DEED RECORD

THE INDERTURE. Made this	The incompany with properties of the second party of the same, together with all and singular the tenoments, hereultinensis and apparetenences thereous held the same, together with all and singular the tenoments, hereultinensis and apparetenences thereous helds and additionally the same and second party. All states are same and assigns, and assigns, against and former and incompresses. The same and second party and same are same assigns, against and apparetenences, but the same and second party. All the same are same and incompresses, same are same and incompresses, same are same and incompresses, same and the same are found that the same surface, and the same surface, and the same surface, and incompresses, same and same and incompresses, same and incompresses, same and same and incompresses, same and same and incompresses, same and same and same and incompresses, same and incompresses, same and same and same and incompresses, same and incompresses, same and sam		STATE OF OKLAHOMA, County of, ss. Filed in office of Register of Deeds for record this
To have and to hold in same, tegether with all and singular the tenoments, heroilitaments and upportremances thereunis belonging to the support in the convergence of the support in the supp	The County, in the State of Okiahoma, of the first part, and		Tel A. D. 1929 at I o'clock. a. M., and
THIS INDESTRUE, Indue this. Miles day you would be seen to the second put. The State of Okidoma, of the first part, is consideration of the sum of the State of Okidoma, of the first part, is consideration of the sum of the State of Okidoma, of the first part, is consideration of the sum of the State of Okidoma, of the first part, is consideration of the sum of the State of Okidoma, towits the said sunging, sill of the following described real criate, situated in the County of Tabin, and State Okidoma, towits. The bare considerable of the sum of the State of Okidoma, towits the said sunging, sill of the following described real criate, situated in the County of Tabin, and State Okidoma, towits. All states of the same, together with all and singular the teremonts, becoultments and mynoriemances thereunts belonging or in any vives appectaining towey. The bare constants of similarization, the said of the first part in the teremonts, becoultments and mynoriemances thereunts belonging or in any vives appectaining towey. The said of the said of the said of the first part in the teremonts, becoultments and mynoriemances therein the leaves of the said of	THIS INDENTURE, Made this May pl	₩	
This indentifies a second of the first part, and the second part of th	THIS INDENTURE, Made this May present the state of Oklahoma, of the first part, and Manufalled of present productions of the state of Oklahoma, of the first part, in consideration of the sum of		(SRAL)
To have and to hold the same, together with all and singular the tenements, hereditaments and upportenunces thereants belonging that of the second particles of the second par	To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereants held and and any with appurtenances thereants held and and any with appurtenances thereants held and any and and any with appurtenances there and an interface of the second part, that at the delivery of these presents grant, hargain, sell and convey unto the said party, and the said party and saigns, all of the following described real estate, situated in the County of Tubes form Sin Okiahoma, to writ: To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereants held of the office of the said country of the said country and plant of the said country in the said country of the said country in the said and said the said country of the said country in the said party of the said country of the said country in the said party of the said country of the said country in the said party of the said country of the said country in the said country of the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in the said country in the said country is the said country in		
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WITNESSETI, The said part sets of the first part, in consideration of the sum of	WITNISSEPIII, The sald_nut_call, of the first part, in consideration of the sum of	Tulsa County, in the State of Oklahoma, of the first part	, and Musefulla St. Mariney
the receipt is which is hevely acknowledged, to est. — by these presents grant, largain, sell and convey unto the said party of the second part, these is the country of Tukin, and saigun, all of the following described real extate, situated in the Country of Tukin, and State Oklahoma, towit: Old of the Country of Tukin, and State Oklahoma, towit: All of the State of the State of the Country of Tukin, and State of the Country of the Country of Tukin, and the Country of the Second party of the Se	To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunts below or in any wise apportaining forces; And sold delivery of these processes are a singular to the tenements, hereditaments and appurtenances thereunts below or in any wise apportaining forces; And sold delivery of these processes are a singular to the tenements, hereditaments and appurtenances thereunts below or in any wise apportaining forces; And sold delivery of these processes are the delivery of these processes. And sold delivery of these processes are a feet and to all and singular the above granted and described premises, with another and the delivery of these processes. And sold delivery of these processes are feet, clear,		part, in consideration of the sum of
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To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging in any wise apportaining foreyer. And said Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; and that Sellement And Incumbrances, of what nature and kind seaver; being here Sellement And Incumbrances, the Sellement And Incumbrances and Sellement And Sellement And Incumbrances and Sellement And Incumbrances and Sellement And Sellement And Incumbrances and Sellement And Selleme	To have and to hold the same, together with all and singular the tenements, hereditaments and appurlenances thereunto belon or in any wise appertaining forever. And said The Helder heirs, executors or administrators, do hereby covenant, promise and agree to and with said party of the separt, that at the delivery of these presents Heavily selected in Helder own right of an abs and indefensible estate of inheritance, in the simple, of, in and to all and singular the above granted and described premises, will appurtenances; that the same are free, clear, discharged and uninoun blord of and from all former grants, titles, charges, judgm taxes, assessments and incumbrances, of what nature and kind soever; and that Helder will warrant and forever defend the title to the same unto said party of the second party heirs assigns, against said party of the first part, will have and all and every person whomseever, lawfully claiming or to the same. IN WITNESS WHEREOF, The said party set of the first part have hereunto set Helder hand. the day and above written. Sign here Here All the said County and State, on this	all of lots (2) hos and (3) Whree we bluck (50) feftly, as then
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And said	And said And singular the above granted and described premises, with appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgm axos, assessments and incumbrances, of what nature and kind soever; And that	회원님 그리고 있는 그 이번 가는 그는 그 그 보다	연락하는 하는 사람들은 사람들은 사람들이 되었다면 하다고 없었다.
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And said And sa	And said And sa	그런 회교 하늘 회문 화장이 지도를 잃었다. 이 그	[하시아] [하시아] 요리 그러워 하네 하네 네트를 하는 다시 모든
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And said And sa	And said And sa		부모하는 그는 그리 외국 기반의 장생님이 되었습니다. 그는 그는 이번 하는 여러 보는 그렇지 않는
And said	And said And sa	보이 많이 아이지를 만든 그 때문을 하는 말리는 이 모든데 그 나는	위에 보고 하는 어디지는 어떻게 되었다. 그 보관이 하는데 그는 이 이 나는 그를 보고 있다. 그 사람들은 사람들은 사람들이 되었다.
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better the delivery of these presents	or Helle heirs, executors or administrators, do hegeby covenant, promise and agree to and with said part of the second, that at the delivery of these presents the heart, that at the delivery of these presents the heart, that at the delivery of these presents the heart, that at the delivery of these presents the heart, that at the delivery of these presents that the same are free, clear, discharged and uninoundered of and from all former grants, titles, charges, judgmaxes, assessments and incumbrances, of what nature and kind seever; and that the will warrant and forever defend the title to the same unto said part of the second part heirs assigns, against said part of the first part, at the same unto said part of the second part heirs assigns, against said part of the first part, at the same unto said part of the second part has a same. IN WITNESS WHEREOF, The said part of the first part have hereunto set the heart hand the day and shove written. Sign here for oklahoma, ss. Before me, the said County, ss. Before me, the said County and State, on this flag of the same as the said County and State, on this flag of the said County and State, on the said County and State, on the said County and State, on the s	To have and to hold the same, together with all an	d singular the tenements, hereditaments and appurtenances thereunto belongi
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lawfully seized in the delivery of these presents	part, that at the delivery of these presents	or in any wise appertaining forever,	d singular the tenements, hereditaments and appurtenances thereunto belongi
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and that will warrant and forever defend the title to the same unto said part of the second part heirs a signs, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to clathe same. IN WITNESS WHEREOF, The said part of the first part have hereunto set hand the day and you have written. Sign here	and that will warrant and forever defend the title to the same unto said part of the second part heirs assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to che same. IN WITNESS WHEREOF, The said part of the first part have hereunto set hand the day and above written. Sign here	or in any wise appertaining forever, And said	Sliga S. Silliam his wife hereby covenant, promise and agree to and with said part of the secon them. lawfully seized in them. own right of an absolute.
and that will warrant and forever defend the title to the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part have hereunto set hand the day and yethove written. Sign here	and that will warrant and forever defend the title to the same unto said part of the second part heirs assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to che same. IN WITNESS WHEREOF, The said part of the first part have hereunto set hand the day and above written. Sign here	or in any wise appertaining forever, And said	Sliga S. Silliam his wife hereby covenant, promise and agree to and with said part of the secon them
and that Lay will warrant and forever defend the title to the same unto said part of the second part he issigns, against said part of the first part when he is and all and every person whomsoever, lawfully claiming or to clathe same. IN WITNESS WHEREOF, The said part of the first part have hereunto set live hand the day and you above written. Sign here Lagrant State, on this lay of OKLAHOMA, Before me, larger of the first part have hereunto set live hand the day and you have written. STATE OF OKLAHOMA, Before me, larger of the said County and State, on this lay of Office and larger of the said County and State, on this lay of Office and larger of the said county and state, on this lay of Office and larger of the said county and state, on this lay of Office and larger of the same as larger of the within and for the same as larger of the same and voluntary act and deed if the uses and purposes therein set forth.	starte of Oklahoma, Starte of Oklahoma, Before me, Sign Jacob J	or in any wise appertaining forever, And said	Alya S. Calleans his wife hereby covenant, promise and agree to and with said part of the secon them. I awfully seized in the cover right of an absolution and to all and singular the above granted and described premises, with the contract of the cover
Assigns, against said part of the first part, a little heirs and all and every person whomsoever, lawfully claiming or to clain he same. IN WITNESS WHEREOF, The said part of the first part have hereunto set little hand the day and you shove written. Sign here little of OKLAHOMA, Ss. Before me, little of Milattic hereunto set little hand the said County and State, on this lay of little same as little herein set and deed folious increment, and acknowledged to me that the executed the same as little free and voluntary act and deed folious as and purposes therein set forth.	Assigns, against said part of the first part, and all and every person whomsoever, lawfully claiming or to come same. IN WITNESS WHEREOF, The said part of the first part have hereunto set the day and above written. Sign here State of OKLAHOMA, State of OKLAHOMA, Set to me known to be the identical person. Who exceuted the within and going incrument, and acknowledged to me that the same as the same and other same and other same as the same as	And said Malland and Correction of these presents and indefeasible estate of inheritance, in fee simple, of appurtenances; that the same are free, clear, discharged	Aliga S. Selleans has any of the second seco
Assigns, against said part of the first part, a little heirs and all and every person whomsoever, lawfully claiming or to claim he same. IN WITNESS WHEREOF, The said part of the first part have hereunto set little hand the day and yet above written. Sign here County, ss. Before me, larger of herein set little herein and for the said County and State, on this lay of larger of herein set little herein set forth. State of oklahoma, ss. Before me, larger of herein set forth.	assigns, against said part	And said	Aliga S. Alleans has suffer the second with said part of the second seco
IN WITNESS WHEREOF, The said part is of the first part have hereunto set limit hand the day and ye above written. Sign here S	IN WITNESS WHEREOF, The said part of the first part have hereunto set the hand the day and above written. Sign here Clayar hand the day and clay and county and state, on this personally appeared to me known to be the identical personal who executed the within and going instrument, and acknowledged to me that the accounted the same as the county and set and deed the uses and purposes therein set forth.	And said — Mellamed and Correct heirs, executors or administrators, do part, that at the delivery of these presents — and indefeasible estate of inheritance, in fee simple, of, appurtenances; that the same are free, clear, discharged axes, assessments and incumbrances, of what nature and	Mya S. Milliam has an infe- hereby covenant, promise and agree to and with said part of the seco Memo lawfully seized in own right of an absolution and to all and singular the above granted and described premises, with the and unincumbered of and from all former grants, titles, charges, judgment d kind soever;
IN WITNESS WHEREOF, The said part is of the first part have hereunto set the hand the day and ye above written. Sign here Sign here Sign here Sign here State, a Notary Public in and for the said County and State, on this lay of personally appeared personally appeared who executed the within and for going instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.	IN WITNESS WHEREOF, The said part in of the first part have hereunto set the hand the day and above written. Sign here Manager of the first part have hereunto set the hand the day and above written. Sign here Manager of the day and the said County and State, on this the said of the said County and State, on this hand of the said County and State, on this hand of the said County and State, on this hand always the said County and State, on this work of the said County and State, on this hand always the said County and State, on this hand always the said County and State, on this hand always the said County and State, on this hand will be said county and state, on this hand will be said to be said county and state, on this hand will be said to be said county and state, on this hand will be said to be sai	And said — Mellamed and Correct heirs, executors or administrators, do part, that at the delivery of these presents — Mellamed and indefensible estate of inheritance, in fee simple, of, appurtenances; that the same are free, clear, discharged axes, assessments and incumbrances, of what nature and that May—will warrant and forever defend the	Mya S. Milliam has a with said part of the second p
Sign here	Sign here	And said — Mellamed and Core that the delivery of these presents — And indefeasible estate of inheritance, in fee simple, of, appurtenances; that the same are free, clear, discharged axes, assessments and incumbrances, of what nature and that May— will warrant and forever defend the	Merchy covenant, promise and agree to and with said part of the second many of the second many of the second many of the second many of the second part of an absolution and to all and singular the above granted and described premises, with and unineumbered of and from all former grants, titles, charges, judgment of kind soever; of the second part of the
Sign here	Sign here	And said — Mellamed and Court, that at the delivery of these presents — And indefeasible estate of inheritance, in fee simple, of, appurtenances; that the same are free, clear, discharged axes, assessments and incumbrances, of what nature and that — will warrant and forever defend the assigns, against said part — of the first part, and the same.	Mya S. Milliam has been been and agree to and with said part of the second part of the second part of an absolution and to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgment of kind soever;
STATE OF OKLAHOMA, SS. Before me, langed & langel, a Notary Public in and for the said County and State, on this lay of April 1921, personally appeared and Lange & Langel to me known to be the identical person—who executed the within and for coing instrument, and acknowledged to me that the executed the same as Langel free and voluntary act and deed folice uses and purposes therein set forth.	STATE OF OKLAHOMA, State of OKLAHOMA, State of OKLAHOMA, Before me, lease of leas	And said — Mellamed and Court, that at the delivery of these presents — And indefeasible estate of inheritance, in fee simple, of, appurtenances; that the same are free, clear, discharged axes, assessments and incumbrances, of what nature and that — will warrant and forever defend the assigns, against said part — of the first part, and the same.	Mya S. Milliam has been been and agree to and with said part of the second part of the second part of an absolution and to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgment of kind soever;
STATE OF OKLAHOMA, SS. Before me, Lesgel & Levell, a Notary Public in and for the said County and State, on this lay of	STATE OF OKLAHOMA, SS. Before me, Lessel & Lessell, a Notary Public in and for the said County and State, on this lay of Open of the said County and State, on this and sold of the said County and State, on this lay of Open of the said County and State, on this of Open of the said County and State, on this of Open of the said County and State, on this of Open of the said County and State, on this of the said County and State, on this open of the said County and State, on the said County and State,	And said	Alga S. Allians has a surface to and with said part of the second part of the second part of the second part of an absolution and to all and singular the above granted and described premises, with a and unineumbered of and from all former grants, titles, charges, judgment of kind soever; of the second part of the se
Before me, least Secret and State, on this lay of April 19. personally appeared who executed the within and for one instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed folice uses and purposes therein set forth.	Before me, large & large and purposes therein set forth. See County, see the county and State, on this large and la	And said	Mya S. Milliam has been been and agree to and with said part of the second part of the second part of an absolution and to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgment of kind soever;
Before me, least Secret and State, on this lay of April 19. personally appeared who executed the within and for one instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed folice uses and purposes therein set forth.	Before me, large & large and purposes therein set forth. See County, see the county and State, on this large and la	And said	Mya S. Milliam has suffer to and with said part of the second form of the second part of an absolution and to all and singular the above granted and described premises, with and unineumbered of and from all former grants, titles, charges, judgment of kind soever; of the second part of the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set their hand the day and year.
Before me, least Secret and State, on this lay of April 19. personally appeared who executed the within and for one instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed folice uses and purposes therein set forth.	Before me, large & large and purposes therein set forth. See County, see the county and State, on this large and la	And said	Mya S. Milliam has suffer to and with said part of the second form of the second part of an absolution and to all and singular the above granted and described premises, with and unineumbered of and from all former grants, titles, charges, judgment of kind soever; of the second part of the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set their hand the day and year.
Before me, lessel & lessel , a Notary Public in and for the said County and State, on this lay of April 1991, personally appeared und lessel who executed the within and for soing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed folic uses and purposes therein set forth.	Before me, lange & lange and not and for the said County and State, on this lay of April 1999, personally appeared and language who executed the within and going instrument, and acknowledged to me that the executed the same as I found free and voluntary act and decome uses and purposes therein set forth.	And said	Mya S. Melleum his wife hereby covenant, promise and agree to and with said part of the seco Menu lawfully seized in own right of an absolutin and to all and singular the above granted and described premises, with the and unincumbered of and from all former grants, titles, charges, judgment described premises, with the said soever;
Before me, lessel & lessel , a Notary Public in and for the said County and State, on this lay of April 1991, personally appeared	Before me, lange & lange and not and for the said County and State, on this lay of April 1999, personally appeared and language who executed the within and going instrument, and acknowledged to me that the executed the same as I found free and voluntary act and decome uses and purposes therein set forth.	And said	Mya S. Milliam has suffer to and with said part of the second form of the second part of an absolution and to all and singular the above granted and described premises, with and unineumbered of and from all former grants, titles, charges, judgment of kind soever; of the second part of the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set their hand the day and year.
Before me, lessel & level , a Notary Public in and for the said County and State, on this lay of April 1991, personally appeared	Before me, lease of lease of the said County and State, on this lay of April 1991, personally appeared and lease of lease of the within and soing instrument, and acknowledged to me that the executed the same as I for free and voluntary act and decome uses and purposes therein set forth.	And said	Mya S. Melleum his wife hereby covenant, promise and agree to and with said part of the seco Menu lawfully seized in own right of an absolutin and to all and singular the above granted and described premises, with the and unincumbered of and from all former grants, titles, charges, judgment described premises, with the said soever;
Before me, lessel & level , a Notary Public in and for the said County and State, on this lay of April 1991, personally appeared	Before me, lease of lease of the said County and State, on this lay of April 1991, personally appeared and lease of lease of the within and soing instrument, and acknowledged to me that the executed the same as I for free and voluntary act and decome uses and purposes therein set forth.	And said	Mya S. Melleum his wife hereby covenant, promise and agree to and with said part of the seco Menu lawfully seized in own right of an absolutin and to all and singular the above granted and described premises, with the and unincumbered of and from all former grants, titles, charges, judgment described premises, with the said soever;
Before me, lease & leave me, a Notary Public in and for the said County and State, on this lay of part of the said County and State, on this lay of the said County and State, on the said County and State,	Before me, Lange & Lowell, a Notary Public in and for the said County and State, on this lay of April 1908, personally appeared and Alexander to me known to be the identical personal who executed the within and going instrument, and acknowledged to me that the executed the same as Illustic free and voluntary act and decourse uses and purposés therein set forth.	And said	Mya S. Melleum his wife hereby covenant, promise and agree to and with said part of the seco Menu lawfully seized in own right of an absolutin and to all and singular the above granted and described premises, with the and unincumbered of and from all former grants, titles, charges, judgment described premises, with the said soever;
lay of April 19.1, personally appeared	lay of April 1991, personally appeared	And said	Mya S. Melleum his wife hereby covenant, promise and agree to and with said part of the seco Menu lawfully seized in own right of an absolutin and to all and singular the above granted and described premises, with the and unincumbered of and from all former grants, titles, charges, judgment described premises, with the said soever;
lay of April 1991, personally appeared who exceuted the within and for soing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed follows and purposes therein set forth.	lay of April 1991, personally appeared	And said	Mya S. Sulliam has hereby covenant, promise and agree to and with said part of the second from a lawfully seized in the said own right of an absoluting and to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgment of kind soever; C. title to the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part has the hereunto set the said of the first part has the second part of the first part has the second part of the first part has the second part of the second
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going instrument, and acknowledged to me that the same as the free and voluntary act and deed f the uses and purposes therein set forth,	going instrument, and acknowledged to me that executed the same as free and voluntary act and deco	And said	hereby covenant, promise and agree to and with said part of the second hereby covenant, promise and agree to and with said part of the second in own right of an absolutin and to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgment described to the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set hand the day and year here
going instrument, and acknowledged to me that the same as the free and voluntary act and deed f the uses and purposes therein set forth,	going instrument, and acknowledged to me that executed the same as free and voluntary act and deco	And said	hereby covenant, promise and agree to and with said part of the second hereby covenant, promise and agree to and with said part of the second in own right of an absolutin and to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgment described to the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set hand the day and year here
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Barrier Barrie	Control of the Contro	or in any wise appertaining forever, And said Mallama and Compart, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, appurtenances; that the same are free, clear, discharged taxes, assessments and incumbrances, of what nature and that May will warrant and forever defend the assigns, against said part and of the first part, and the same. IN WITNESS WHEREOF, The said part and on above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Jack County, Before me, May of Oklahoma Incumbrances, of what nature and continue to the first part, and the same. STATE OF OKLAHOMA, Jack County, Before me, May of Oklahoma Incumbrances, of what nature and continue to the first part, and the same.	hereby covenant, promise and agree to and with said part of the second mand to all and singular the above granted and described premises, with to and unincumbered of and from all former grants, titles, charges, judgment described to the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set hand the day and yee Sign here
Balling Ballin	Control of the Contro	or in any wise appertaining forever, And said Mallama and Compart, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, appurtenances; that the same are free, clear, discharged taxes, assessments and incumbrances, of what nature and that May will warrant and forever defend the assigns, against said part and of the first part, and the same. IN WITNESS WHEREOF, The said part and on above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Jack County, Before me, May of Oklahoma Incumbrances, of what nature and continue to the first part, and the same. STATE OF OKLAHOMA, Jack County, Before me, May of Oklahoma Incumbrances, of what nature and continue to the first part, and the same.	hereby covenant, promise and agree to and with said part of the second mand to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgmented kind soever; of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set hand the day and yet Sign here
My commission expires August 30 Hg/908	My commission expires . August 30th 1908	or in any wise appertaining forever, And said — Mellann and for for for heirs, executors or administrators, do—part, that at the delivery of these presents——————————————————————————————————	hereby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absoluting and to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgmented kind soever; of the second part heirs and kind soever; heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set hand the day and years Sign here hereunto set hand the day and years The first part have hereunto set hand the day and years Sign here
My commission expires August 301141906	My commission expires . August 3.014.1901	or in any wise appertaining forever. And said — Mellanne and for for for heirs, executors or administrators, do—part, that at the delivery of these presents——————————————————————————————————	hereby covenant, promise and agree to and with said part of the second and to all and singular the above granted and described premises, with the and unineumbered of and from all former grants, titles, charges, judgment d kind soever; e title to the same unto said part of the second part heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set their hand the day and years of the first part have hereunto set their hand the day and years of the said County and State, on this ersonally appeared to me known to be the identical person who executed the same as the free and voluntary act and deed for executed the same as the free and voluntary act and deed for the same as the free and the free act and the free
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	발생님 강경하다는 열대를 가게 들어 가는 이 사람들이 되었다. 그 전문에 가장 하는 사람들이 되었다는 사람들이 가장 사람들이 가장 하는 사람들이 되었다.	And said	hereby covenant, promise and agree to and with said part of the second and to all and singular the above granted and described premises, with the and uninenumbered of and from all former grants, titles, charges, judgment of kind soever; e title to the same unto said part of the second part heirs and heirs and all and every person whomsoever, lawfully claiming or to claim of the first part have hereunto set their hand the day and years of the said County and State, on this ersonally appeared who executed the same as the country and country and state, on the content of the known to be the identical person who executed the within and for the executed the same as the country and voluntary act and deed for executed the same as the country and voluntary act and deed for executed the same as the country and voluntary act and deed for executed the same as the country and voluntary act and deed for the country and voluntary act and deed for the country act and deed f