## DEED RECORD

TO  TO  TO  TO  TO  TO  TO  This recording been compared with the original instrument the condition of in this office, and the recording been compared with the original instrument the condition of in this office, and the recording meet in every particular, a the same has been properly indexed, in accordance with the laws of Obishon (Seal.)  THIS INDENTURE, Made this July day of March A.D., 1929, between the State of Oklahoma, of the first part, and July and		
The interest of the state of Orinhelms, of the first part, and a singular the tenements, becaliformed and appartenances thereunts belongs to the receipt of which is perely schooledged, by the perely of which is perely schooledged, by the second part, and a singular the tenements, becaliformed in the Country of Tales and analysis, and at the following described real entire, stated in the Country of Tales, and Tales and analysis, all of the following described real entire, stated in the Country of Tales, and Tales and analysis, all of the following described real entire, stated in the Country of Tales, and Tales and analysis, all of the following described real entire, stated in the Country of Tales, and Tales and indicated the country of Tales, and Tales and analysis, all of the following described real entire, stated in the Country of Tales, and Tales and analysis, all of the following described real entire, stated in the Country of Tales, and Tales and any said and convey and the said part of the said of the following described real entire, stated in the Country of Tales, and Tales and any said and convey and the said the said that the chief and analysis and the said the said that the chief and analysis and the said the said that the chief and analysis and the said that the chief and the said and the said that the chief and the said that the chief and the said that the chief and the said and the said that the chief and the said that the chief and the said that the chief and the said that th		Filed in office of Register of Deeds for record this
THIS INDENTURE, Made this following the present of the second part of		
This INDENTURE, Made this following of the first part of the first	<b>T</b> O	This record has been compared with the original instrument thereof on the in this office, and the record line made to all overest in every particular, and
To have and to hold the same, together with all and singular the tevements, hereditaments and appartenances thereunto helonging the same of the same o		(SEAL)
To have and to hold the same, together with all and singular the tevements, hereditaments and appartenances thereunto helonging the same of the same o		Deputy
To have and to hold the same, together with all and singular the tevements, hereditaments and appartenances thereunto helonging the same of the same o	THIS INDENTURE, Made this 20th day of	March A. D. 1929 hetween
WHYNESSETH, The said part of of the first part, in consideration of the sum of	J. G. Masters!	(a single man) of
WINNESSETT, The said part of the first part, in consideration of the sum of the control of the sum of the control of the sum of the sum of the control		I July Oblahowa
Dolla has receipt of which is jueyeby acknowledged, do by these presents grant, bargain, sell and coursy unto the said part of second part, been and assigns, all of the following described real state, situated in the County of Thisis, and State glandown, to write:  "A manufact leve" (2) and Mallel have (2) and all apparents of the County of Thisis, and State glandown, to write the Alles addition to Julian, but the county of Thisis, and State glandown to the Alles addition to Julian, but the county for the said part of the second and the Alles addition to Julian, and State glandown, and agree to and with fail part of the second and the additions of administrators, do, involve overand, provides and gree to and with fail part of an absoluted that the delivery of these presents.  And said the delivery of these presents.  In which the same are free, clear, discharged and unicentubored of and from all former grants, with it purtremones; that the same are free, clear, discharged and unicentubored of and from all former grants, titles, charges, judgment exes, sussements and insembrances of what nature and kind severe;  and that Lell. will warrent and forever defend by title to the same unto said part of the second part, letter, and the same.  IN WINNESS WHEREOUP, The said part of the first part lace hereunto set letter, hand to day and you have written.  Sign here Allestand to the within and for the said County and State, on this county is the same and convergences and county and state, on this county is to the within and for the said purposes therein set forth.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  The presently appeared to me thing the same as the feet and voluntary and state, on this county is not purpose therein set forth.		of the second part
To have and to hold the same, together with all and singular the tesements, hereditaments and appurtenances thereunts belonging in any wise apportaining forever.  To have and to hold the same, together with all and singular the tesements, hereditaments and appurtenances thereunts belonging in any wise apportaining forever.  Any mild have a subject to the diverse of the same that are the same are recognized by that the diverse of the same and industriances, in fee simple, of, in and to all and singular the tesements and appurtenances thereints belonging in any wise apportaining forever.  Any mild have a subject to the same and the diverse of the same that at the diverse of the same of the same and indebaable entate of inhoritance, in fee simple, of, in and to all and singular the obvergenated and described premises, with the same are feed, elect, discharded and unincurbored of and from all former grants, titles, charges, judgment more, assessments and incumbrances, of what nature and kind server;  and that hell—will warrant and forever defend the title to the same unto end part of the second part, the same and the same.  IN WITNESS WHEREOF, The said part of the first part laced here and for the said County and State, on this latest and the same.  Sign, against said part of the first part laced here identified the within and for the same.  Sign here the same who excepted the within and for the many of the said part of the same with the same are formed to the same of the same who excepted the within and for the same who excepted the within and for the many of the same as the same as the same who excepted the within and for the same and partness therein as forth.		
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belough in any wise appendix for the second part of the second par	the receipt of which is bereby acknowledged, do by these record part, being and assigns, all of the following the control of the cont	se presents grant, bargain, sell and convey unto the said part
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances; thereunto belough in any wise appendiation from the same of the second part of the second and specific and about the same are free, clear, discharged and uninenrabored of and from all former grants, titles, charges, judgment the same are free, clear, discharged and uninenrabored of and from all former grants, titles, charges, judgment the same.  IN WITNESS WHEREOF, The said part of the first part is all and every become whomseever, lawfully claiming or to claim to same.  IN WITNESS WHEREOF, The said part of the first part is all hereunto set the same.  STATE OF OKLAHOMA,  The same of the same are former of the same who said part of the said County and State, on this all and of the said county and dead of the same and all and all and for the said County and State, on this all and the same and part of the said County and State, on this all and the same and part of the said County and State, on this all and the same and part of the said County and State, on this all the counts and part of the said County and State, on this all the county and part of the same as all the county and state, on this all the county and part of the same as all the county and state, and the county and state and th	it number two (2) in bloc	ek two (2) and all appurtenances
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belough in any wise appertaining forever.  Any said the same and the same to the same and the same and the same that at the delivery of these presents the same state of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the same are free, clear, discharged and unineurabored of and from all forence grants, titles, charges, indigenent and singular the above granted and described premises, with the purpurtenances; that the same are free, clear, discharged and unineurabored of and from all forence grants, titles, charges, indigenent and singular the above granted and described premises, with the same and incumbrances, of what nature and kind sever;  and that All will warrant and forever defend the title to the same unto said part. of the second part, the isrs and all and every person whomsoever, havinly claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part had become to set the said County and State, on this allows written.  Sign here  STATE OF OKLAHOMA,  STATE OF OKLAHOMA	reto in the Bliss addition	to Julia, Andian Herretory from
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belough r in any wise appertaining forever.  Any said	tate of Oklahoma!	
r in any wise appertaining forever.  Any said		
r in any wise appertaining forever.  Any said  Authorical Managements of the second part of the second act, that at the delivery of these presents  act, that at the delivery of these presents  All heirs, executors or administrators, do hereby covenant, promise and agree to and with said part own right of an absoluted in the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the promises are free, clear, discharged and unineurobered of and from all former grants, titles, charges, judgment exes, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said part of the second part, heirs are saigns, against said part of the first part, heirs and all and every berson whomsoever, lawfully claiming or to claime same.  IN WITNESS WHEREOF, The said part of the first part had hereunto set hand the day and yet bove written.  Sign here  Sign here  Sign here  Sign here  Sign here  All of the said County and State, on this of the said county and state, on this of the said county and state, and the same are said and purposes therein set forth.  To me known to be the identical person, who executed the within and fore the said county and act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and		경기 회문을 하는 경기 등 사는 그리고 있다고요.
r in any wise appertaining forever.  Any said  Authorical Managements of the second part of the second act, that at the delivery of these presents  act, that at the delivery of these presents  All heirs, executors or administrators, do hereby covenant, promise and agree to and with said part own right of an absoluted in the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the promises are free, clear, discharged and unineurobered of and from all former grants, titles, charges, judgment exes, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said part of the second part, heirs are saigns, against said part of the first part, heirs and all and every berson whomsoever, lawfully claiming or to claime same.  IN WITNESS WHEREOF, The said part of the first part had hereunto set hand the day and yet bove written.  Sign here  Sign here  Sign here  Sign here  Sign here  All of the said County and State, on this of the said county and state, on this of the said county and state, and the same are said and purposes therein set forth.  To me known to be the identical person, who executed the within and fore the said county and act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and		
r in any wise appertaining forever.  Any said  Authorical Managements of the second part of the second act, that at the delivery of these presents  act, that at the delivery of these presents  All heirs, executors or administrators, do hereby covenant, promise and agree to and with said part own right of an absoluted in the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the promises are free, clear, discharged and unineurobered of and from all former grants, titles, charges, judgment exes, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said part of the second part, heirs are saigns, against said part of the first part, heirs and all and every berson whomsoever, lawfully claiming or to claime same.  IN WITNESS WHEREOF, The said part of the first part had hereunto set hand the day and yet bove written.  Sign here  Sign here  Sign here  Sign here  Sign here  All of the said County and State, on this of the said county and state, on this of the said county and state, and the same are said and purposes therein set forth.  To me known to be the identical person, who executed the within and fore the said county and act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and		사용 교통 경우 등 기업
r in any wise appertaining forever.  Any said  Authorical Managements of the second part of the second act, that at the delivery of these presents  act, that at the delivery of these presents  All heirs, executors or administrators, do hereby covenant, promise and agree to and with said part own right of an absoluted in the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the promises are free, clear, discharged and unineurobered of and from all former grants, titles, charges, judgment exes, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said part of the second part, heirs are saigns, against said part of the first part, heirs and all and every berson whomsoever, lawfully claiming or to claime same.  IN WITNESS WHEREOF, The said part of the first part had hereunto set hand the day and yet bove written.  Sign here  Sign here  Sign here  Sign here  Sign here  All of the said County and State, on this of the said county and state, on this of the said county and state, and the same are said and purposes therein set forth.  To me known to be the identical person, who executed the within and fore the said county and act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and		송발도 발발하는 항상 보고 하는 이 하는 것 같아. 그는 것 같아. 그렇게 되었다.
r in any wise appertaining forever.  Any said  Authorical Managements of the second part of the second act, that at the delivery of these presents  act, that at the delivery of these presents  All heirs, executors or administrators, do hereby covenant, promise and agree to and with said part own right of an absoluted in the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the promises are free, clear, discharged and unineurobered of and from all former grants, titles, charges, judgment exes, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said part of the second part, heirs are saigns, against said part of the first part, heirs and all and every berson whomsoever, lawfully claiming or to claime same.  IN WITNESS WHEREOF, The said part of the first part had hereunto set hand the day and yet bove written.  Sign here  Sign here  Sign here  Sign here  Sign here  All of the said County and State, on this of the said county and state, on this of the said county and state, and the same are said and purposes therein set forth.  To me known to be the identical person, who executed the within and fore the said county and act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and		
r in any wise appertaining forever.  Any said  Authorical Managements of the second part of the second act, that at the delivery of these presents  act, that at the delivery of these presents  All heirs, executors or administrators, do hereby covenant, promise and agree to and with said part own right of an absoluted in the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the promises are free, clear, discharged and unineurobered of and from all former grants, titles, charges, judgment exes, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said part of the second part, heirs are saigns, against said part of the first part, heirs and all and every berson whomsoever, lawfully claiming or to claime same.  IN WITNESS WHEREOF, The said part of the first part had hereunto set hand the day and yet bove written.  Sign here  Sign here  Sign here  Sign here  Sign here  All of the said County and State, on this of the said county and state, on this of the said county and state, and the same are said and purposes therein set forth.  To me known to be the identical person, who executed the within and fore the said county and act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and yoluntary act and deed for the same as the free and		
r in any wise appertaining forever.  Any said		and the control of t The control of the c
The any wise appertaining forever.  Any said  Of Mark heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second act, that at the delivery of these presents  All heirs, executors or administrators, do hereby covenant, promise and agree to and with said part own right of an absoluted that the delivery of these presents  All heirs and to all and singular the above granted and described premises, with the properties of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the properties of the same are free, clear, discharged and unineurabered of and from all former grants, titles, charges, judgment excess assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said part of the second part, the irrest assigns, against said part of the first part, theirs and all and every berson whomsoever, lawfully claiming or to claime same.  IN WITNESS WHEREOF, The said part of the first part had be hereunto set the land the day and yet before me.  Sign here  Sign here  Sign here  Sign here  Sign here  Sign here here and country and state, on this all to me known to be the identical person, who executed the within and fore one instrument, and acknowledged to me that the executed the same as free and yoluntary act and deed for the custom as therein set forth.		
Any said  App sa	경계 하는 사람들은 사람들이 얼마나 사람들이 살아 없다면 하는데 없다.	
next, that at the delivery of these presents		
nd indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the popurtenances; that the same are free, clear, discharged and unineurabored of and from all former grants, titles, charges, judgment exces, assessments and incumbrances, of what nature and kind soever;	r in any wise appertaining forever Masters	for hinself and
ssigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim he same.  IN WITNESS WHEREOF, The said part of the first part had hereunto set had had the day and yet hove written.  Sign here  STATE OF OKLAHOMA,  Before me, found, a Notary Public in and for the said County and State, on this lay of here had been been been been been been been bee	or in any wise appertaining forever  And said	for function and agree to and with said part — of the second
ssigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim he same.  IN WITNESS WHEREOF, The said part of the first part had hereunto set had had the day and yet bove written.  Sign here  State OF OKLAHOMA,  Before me, here here here here here here here he	And said	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute d to all and singular the above granted and described premises, with the mineumbered of and from all former grants, titles, charges, judgments,
IN WITNESS WHEREOF, The said part of the first part had hereunto set hand the day and yes bove written.  Sign here hand the day and yes bove written.  Sign here hand the day and yes bove written.  Sign here hand the said County and State, on this lay of hard hand had been been been been been been been bee	r in any wise appertaining forever And said	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute d to all and singular the above granted and described premises, with the mineumbered of and from all former grants, titles, charges, judgments, d soever;
STATE OF OKLAHOMA,  Sign here  Si	r in any wise appertaining forever  And said	reby covenant, promise and agree to and with said part of the second described premises, with the mineurubered of and from all former grants, titles, charges, judgments, d soever; of the second part, heirs and
STATE OF OKLAHOMA,  Before me,  Jensey,  James J	And said	reby covenant, promise and agree to and with said part of the second described premises, with the unincumbered of and from all former grants, titles, charges, judgments, d soever; of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim
STATE OF OKLAHOMA,  Before me, John Panely, a Notary Public in and for the said County and State, on this 20 ay of 1929, personally appeared  It me known to be the identical person, who executed the within and for oing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed to be uses and purposes therein set forth.	And said	reby covenant, promise and agree to and with said part of the second described premises, with the unincumbered of and from all former grants, titles, charges, judgments, d soever; of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim
Before me, Jewish James And Market State, on this 21.  Before me, Jewish James	And said	reby covenant, promise and agree to and with said part of the second described premises, with the described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, and described premises,
Before me, Jewish James And Market State, on this 21.  Before me, Jewish James	And said	reby covenant, promise and agree to and with said part of the second described premises, with the described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, and described premises,
Before me, Jewy James Ja	And said	reby covenant, promise and agree to and with said part of the second described premises, with the described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, and described premises,
Before me, Jewish James a Notary Public in and for the said County and State, on this leave of James and J	And said	reby covenant, promise and agree to and with said part of the second described premises, with the described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, and described premises,
Before me, Johnson James	And said	reby covenant, promise and agree to and with said part of the second described premises, with the described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, and described premises,
nd	And said	reby covenant, promise and agree to and with said part of the second described premises, with the described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, and described premises,
nd	And said	reby covenant, promise and agree to and with said part of the second described premises, with the described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, with the mineurubered of and from all former grants, titles, charges, judgments, described premises, and
to me known to be the identical person, who executed the within and for coing instrument, and neknowledged to me that the executed the same as the free and voluntary act and deed to he uses and purposes therein set forth.	And said	reby covenant, promise and agree to and with said part of the second described premises, with the above granted and described premises, with the mineumbered of and from all former grants, titles, charges, judgments, a soeyer; of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part had hereunto set hand the day and year Sign here
oing instrument, and ucknowledged to me that feel executed the same as feel free and voluntary act and deed to be uses and purposes therein set forth.	And said	reby covenant, promise and agree to and with said part of the second described premises, with the above granted and described premises, with the mineumbered of and from all former grants, titles, charges, judgments, described premises, with the mineumbered of and from all former grants, titles, charges, judgments, described premises, with the mineumbered of and from all former grants, titles, charges, judgments, described premises, with the mineumbered of and from all former grants, titles, charges, judgments, described premises, with the mineumbered premises, with the mineumb
he uses and purposes therein set forth.  [ January Julia Julia Commission propers March 1911 Charles Instant Fullia Julia Commission propers March 1911 Charles Instant Fullia Julia Commission propers March 1911 Charles Instant Fullia Julia Commission propers and purposes therein set forth.	and said	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute d to all and singular the above granted and described premises, with the mineurubered of and from all former grants, titles, charges, judgments, d soever; of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part had hereunto set hand the day and year Sign here hereafter the said County and State, on this lly appeared a Notary Public in and for the said County and State, on this lly appeared a sample and and sample and and and
My commission overland Mar 1911 Ale motory Fallie Tullas Commission	And said	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute d to all and singular the above granted and described premises, with the mineu nubered of and from all former grants, titles, charges, judgments, d soever; of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part had hereunto set hand the day and year Sign here Notary Public in and for the said County and State, on this lly appeared who executed the within and forece known to be the identical person who executed the within and forece known to be the identical person who executed the within and forece
Ly commission expires Jun 1911 Cel Survey Public Tollar County	And said	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute d to all and singular the above granted and described premises, with the mineu nubered of and from all former grants, titles, charges, judgments, d soever; of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part had hereunto set hand the day and year Sign here Notary Public in and for the said County and State, on this lly appeared who executed the within and forece known to be the identical person who executed the within and forece known to be the identical person who executed the within and forece
ly commission expires. Not ! // /// // // // // // // // // // //	And said  And said  Mactine  or Mile heirs, executors or administrators, do  nart, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and axes, assessments and incumbrances, of what nature and kind  and that Me will warrant and forever defend the title ssigns, against said part of the first part,  he same.  IN WITNESS WHEREOF, The said part of the f bove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  SS.  County,  Before me,  ay of  19 9 personal  nd  to me  oing instrument, and ucknowledged to me that	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute d to all and singular the above granted and described premises, with the mineu nubered of and from all former grants, titles, charges, judgments, d soever; of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part had hereunto set hand the day and year Sign here Notary Public in and for the said County and State, on this lly appeared who executed the within and forece known to be the identical person who executed the within and forece known to be the identical person who executed the within and forece
and the company and the contract of the contra	And said  Or Line heirs, executors or administrators, do her wart, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and axes, assessments and incumbrances, of what nature and kind and that Line will warrant and forever defend the title ssigns, against said part Lof the first part, line same.  IN WITNESS WHEREOF, The said part Lof the febove written.  STATE OF OKLAHOMA,  Before me,  Lay of Line Hereof, and neknowledged to me that Line of the febove with the same of the febove written.	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute d to all and singular the above granted and described premises, with the mineu nubered of and from all former grants, titles, charges, judgments, d soever; of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part had hereunto set hand the day and year Sign here Notary Public in and for the said County and State, on this lly appeared who executed the within and forece known to be the identical person who executed the within and forece known to be the identical person who executed the within and forece