DEED RECORD

	STATE OF OKLAHOMA, County of Tralita., ss.
물론적인 하는 사람이 많아 하다는 살은 사람이 하는 것	Filed in office of Register of Deeds for record this. 2
TO	corded in Book
	in this office, and the record mee made found correct in every particular, and the same has been properly indexed, in accordance with the laws of Okiehoma.
	(SHAL) Register of Deeds
	march, A.D., 1997, between
Kachel Colhrady 4W. J. Br	ady Tor Sustand
Tulsa County, in the State of Oklahoma, of the first part, and	d
WINESSETH, The said part of the first part,	in consideration of the sum of
Che 6	ese presents grant, bargain, sell and convey unto the said part 4 _of the
second part,heirs and assigns, all of the f Oklahoma, to-wit:	following described real estate, situated in the County of Tulsa, and State of
20t(2) two yelle 7	worth (30) thirty get of Lot (3) Thre Block Four 4) of north Jula Okl
in North Julsa and in	Olsek Four (4) of North Gulsa Okl
	[14] [16] [16] 아마이
4. (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	마시 () 전에 이렇게 하는 일일 있는 사람이 되는 것들은 그 것이다는 것을 받는 것을 하였다. 한다는 기를 가장한 이번 등로 시간되었다면 하는 것이 되었다면 한다는 것이다.
4. (1974)	
	15 전 시간 소프리트 교육인 등로드로 보고한 이 15 등로 보고 보고 있다. 15 일 전 15 등 대한 경기 등 기계 등 기계 등 기계 등로 15 등 기계 등 기
	선물을 하고 있는 것이 되었다. 이 전달을 보고 있는 것이 되었다. 그런
To have and to hold the same, together with all and sin	ngular the tenements, hereditaments and appartenances thereunto belonging
or in any wise americaning forever.	작가이다. 그렇게 하이고 하는 동네는 항상을 됐다. 요즘 없다.
or in any wise apportaining forever. And said BALKE C. Grady for Asy heirs, executors or administrators, do 1	hereby covenant, promise and agree to and with said part=4 of the second
And said Albert C. Crady For _ My _ heirs, executors or administrators, do _ 1 part, that at the delivery of these presents	energy covenant, promise and agree to and with said part of the second she is a lawfully seized in less own right of an absolute
And said Bakker. Grady— for _Aw _ heirs, executors or administrators, do _ heart, that at the delivery of these presents _ when the delivery of the delivery of these presents _ when the delivery of the	hereby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute and to all and singular the above granted and described premises, with the lunineumbered of and from all former grants, titles, charges, judgments,
And said Backer Crady for _Aw _ heirs, executors or administrators, do _ heart, that at the delivery of these presents _ wand indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kings a second content of the same are free, clear, discharged and taxes, as second content of the same are free, clear, discharged cont	hereby covenant, promise and agree to and with said parts of the second hereby covenant, promise and agree to and with said parts of the second and to all and singular the above granted and described premises, with the I unincumbered of and from all former grants, titles, charges, judgments, and soever;
And said Bakkl C. Crady — And said Bakkl C. Crady — for — A. — heirs, executors or administrators, do —— heart, 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 and taxes, assessments and incumbrances, of what nature and kind that —— will warrant and forever defend the time.	hereby covenant, promise and agree to and with said part—— of the second with said part—— of the second and to all and singular the above granted and described premises, with the lunineumbered of and from all former grants, titles, charges, judgments, and soever; ————————————————————————————————————
And said Backel C. Crady— for _Aw heirs, executors or administrators, do heart, that at the delivery of these presents kar and indefeasible estate of inheritance, in fee simple, of, in a appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kind that will warrant and forever defend the timessigns, against said part—_ of the first part, These the same	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 of the second of an absolute and to all and singular the above granted and described premises, with the innincumbered of and from all former grants, titles, charges, judgments, and soever; ** ** ** ** ** ** ** ** ** ** ** ** **
And said Backel C. Crady — And said Backel C. Crady — for — heirs, executors or administrators, do — leart, that at the delivery of these presents — hand indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kind that — will warrant and forever defend the timesigns, against said part—— of the first part, These the same. IN WITNESS WHEREOF, The said part—— of the	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 own right of an absolute and to all and singular the above granted and described premises, with the I unincumbered of and from all former grants, titles, charges, judgments, and soever; ** ** ** ** ** ** ** ** ** ** ** ** **
And said Backel C. Crady — And said Backel C. Crady — for — heirs, executors or administrators, do — leart, that at the delivery of these presents — hand indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kind that — will warrant and forever defend the timesigns, against said part—— of the first part, These the same. IN WITNESS WHEREOF, The said part—— of the	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 own right of an absolute and to all and singular the above granted and described premises, with the I unincumbered of and from all former grants, titles, charges, judgments, and soever; ** ** ** ** ** ** ** ** ** ** ** ** **
And said Backel C. Crady — And said Backel C. Crady — for — heirs, executors or administrators, do — leart, that at the delivery of these presents — hand indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kind that — will warrant and forever defend the timesigns, against said part—— of the first part, These the same. IN WITNESS WHEREOF, The said part—— of the	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 of the second of an absolute and to all and singular the above granted and described premises, with the innincumbered of and from all former grants, titles, charges, judgments, and soever; ** ** ** ** ** ** ** ** ** ** ** ** **
And said Backel C. Crady — And said Backel C. Crady — for — heirs, executors or administrators, do — leart, that at the delivery of these presents — hand indefeasible estate of inheritance, in fee simple, of, in appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kind that — will warrant and forever defend the timesigns, against said part—— of the first part, These the same. IN WITNESS WHEREOF, The said part—— of the	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 own right of an absolute and to all and singular the above granted and described premises, with the I unincumbered of and from all former grants, titles, charges, judgments, and soever; ** ** ** ** ** ** ** ** ** ** ** ** **
And said Backel C. Crady — for — A. — heirs, executors or administrators, do — I part, that at the delivery of these presents — and indefeasible estate of inheritance, in fee simple, of, in a appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and kind that — will warrant and forever defend the timessigns, against said part— of the first part, These the same. IN WITNESS WHEREOF, The said part— of the habove written.	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said Bakkel C. Grady - for _AN _ heirs, executors or administrators, do P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents P part, that at the delivery of these presents _ P part, that at the delivery of these pr	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 own right of an absolute and to all and singular the above granted and described premises, with the I unincumbered of and from all former grants, titles, charges, judgments, and soever; ** ** ** ** ** ** ** ** ** ** ** ** **
And said Backel Carady for _Aw heirs, executors or administrators, do I part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and ki and that will warrant and forever defend the til assigns, against said part of the first part, with same. IN WITNESS WHEREOF, The said part of the above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Before me, Robbe E. Symbol.	hereby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute and to all and singular the above granted and described premises, with the i unineumbered of and from all former grants, titles, charges, judgments, ind soever;
or in any wise apperlaining forever. And said Ballel Cally Grady for _ And _ heirs, executors or administrators, do 1 part, that at the delivery of these presents 2 and indefeasible estate of inheritance, in fee simple, of, in a appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and ki and that _ will warrant and forever defend the time assigns, against said part _ of the first part, I leave the same. IN WITNESS WHEREOF, The said part _ of the above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Before me, Relate E June 1 day of	hereby covenant, promise and agree to and with said part————————————————————————————————————
or in any wise appertaining forever. And said Balle C Drady for My heirs, executors or administrators, do I part, that at the delivery of these presents I and indefeasible estate of inheritance, in fee simple, of, in a appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and ki and that I will warrant and forever defend the til assigns, against said part of the first part, The same. IN WITNESS WHEREOF, The said part of the above written. STATE OF OKLAHOMA, S	hereby covenant, promise and agree to and with said part—— of the second with a law own right of an absolute and to all and singular the above granted and described premises, with the lamineumbered of and from all former grants, titles, charges, judgments, ind soever; except the second part, heirs and the left same unto said part—— of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part has hereunto set hand—the day and year Sign here Rabel Callandy. Sign here Rabel Callandy. The first part has hereunto set hand—the day and year man and the day and year who executed the within and foreme known to be the identical person who executed the within and foreme known to be the identical person who executed the within and foreme known to be the identical person who executed the within and foreme has a second part of the
or in any wise appertaining forever. And said Ballel C. Grady for _ Ary _ heirs, executors or administrators, do _ I part, that at the delivery of these presents _ Ary _ appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and ki and that _ will warrant and forever defend the timesigns, against said part _ of the first part, _ Are _ the same. IN WITNESS WHEREOF, The said part _ of the above written. STATE OF OKLAHOMA, Ss. Before me, _ Rable E Type _ of the going instrument, and acknowledged to me that _ they _ of the going instrument, and acknowledged to me that _ They _ of the going instrument, and acknowledged to me that _ They _ of the going instrument, and acknowledged to me that _ They _ of the going instrument, and acknowledged to me that _ They _ of _ o	hereby covenant, promise and agree to and with said part— of the second with said part— of the second and to all and singular the above granted and described premises, with the lunineumbered of and from all former grants, titles, charges, judgments, ind soever;
or in any wise appertaining forever. And said Balle C. Drady for	hereby covenant, promise and agree to and with said part— of the second with said part— of the second and to all and singular the above granted and described premises, with the lunineumbered of and from all former grants, titles, charges, judgments, ind soever;
or in any wise appertaining forever. And said Bakel C. Grady for _ Any _ heirs, executors or administrators, do I part, that at the delivery of these presents _ And indefeasible estate of inheritance, in fee simple, of, in a appurtenances; that the same are free, clear, discharged and taxes, assessments and incumbrances, of what nature and ki and that _ will warrant and forever defend the times assigns, against said part _ of the first part, _ Accept the same. IN WITNESS WHEREOF, The said part _ of the above written. STATE OF OKLAHOMA, of the first part, _ Accept _ of the above written. STATE OF OKLAHOMA, of the first part _ of the above written. STATE OF OKLAHOMA, of the first part _ of the above written.	hereby covenant, promise and agree to and with said part—— of the second with a law own right of an absolute and to all and singular the above granted and described premises, with the lamineumbered of and from all former grants, titles, charges, judgments, ind soever; except the second part, heirs and the left same unto said part—— of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part has hereunto set hand—the day and year Sign here Rabel Callandy. Sign here Rabel Callandy. The first part has hereunto set hand—the day and year man and the day and year who executed the within and foreme known to be the identical person who executed the within and foreme known to be the identical person who executed the within and foreme known to be the identical person who executed the within and foreme has a second part of the