcer And said	lawfully seized in low own right of an absolute and to all and singular the above granted and described premises, with the dunineumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise apportaining forcer And said	lawfully seized in low own right of an absolute and to all and singular the above granted and described premises, with the dunineumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise apportaining forcer And said	lawfully seized in low own right of an absolute and to all and singular the above granted and described premises, with the dunineumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise appertaining force. And said	lawfully seized in low own right of an absolute and to all and singular the above granted and described premises, with the dunineumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise apportaining force. And said	lawfully seized in low own right of an absolute and to all and singular the above granted and described premises, with the dunineumbered of and from all former grants, titles, charges, judgments, tind soever;
or in any wise appertaining forces. And said	lawfully seized in a boolute own right of an absolute and to all and singular the above granted and described premises, with the dumineumbered of and from all former grants, titles, charges, judgments, sind soever;
or in any wise apportaining tower. And said	lawfully seized in least own right of an absolute and to all and singular the above granted and described premises, with the dunincumbered of and from all former grants, titles, charges, judgments, kind soever; jtle to the same unto said parts—of the second part, least heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part has hereunto set least hand the day and year sign here. Sign here
or in any wise appertaining forces. And said	lawfully seized in least own right of an absolute and to all and singular the above granted and described premises, with the dunincumbered of and from all former grants, titles, charges, judgments, kind soever; jtle to the same unto said parts—of the second part, least heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part has hereunto set least hand the day and year sign here. Sign here
or in any wise apportaining forces And said for Mill heirs, executors or administrators, do part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged an taxes, assessments and incumbrances, of what nature and h and that Mill will warpant and forever defend the t assigns, against said part M of the first part, the same. IN WITNESS WHEREOF, The said part M of t above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Julea County, Before me, Oxadle And Mill and May of 19 99, pers	lawfully seized in the own right of an absolute and to all and singular the above granted and described premises, with the d unincumbered of and from all former grants, titles, charges, judgments, sind soever; jitle to the same unto said parts—of the second part, the heirs and theirs and all and every person whomsoever, lawfully claiming or to claim he first part hat thereunto set their hand the day and year sign here. The said County and State, on this sound and appeared the said County and State, on this sound and suppose the identical person who executed the within and force.
or in any wise apportaining forces And said for Main heirs, executors or administrators, do part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged an taxes, assessments and incumbrances, of what nature and h and that May will warrant and forever defend the tassigns, against said part of the first part, the same. IN WITNESS WHEREOF, The said part of tabove written. STATE OF OKLAHOMA, Lulaa County, Before me, July of July of the first part of tabove written. STATE OF OKLAHOMA, Lulaa County, Before me, July of the first part of tabove written.	lawfully seized in the own right of an absolute and to all and singular the above granted and described premises, with the d unincumbered of and from all former grants, titles, charges, judgments, kind soever; itle to the same unto said parts—of the second part, the heirs and theirs and all and every person whomsoever, lawfully claiming or to claim the first part have hereunto set their hands the day and year sign here. Sign here the said County and State, on this sound on ally appeared the said County and State, on this sound the said County and State, on this sound the said County and State, on this sound the said County and State, and the said County and State, and this sound the said County and State, and this said County and State, and the said
or in any wise apportaining forces And said for Mill heirs, executors or administrators, do part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged an taxes, assessments and incumbrances, of what nature and h and that Mill will warpant and forever defend the t assigns, against said part M of the first part, the same. IN WITNESS WHEREOF, The said part M of t above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Julea County, Before me, Oxadle And Mill and May of 19 99, pers	lawfully seized in the own right of an absolute and to all and singular the above granted and described premises, with the d unincumbered of and from all former grants, titles, charges, judgments, sind soever; jitle to the same unto said parts—of the second part, the heirs and theirs and all and every person whomsoever, lawfully claiming or to claim he first part hat thereunto set their hand the day and year sign here. The said County and State, on this sound and appeared the said County and State, on this sound and suppose the identical person who executed the within and force.
or in any wise apportaining forces And said for Main heirs, executors or administrators, do part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged an taxes, assessments and incumbrances, of what nature and h and that May will warrant and forever defend the tassigns, against said part of the first part, the same. IN WITNESS WHEREOF, The said part of tabove written. STATE OF OKLAHOMA, Lulaa County, Before me, July of July of the first part of tabove written. STATE OF OKLAHOMA, Lulaa County, Before me, July of the first part of tabove written.	lawfully seized in the own right of an absolute and to all and singular the above granted and described premises, with the d unincumbered of and from all former grants, titles, charges, judgments, sind soever; jitle to the same unto said parts—of the second part, the heirs and theirs and all and every person whomsoever, lawfully claiming or to claim he first part hat thereunto set their hand the day and year sign here. The said County and State, on this sound and appeared the said County and State, on this sound and suppose the identical person who executed the within and force.