## DEED RECORD

To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging by his may vive apportunity of the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to in any vive apportunity of the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to in any vive apportunity of the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to in any vive apportunity of the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to in any vive apportunity of these presents and the hereby acrount, promise and agree to and with said part—4 of the second part, that at the delivery of these presents and inchentible entate of inhorizance, in fee simple, 64, in and to all and singular the above granted and described premises, with the uppurtenances that the same are free, clear, delectancy and minimalment of and fromer grants, titles, charges, judgments, axes, assessments and insumbrances, of what nature and hind secone;  IN WITHESS WIEREOF, The said part—4 of the first part, had a new y person whomever, harfully claiming or to cluim the same.  IN WITHESS WIEREOF, The said part—4 of the first part had a new y person whomever, harfully claiming or to cluim the same.  IN WITHESS WIEREOF, The said part—4 of the first part, had a hereunto set flath hand—the day and year notice written.  Starte OF OCHARIOMA.  Sign here Advanced the within and fore the paid County and State, on this LB and the of the grant had been made in the same of the said county and State, on this LB and the of the grant had been made to be the side of the said County and State, on this LB and the of the grant had been made to be the side of the said County and State, on this LB and the of the same the said County and State, on this LB and the of the said Count	This industrial part and to hold the same, together with all and singular the tensorents, hereditements and significant enterties the extension of the second part.  This industrial is the same are considered with the same there are the second part.  The have and to hold the same, together with all and singular the tensorents, hereditements and significant enterties of the second part.  The have and to hold the same, together with all and singular the tensorents, hereditements and significant enterties. Of the second part is any vide appearance to the second part is any vide appearance to the second part is any vide appearance. The second part is any vide appearance to the second part is any vide appearance and incontractions of vide institutions, vide the second part is any vide appearance and incontractions of vide institutions and vide appearance to read vide appearance and incontractions of vide institutions and vide appearance and incontractions of vide institutions	"我们,我们就是我们就是我们,我们们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就会会不会的。""我们就是我们的,我们就是我们的,我们就是我	STATE OF OKLAHOMA, County of Julsal, ss.
This indicates the management with the graphent hardware the content of the ment of the me	This INDENTURE, Made this. It does not be seen to be such to be seen to be such to be se		Piled in office of Register of Deeds for record thisday of
THIS INDENTURE, Made this	THIS INDENTURE, Made this to the first part of the first part of the second part of the s		
THIS INDENTURE, Made title. Last and the part, and the part, and the part, and the second part.  The party of the Sitte, of Oldshows, of the first part, and.  AD, 1962 — between the part and the second part.  WINDESSPYII, Turbust part are, of the first part, and.  AD, 1962 — between the part and the second part.  WINDESSPYII, Turbust part are, of the first part, and.  AD, 1962 — between the part and the second part.  WINDESSPYII, Turbust part are, of the first part, and.  AD, 1962 — between the part and the second part.  WINDESSPYII, Turbust part are, of the first part, and.  AD, 1962 — between the part and the second part.  WINDESSPYII, Turbust part are, of the first part, and.  AD, 1962 — between the part and the second part, and the second part, and the second part, and the second part are the part are the part and the second part are the part are the part and the second part are the part	THIS INDENTITIES, Much that the flag of the second part of the second	TO	This record has been compared with the officient instrument thereof on the in this office, and the second left made found correct in every particular, and the second properly indexed, in accordance with the laws of Okahesma.
THIS INDENTURE, Made this. A. D. 1924, between the Country and the Second part.  WINDESSFITH, The dail not to the dast part, in consideration of the sum of	This indentities, Made this	- 19 4	
This indentities, linds this by day of the first part, and the second part.  A. D., 10 A. J. D. 10 A. J. Deliveou.  A. D., 10 A.	This INDENTORS Made this land and the first part, and a succeed as a succeed a		나는 아이들 아이들 때문에 가는 얼마를 가는 것이 되었다.
To have and to hold the some, tagether with all and singular the tenements, hereditiments and appartenances thereunto belonging for in any wine apportant for these presents.  To have and to hold the some, tagether with all and singular the tenements, hereditiments and appartenances thereunto belonging for in any wine apportanting forewer.  And said Alexandry Convert and the tenements of the sound and the second part to the seco	To have a set at bold like same, together with all and singular the tenements, investitaments and appartenances thereund belonging with and and singular to the tenements, investitaments and appartenances thereund belonging to the delivery of these presents are sufficiently and the second part.  To have a set at bold like same, together with all and singular the tenements, investitaments and appartenances thereund belonging with all and singular the tenements, investitaments and appartenances thereund belonging with an all all the following described real estate, situated in the County of Tolans, find State of Miniman, towit:  To have a set at bold like same, together with all and singular the tenements, investitaments and appartenances thereund belonging with an any view appetraining forever.  And said I Particular the same are free described by the same and appartenances that the second must, that at the delivery of these presents are same and include and the same are free described and the same are same and include and the same are free described and the same are same and include and part, the same are same and and an advertise of the same are free free and all and devery person themseever, larvilly chriming or to claim the same are free free may delive the same are same and all and devery person themseever, larvilly chriming or to claim the same are free and all and overy person themseever, larvilly chriming or to claim the same are free and all and overy person themseever, larvilly chriming or to claim the same are same and persone the delivery of the same and persone the del		
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereunts belonging for in any wise appetraining forever.  And all Managers and the same of the same unto said parts. Of the same of the s	To have and to bold the same, together with all and singular the tenments, hereditaments and apparlemented belonging to in any visus apportations for these presents.  The hard to the same to the same to the first part in considerable to the tenments, hereditaments and apparlemented belonging to in any visus apportations for the same to the first part in and includents for the same are recording to the same and the bold to an absolute or the same and the bold to an absolute or the same and the bold to an absolute or the same and the bold to an absolute or the same are recording to the	THIS TRIBER TOTAL, MINUTE LINE TE CETTE TOTAL OF THE PERSON OF THE PERSO	
To have and to hold the same, together with all and singular the tenements, herestitaments and appurtenances thereunto belonging for in any wise apportunity of the delivery of those presents and the following described real estate, situated in the County of Tules, find State of Dichemon, towist:  To have and to hold the same, together with all and singular the tenements, herestitaments and appurtenances thereunto belonging for in any wise apportuning forever.  And said International County of the second purch and state of the second purch and the delivery of those presents. And the hereby coregant, promise and agree to and with said part—of the second part, that at the delivery of those presents. The hereby coregant promise and agree to and with said part—of the second part, that at the delivery of those presents. The hereby coregand the delivery of these presents and indentifications, in fee simple, of, in and to all and singular the above granted and described premises, with the name are free, clear, delearaged and uninternalized of and from all former grants, titles, charges, independing the said, assessments and insumbrances, of what nature and kind secret;  and that Sell—will warrant and lowerer defend the title to the same into said part—of the second part, And have a long and part and the same.  IN WITHERS WITHERSOP, The said part—of the first part has hereunto set flower withing or to claim the same.  STATE OF ORLANDOM.  STATE OF ORLANDOM.  STATE OF ORLANDOM.  STATE OF ORLANDOM.  126.1. personally appeared Manually of Charlest and State, on this 2.8. The contract of the second part withing and force the same.  100 Manually and State, on this 2.8. The contract of the second part withing and force the said Country and State, on this 2.8. The contract of the second part withing and force the said Country and State, on this 2.8. The contract of the second part withing and force the said Country and State, on this 2.8. The country of the second part withing the said Country and State, on this 2.8. The countr	To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances theremto belonging to find the same of the		My man and a man
WYNESSWIT, The said part of the first part, in consideration of the sum of and	WINNESSERII, Too finite port. A. of the fact port, in consideration of the sum of	Robert Try of Tulsa C	ourty Oklai
Dollars, the receipt actively necessary necessary trees presents grant, hargain, salt and convey nuts the said parties, of the second part, the same unto said parties, and assigns, all of the following described rest exists, situated in the County of Tules, said State of Nicholoms, to with the same together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to in any wise apportaining fareove.  And and To hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to in any wise apportaining fareove.  And and To hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to in any wise apportaining fareove.  And and To hold the same, together with all and singular the tenements, hereditaments and appurtenances.  And and To hold the same, together with all and singular the above a purition of an absolute of hardings, accounts of somministrators, do not be been all some purities and described pressure, with the appurtenances; that the same are free, clear, discharged and unineumbrouced of and from all former grants, titles, charges, judgments, axes, assessments and insumbrances, of volus nature and kind soever;  and that the same are free, clear, discharged and unineumbrouced of and from all former grants, titles, charges, judgments, axes, assessments and insumbrances, of volus nature and kind soever;  and that the same are free, clear, discharged and unineumbrouced of and from all former grants, titles, charges, judgments, axes, assessments and insumbrances, of volus nature and kind soever;  and that the same are free, clear, discharged and unineumbrouced of and from all former grants, titles, charges, judgments, axes, assessments and insumbrances, of volus nature and kind soever;  and that the same are free, clear, discharged and unineumbrouced of and from all former grants, titles, charges, judgments, axes, assessments and insumbrances, of volus nature and kind soever;	Dollars, no recomplex interests to heavy acknowledged, abooks by these presents greats, hargain, sall and convey must be said parters—of the count part, heavy and to head to heavy the said parters—of the count part, heavy and to head to heavy the said parters—of the count part, heavy and to head to heavy the said parters—of the country of Tulas, said State of Dilahom, to write the said parters—of the town of Tulas, said State of Dilahom, to write the said parters—of the said county—of the said parters—of the said parters—of the said parters—of the said parters—of the said county—of the said parters—of the said county—of the said co	THE THE COLUMN THE TAIL AND THE	[11] [12] 아들아 아들리 경기 아들아 살아 살아 아들아 아들아 아들아 아들아 아들아 아들아 아들아 아
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereundo belonging on in any wise apportaining forever.  And and Therefore, executors of administrators, do seek hereby correnant, promise and agree to and with estid parted of the second part, that at the delivery of these presents and the second part, that at the delivery of these presents and the second part, that at the delivery of these presents and the second part, that at the delivery of these presents and the second part, that at the delivery of these presents and the second part, that at the same are free, clear, discharged and nineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever;  and that the second part, had here and the same unto said parted of the second part, had here and assigns, against said parted of the second part, had here and the same.  IN WITNESS WHEREOF, The said parted of the first part had been assigns, against said parted of the second part, said the same.  IN WITNESS WHEREOF, The said parted of the first part had been and for the said Country and State, on this 2.2.  STATE OF ORGANIONER,  Sign here Mandy Parted Country and State, on this 2.2.  Assolution Country of the first part had been and for the said Country and State, on this 2.2.  Assolution to the income and presented the reliable person who executed the reliable and the country and State, on this 2.2.  The mean and the delivery of the second parted of the second parted person who executed the reliable and the country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The said country and country and state, on this 2.2.  The said countr	To have and to hold the same, together with all and singular the tonements, hereditaments and appurtenances thereunto belonging to in any wise apportaining forever.  And said Transfey American American State of the first part is a the second part, that the deal clarge of what nature and kind goaver;  To have and to hold the same, together with all and singular the tonements, hereditaments and appurtenances thereunto belonging to in any wise apportaining forever.  And said Transfey American American State of the second part, that at the dealery of these presents the transfer in the second part, that at the dealery of these presents the second part, that at the dealery of these presents the second part, that at the dealer with the same or free, clear, displaced and uninemarked and an incommend of and from all former grants, with the same or free, clear, displaced and uninemarked and an incommend and former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind secover;  and that the same are free, clear, displaced and uninemarked and and only the second part, these charges, judgments, taxes, assessments and incumbrances, of what nature and kind secover;  and that the same are free, clear, displaced and uninemarked and and avery person whomesover, lawfully chining or to claim the same.  IN WINESS WIEREOF, The said part of the first part has a hereunto set flow second part, these had been seen to the first part has a hereunto set.  STATE OF GILLAGOM, and the same is a heart of the second part, the said County and State, on this 2.2.  STATE OF GILLAGOM, personally appeared Literatury of the said County and State, on this 2.2.  STATE OF GILLAGOM, personally appeared Literatury of the said County and State, on this 2.2.  The mean of the said part of the said county and state, on this 2.2.  The said parts of the said parts of the said county and state, on this 2.2.  The said parts of the s	your Lundred Jidy #4	and 700 Dollars,
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in any wise appartaining forever.  And said Inductory of these presents — List — Lawfully seized in — Mac own right of an absolute and indectastible extate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appartenances; that the same are free, clear, discharged and uninembered of and from all former grants, titles, charges, indignents, taxes, assessments and incumbrance, of what nature and kind sowers.  and that set — will warrant and forever defend the title to the same into said part — of the second part, — Last — heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part — of the first part has — hereunto set — Mac — hand — the day and year native.  STATE OF ORLAHOMEN — Sign here — Mac — Mac — Sign here — Mac — Sign here — Mac —	To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging for in any wine appertaining forever.  And said **Proceedings** Committee of the second part, that at the delivery of these presents and appurtenances thereunto belonging on any wine appertaining forever.  And said **Proceedings** Committee of the second part, that at the delivery of these presents and the said part of the second part, that at the delivery of these presents are a second part, that the same are free, clear, discharged and uninequalities have granted and described premises, with the appurtenances; that the same are free, clear, discharged and uninequalities and part of the second part, that the same are free, clear, discharged and uninequalities and from all former grants, titles, charges, judgments, axes, assessments and inembrances, of what nature and kind second;  and that **Set** will warrant and forever defend the title to the same unto said part of the second part, that have been appurtenanced. The said part of the first part, the same are free, clear, discharged and uninequality and and very person whomeover, lawfully claiming or to clear the same.  IN WITNESS WHEREOF, The said part of the first part has been and appurent and the day and year flower written.  Sign here **Lawfully** Extended County and State, on this 2.2.**  STATE OF OUT.AHOMA.  Sign here **Lawfully** Extended County and State, on this 2.2.**  The same of the same and voluntary acts and deed for the was and purposes tilerein set forth.  The same of the same and voluntary acts and deed for the was and purposes tilerein set forth.  **Machinery** County** and same unit and same unit said county and State, on this 2.2.**  **Lawfully** County** and same unit said county and state, on this 2.2.**  **Lawfully** County** and same unit said county and state, on this 2.2.**  **Lawfully** County** and same unit said county and State, on this 2.2.**  **Lawfully** County** and same unit same unit said county an		
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereundo belonging on in any wise apportaining forever.  And and Therefore, executors of administrators, do seek hereby correnant, promise and agree to and with estid parted of the second part, that at the delivery of these presents and the second part, that at the delivery of these presents and the second part, that at the delivery of these presents and the second part, that at the delivery of these presents and the second part, that at the delivery of these presents and the second part, that at the same are free, clear, discharged and nineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever;  and that the second part, had here and the same unto said parted of the second part, had here and assigns, against said parted of the second part, had here and the same.  IN WITNESS WHEREOF, The said parted of the first part had been assigns, against said parted of the second part, said the same.  IN WITNESS WHEREOF, The said parted of the first part had been and for the said Country and State, on this 2.2.  STATE OF ORGANIONER,  Sign here Mandy Parted Country and State, on this 2.2.  Assolution Country of the first part had been and for the said Country and State, on this 2.2.  Assolution to the income and presented the reliable person who executed the reliable and the country and State, on this 2.2.  The mean and the delivery of the second parted of the second parted person who executed the reliable and the country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The mean and the said country and state, on this 2.2.  The said country and country and state, on this 2.2.  The said countr	To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances; theremto belonging be in any wise apportaining forever.  And said **Tamong of the same of the second part, that at the delivery of these presents **Let **Authors** to the second part, that at the delivery of these presents **Let **Le	그런 그래 하는 하는 이 사람이 되어 사람들이 하다고 하는데 모든 사람들은 그리다 되었다.	그는 사람들은 사람들은 전에 가는 사람들이 되었다. 그 이 사람들이 가는 것이 되었다.
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining forever.  And said TTALLEY AND SAME	To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereinto belonging or in any wise apportaining forever.  And said Illustrated All South Control of the second part, that at the delivery of these presents the same and the second part, that at the delivery of these presents the same are free, clear, discharged and unincumbered of and from all foreing grants; titles, charges, indigments, interes, assessments and incumberes, of what nature and kind severy.  and that the same are free, clear, discharged and unincumbered of and from all foreing grants; titles, charges, indigments, interes, assessments and incumberes, of what nature and kind severy.  and that the same are free, clear, discharged in unincumbered of and from all foreing grants; titles, charges, indigments, interes, assessments and incumberes, of what nature and kind severy.  and that the same are free, clear, discharged in the title to the same unto said part of the second part, that he has need to the first part has been all and every person whomsoever, lawfully claiming or to claim the same.  IN WITHINGSS WHERECOP, The said part of the first part has become set. It had to day and year answer to the first part has been all and to the said County and State, on this of the first part has been as the said County and State, on this of the said of the said County and State, on this of the said of the said county and state, on this of the said of the said county and state, on this of the said of the said county and state, on this of the said said propers in the said of the said county and state, on this of the said said of the said county and state, on this of the said said of the said said and said said and said said said the said said said said said the said said said said said said said said	Total Dina (5) and A	ix (6) in Block Tourteen (14) in
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in any wise apportaining forever.  And said Mandy And States of Administrators, do see hereby covenant, promise and agree to and with said parts—of the second part, that at the delivery of these presents—law lawfully saized in Mandy own right of an absolute and indexentible estate of inhorizance, in see simple, of, in and to all and singular the above granted and described promises, with the apportenances; that the same or free, clear, dishareged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and ineumbrances, of what nature and kind seever;  and that All warrant and forever defend the title to the same unto said parts—of the second part, had heirs and assigns, gainst said parts—of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said parts—of the first part had hereunto set All hand—the day and year above written.  State of our and the same our parts—of the first part had hereunto set All hand—the day and year above written.  State of our and the same our parts—of the first part had hereunto set All hand—the day and year above written.  Sign here All Mandal Lawrence of the first part had hereunto set All hand—the day and year above written.  A Notary Public in and for the gaid County and State, on this 2.2 will be a second of the first parts—the monday of the first parts—the monday of the first parts—the monday of the first parts and the monday to be the identical person—who created the withing and fore-	To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereinto belonging or in any wise apportaining forever.  And said Illustrated All South Control of the second part, that at the delivery of these presents the same and the second part, that at the delivery of these presents the same are free, clear, discharged and unincumbered of and from all foreing grants; titles, charges, indigments, interes, assessments and incumberes, of what nature and kind severy.  and that the same are free, clear, discharged and unincumbered of and from all foreing grants; titles, charges, indigments, interes, assessments and incumberes, of what nature and kind severy.  and that the same are free, clear, discharged in unincumbered of and from all foreing grants; titles, charges, indigments, interes, assessments and incumberes, of what nature and kind severy.  and that the same are free, clear, discharged in the title to the same unto said part of the second part, that he has need to the first part has been all and every person whomsoever, lawfully claiming or to claim the same.  IN WITHINGSS WHERECOP, The said part of the first part has become set. It had to day and year answer to the first part has been all and to the said County and State, on this of the first part has been as the said County and State, on this of the said of the said County and State, on this of the said of the said county and state, on this of the said of the said county and state, on this of the said of the said county and state, on this of the said said propers in the said of the said county and state, on this of the said said of the said county and state, on this of the said said of the said said and said said and said said said the said said said said said the said said said said said said said said	Rennis addition to the	town of Tulsa
and said Managy Catles as a second part of the second part, that at the delivery of these presents seemed indefensible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and ineumbrances, of what nature and kind soever;  and that sele will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set hand, the day and year above written.  Sign here Anney Sate of the said County and State, on this 22 relation of the first part has been added to the said County and State, on this 22 relation of the first part has been added to the said County and State, on this 22 relation of the first part has been added to the said County and State, on this 22 relation of the first part has been added to the said County and State, on this 22 relation of the first part has been added to the said County and State, on this 22 relation of the first part has been added to the said County and State, on this 22 relation of the first part has been added to the said County and State, on this 22 relation of the first part has been added to the said County and State, on this 22 relation to the said county and State, on this 22 relation to the first part has been added to the said County and State, on this 22 relation to the first part has been added to the said County and State, on this 22 relation to the first part has been added to the said county and State, on this 22 relation to the first part has been added to the said County and State, on this 22 relation to the first part has been added to the said County and State, on this 22 relation to the first part has been added to the said county a	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.		
And said Managy Coulds a Mildow hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents in the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that well—will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set hand, the day and year above written.  Sign here Andrew County, Sa.  Sign here Andrew County, Sa.  Before me, Managery Sales, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative to the first part has been and for the said County and State, on this 22 relative to the first part has been and the first part has been and for the said County and State, on this 22 relative to the first part has been and for the first	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.		하는 것이 되었다. 그런 모르는 그런 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
And said Managy Coulds a Mildow hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents in the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that well—will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set hand, the day and year above written.  Sign here Andrew County, Sa.  Sign here Andrew County, Sa.  Before me, Managery Sales, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative to the first part has been and for the said County and State, on this 22 relative to the first part has been and the first part has been and for the said County and State, on this 22 relative to the first part has been and for the first	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.		
And said Managy Coulds a Mildow hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents in the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that well—will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set hand, the day and year above written.  Sign here Andrew County, Sa.  Sign here Andrew County, Sa.  Before me, Managery Sales, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative to the first part has been and for the said County and State, on this 22 relative to the first part has been and the first part has been and for the said County and State, on this 22 relative to the first part has been and for the first	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.		대통 판매를 되었다면 하는 것 같아 되는 것 같아. 나는 것 같아.
And said Tangery Centles as Milators, does hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents be and indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the uppurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of the first part, lace heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set lace hand the day and year above written.  Sign here and the same of the said County and State, on this 2 2 relative of the same and county, set the same of the said County and State, on this 2 2 relative of the same of the same of the said County and State, on this 2 2 relative of the same of the same of the same of the said County and State, on this 2 2 relative of the same of the same of the same of the said County and State, on this 2 2 relative of the same	And said Mandy Learners of administrators, do est hereby covenant, promise and agree to and with said part—— of the second part, that at the delivery of these presents.  Inwfully seized in		
And said Tangery Centles as Milators, does hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents be and indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the uppurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of the first part, lace heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set lace hand the day and year above written.  Sign here and the same of the said County and State, on this 2 2 relative of the same and county, set the same of the same and county and state, on this 2 2 relative of the same and county of the same and county and state, on this 2 2 relative of the same and the same of the same and county and state, on this 2 2 relative of the same and the	And said Managery College of a Mills of the second part, that at the delivery of those presents.  And said Managery College presents.  Inwfully seized in Mercy own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, naces, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said party of the second part, Table heirs and assigns, against said party of the first part, Alac heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said party of the first part has hereunto set Alac hand the day and year above written.  Sign here Managery County, S.  State Of Okkahodit, S.  Academ County, S.  Before me, Whith Clauser of the first part has hereunto set and for the said County and State, on this 22 relative of the first part has been person. The said party of the first part has hereunto set and for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first party of the first part		
And said Tangery Centles as Milators, does hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents be and indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the uppurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of the first part, lace heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set lace hand the day and year above written.  Sign here and the same of the said County and State, on this 2 2 relative of the same and county, set the same of the same and county and state, on this 2 2 relative of the same and county of the same and county and state, on this 2 2 relative of the same and the same of the same and county and state, on this 2 2 relative of the same and the	And said Managery College of a Mills of the second part, that at the delivery of those presents.  And said Managery College presents.  Inwfully seized in Mercy own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, naces, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said party of the second part, Table heirs and assigns, against said party of the first part, Alac heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said party of the first part has hereunto set Alac hand the day and year above written.  Sign here Managery County, S.  State Of Okkahodit, S.  Academ County, S.  Before me, Whith Clauser of the first part has hereunto set and for the said County and State, on this 22 relative of the first part has been person. The said party of the first part has hereunto set and for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first party of the first part	[설명 골드] HE - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
And said Tangery Centles as Milators, does hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents be and indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the uppurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of the first part, lace heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set lace hand the day and year above written.  Sign here and the same of the said County and State, on this 2 2 relative of the same and county, set the same of the same and county and state, on this 2 2 relative of the same and county of the same and county and state, on this 2 2 relative of the same and the same of the same and county and state, on this 2 2 relative of the same and the	And said Managery College of a Mills of the second part, that at the delivery of those presents.  And said Managery College presents.  Inwfully seized in Mercy own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, naces, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said party of the second part, Table heirs and assigns, against said party of the first part, Alac heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said party of the first part has hereunto set Alac hand the day and year above written.  Sign here Managery County, S.  State Of Okkahodit, S.  Academ County, S.  Before me, Whith Clauser of the first part has hereunto set and for the said County and State, on this 22 relative of the first part has been person. The said party of the first part has hereunto set and for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first party of the first part	있는 사용하는 사용하는 사람들은 사용하는 사용하는 것으로 보는 사용하는 것이 되었다. 그런 그 사용하는 것이 되었다. 사용하는 것이 되었다.	[[[병원] [[[일본] [[일본] [
And said Tangery Centles as Milators, does hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents be and indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the uppurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of what nature and kind soever;  and that elements and incumbrances, of the first part, lace heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set lace hand the day and year above written.  Sign here and the same of the said County and State, on this 2 2 relative of the same and county, set the same of the same and county and state, on this 2 2 relative of the same and county of the same and county appeared to me known to be the identical person who executed the within and fore-	And said Managery College of a Mills of the second part, that at the delivery of those presents.  And said Managery College presents.  Inwfully seized in Mercy own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, naces, assessments and incumbrances, of what nature and kind soever;  and that All will warrant and forever defend the title to the same unto said party of the second part, Table heirs and assigns, against said party of the first part, Alac heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said party of the first part has hereunto set Alac hand the day and year above written.  Sign here Managery County, S.  State Of Okkahodit, S.  Academ County, S.  Before me, Whith Clauser of the first part has hereunto set and for the said County and State, on this 22 relative of the first part has been person. The said party of the first part has hereunto set and for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first part has been made for the said County and State, on this 22 relative of the first party of the first part		공기 하고 하고 있는데 하고 하고 하고 있는데 이 사람들이 되었다.
And said Many Metales of administrators, does hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of an absolute und indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, axes, assessments and incumbrances, of what nature and kind seever;  and that elimination of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim here same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand.  Sign here hand to make the said County and State, on this 2.2 related the within and fore-	And said Managery College presents and all and described promise and agree to and with said part of the second hart, that at the delivery of these presents are lawfully seized in the own right of an absolute and indefensible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, axes, axessaments and ineumbrances, 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, had heirs and assigns, 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 has hereunto set hand, the day and year libove written.  Sign here August States and County, second present the within and forever me, Millian College to me that the agree of the same as free and voluntary and and deed for the uses and purposes therein set forth.  When Colleges therein set forth.		
And said Many Metales of administrators, does hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of an absolute und indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, axes, assessments and incumbrances, of what nature and kind seever;  and that elimination of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim here same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand the day and year and the control of the first part has hereunto set hand.  Sign here hand to make the said County and State, on this 2.2 related the within and fore-	And said Managery College presents and all and described promise and agree to and with said part of the second hart, that at the delivery of these presents are lawfully seized in the own right of an absolute and indefensible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, axes, axessaments and ineumbrances, 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, had heirs and assigns, 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 has hereunto set hand, the day and year libove written.  Sign here August States and County, second present the within and forever me, Millian College to me that the agree of the same as free and voluntary and and deed for the uses and purposes therein set forth.  When Colleges therein set forth.		and the second of the second o
And said Tangery Catles as Midout hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of an absolute and indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that of the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that of the same will warrant and forever defend the title to the same unto said part of the second part, head heirs and assigns, against said part of the first part, here and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and year above written.  Sign here assigns, and County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative to me the first part has hereunto set for the first par	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.		일을 내내려움을 하여 이 물병으로 얼마나 되는 얼마를 모르고 있다.
And said Tangery Catles as Midout hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of an absolute and indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that of the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that of the same will warrant and forever defend the title to the same unto said part of the second part, head heirs and assigns, against said part of the first part, here and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and year above written.  Sign here assigns, and County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative to me the first part has hereunto set for the first par	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.		
And said Tangery Catles as Midout hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents hereby covenant, promise and agree to and with said part of an absolute and indefeasible estate of inhoritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that of the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that of the same will warrant and forever defend the title to the same unto said part of the second part, head heirs and assigns, against said part of the first part, here and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and year above written.  Sign here assigns, and County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative of the first part has hereunto set for the said County and State, on this 22 relative to me the first part has hereunto set for the first par	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.		
And said Managy Coulds a Mildow hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents in the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that well—will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set hand, the day and year above written.  Sign here Andrew County, Sa.  Sign here Andrew County, Sa.  Before me, Managery Sales, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative to the first part has been and for the said County and State, on this 22 relative to the first part has been and the first part has been and for the said County and State, on this 22 relative to the first part has been and for the first	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.		
And said Managy Coulds a Mildow hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents when hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents in the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever;  and that well—will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set hand, the day and year above written.  Sign here Andrew County, Sa.  Sign here Andrew County, Sa.  Before me, Managery Sales, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has a notary of the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative of the first part has been and for the said County and State, on this 22 relative to the first part has been and for the said County and State, on this 22 relative to the first part has been and the first part has been and for the said County and State, on this 22 relative to the first part has been and for the first	And said Mandy Learners and all and agree to and with said part of the second part, that at the delivery of these presents.  Learners are discharged and unineumbered of and from all former grants, titles, charges, judgments, hazes, assessments and incumbrances, of what nature and kind soever;  and that elle will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WINNESS WHEREOF, The said part of the first part has hereunto set had the day and year above written.  Sign here Mandy State, on this 22 related by the first part has hereunto set for the said County and State, on this 22 related by of the said for the said County and State, on this 22 related the within and foregoing instrument, and acknowledged to me that the excented the same as the free and voluntary act and deed for the uses and purposes therein set forth.  Limit of the same as the ree and voluntary act and deed for the uses and purposes therein set forth.	그렇게 건물하다 이 이번 이번 이름한 모시를 보이고 하게 하는 것이다.	
And said Tracky County of the second for Levelheirs, executors or administrators, doesed hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents to be and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, diskarged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and ineumbrances, of what nature and kind soever;  and that Ale will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set hand the day and year above written.  Sign here Alexandry County, Ss.  Before me, Man Classication, personally appeared Randry Scatta and Lawfully of the first part has been and for the said County and State, on this 22 related to the first part has been and for the said County and State, on this 22 related to the first part has been and for the said County and State, on this 22 related to the first part has been and for the said County and State, on this 22 related the within and fore-	And said Tankly Letter and Modern for the second for Letzheirs, executors of administrators, does hereby covenant, promise and agree to and with said party of the second part, that at the delivery of these presents	m. there had be truth atta many domathan suith all and since	way the tongulants bayeditaments and annintenences thereing belonging
lor Lex heirs, executors of administrators, do whereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents	for Lezheirs, executors or administrators, do est hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents lest law lawfully seized in Lest own right of an absolute and indefensible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, laxes, 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 and assigns, against said part of the first 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 has hereunto set hand, the day and year above written.  Sign here Lawrey and State, on this 2-2 and the same and to me known to be the identical person, who executed the withir and foregoing instrument, and acknowledged to me that he executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  When Clause are to me known to be the identical person, who executed the withir and foregoing instrument, and acknowledged to me that he executed the same as free and voluntary act and deed for the uses and purposes therein set forth.		ular the tenements, hereditaments and appurtenances thereunto belonging
and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever;  and that LeLe will warrant and forever defend the title to the same unto said part y of the second part, have heirs and assigns, against said part y of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part y of the first part has hereunto set hand the day and year above written.  Sign here Many State, on this La leave y and the said County and State, on this La led you of many for the said County and State, on this La led you of many for the known to be the identical person who executed the withing and fore-	and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, 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 4 of the second part, hall heirs and assigns, against said part 4 of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set hand the day and year above written.  Sign here Mandy & State OF OKLAHOMA, ss.  Before me, Mandy County, ss.  Before me, Mandy County, ss.  and to me known to be the identical person who exceuted the withir and foregoing instrument, and acknowledged to me that all exceuted the same as free and voluntary act and deed for the uses and purposes therein set forth.  What Cauling and the same as free and voluntary act and deed for the uses and purposes therein set forth.	or in any wise appertaining forever.	물하게 많은 사람이 되었다면 하는 이 말이 되는 때를 되게 되는 모든 모든 모든 사람이 다
Sign here Markington  State Of OKLAHOMA,  Sign here Managery  State of Oklahoma,  State of Oklahoma,  Sign here Managery  State of the said County and State, on this 22 day of Managery  State of Managery  To me known to be the identical person—who executed the within and fore-	and that sels will warrant and forever defend the title to the same unto said part of the second part, had heirs and assigns, against said part of the first 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 had hereunto set hand the day and year above written.  Sign here Manual Sign here to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that other executed the same as here and voluntary act and deed for the uses and purposes therein set forth.  When the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and kind seever; and kind severy person whomsoever, lawfully claiming or to claim the same.  In WITNESS WHEREOF, The said part of the first part had a hereunto set hand. The day and year above written.  Sign here Manual State, on this 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	or in any wise apportaining forever, And said Naway Ceter aw	Mdow
and that All will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set hand—the day and year above written.  W. M. Chenner Sign here Manguery States  STATE OF OKLAHOMA,  Sign here Manguery Public in and for the said County and State, on this 22 day of manguery of me known to be the identical person—who executed the within and fore-	and that Ale will warrant and forever defend the title to the same unto said part A of the second part, And heirs and assigns, against said part A of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part A of the first part has hereunto set hand the day and year above written.  Sign here Many State of out Anoma;  STATE OF ORLANDMA;  Ses.  Addim County, ss.  Before me, Man Classica on a Notary Public in and for the said County and State, on this 2 2 nd of the first part has a notary appeared to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  Where the same as free and voluntary act and deed for the uses and purposes therein set forth.	or in any wise apportaining forever,  And said Nawy Ester aw for Lexheirs, executors or administrators, do exchere	M'do
and that sele will warrant and forever defend the title to the same unto said party of the second part, heirs and assigns, against said party of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said party of the first part has hereunto set hand the day and year above written.  W. M. Clene Sign here Manay States.  Sign here Manay States.  STATE OF OKLAHOMA; ss.  Acolin County,  Before me, Mim. Clensen , a Notary Public in and for the said County and State, on this 2.2 rely and of Manay of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of Manay States.  The same of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State, on this 2.2 rely of the said County and State and the said Co	and that sele-will warrant and forever defend the title to the same unto said part of the second part, heirs and assigns, against said part of the first 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 has hereunto set had hereunto set had and year above written.  Sign here hereunto set herein set forth.  Sign here hereunto set herein set forth.  Sign here here said County and State, on this 2.2 here and you are set to me known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me that the executed the same as here free and voluntary act and deed for the uses and purposes therein set forth.  Sign here here same as here and voluntary act and deed for the uses and purposes therein set forth.	or in any wise appertaining forever,  And said Nawy Collection and for Learners, executors or administrators, does here part, that at the delivery of these presents	M'dow  The promise and agree to and with said part of the second  Lawfully seized in own right of an absolute  I to all and singular the above granted and described premises, with the
assigns, against said part 1 of the first part, Let heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 1 of the first part has hereunto set hand the day and year above written.  W. M. Clement Sign here Sign here State of oktahoma, set and county, set and for the said County and State, on this 2 and day of many first part has hereunto set here and for the said County and State, on this 2 and day of many first part has hereunto set here and for the said County and State, on this 2 and day of many first part has hereunto set here and for the said County and State, on this 2 and day of many first part has here and for the said County and State, on this 2 and day of many first part has here within and fore-	assigns, against said part 4 of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set hand the day and year above written.  With Clausers Sign here Mandy States hand the day and year are stated or of order and set of the said County and State, on this 2 and the said of the said County and State, on this 2 and state of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on the said county and state and set of the said county and state and set of the said county and state and set	or in any wise apportaining forever,  And said Nawy Cotes and for Lexheirs, executors of administrators, does here part, that at the delivery of these presents 12 11 and indefensible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un	M'dow
assigns, against said part 1 of the first part, Let heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 1 of the first part has hereunto set hand the day and year above written.  W. M. Clement Sign here Sign here State of oktahoma, set and county, set and for the said County and State, on this 2 and day of many first part has hereunto set here and for the said County and State, on this 2 and day of many first part has hereunto set here and for the said County and State, on this 2 and day of many first part has hereunto set here and for the said County and State, on this 2 and day of many first part has here and for the said County and State, on this 2 and day of many first part has here within and fore-	assigns, against said part 4 of the first part, heirs and all and every person whomsoever, lawfully claiming or to claim the same.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set hand the day and year above written.  With Clausers Sign here Mandy States hand the day and year are stated or of order and set of the said County and State, on this 2 and the said of the said County and State, on this 2 and state of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and state and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on this 2 and set of the said county and state, on the said county and state and set of the said county and state and set of the said county and state and set	or in any wise apportaining forever,  And said Nawy Cotes and for Lexheirs, executors of administrators, does here part, that at the delivery of these presents 12 11 and indefensible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un	M'dow
the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set Ren hand the day and year above written.  Sign here Rangy & Eater  State of Oktahoma;  State of Oktahoma;  Section County,  Ss.  Acolin County,  Ss.  And M. Clemenson, a Notary Public in and for the said County and State, on this 22 new day of March 1929, personally appeared Marchy of State, awards.  To me known to be the identical person—who executed the within and fore-	the same.  IN WITNESS WHEREOF, The said part of the first part has hereunto set here hand the day and year above written.  With Clement Sign here and for the said County and State, on this 22 rd day of march 1921, personally appeared mand of the said County and State, on this 22 rd day of march 1921, personally appeared mand to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  (2021)	or in any wise appertaining forever,  And said Navey Cottes and for Lexcheirs, executors of administrators, do exhere part, that at the delivery of these presents Lexcher and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind	M'dow
IN WITNESS WHEREOF, The said part of the first part has hereunto set the hand the day and year above written.  W. Su. Cheerso.  Sign here	IN WITNESS WHEREOF, The said part of the first part has hereunto set the hand the day and year above written.  W. M. Clemen.  Sign here Manay Eatler  STATE OF OKLAHOMA,  State County,  State County and State, on this 2.2 and the said County and State, on this 2.2 and the county of marked county and State, on this 2.2 and the county of marked county and State, on this 2.2 and the county of marked county and state, on this 2.2 and the county of marked county and state, on this 2.2 and the county of marked county of the uses and purposes therein set forth.  (Seal)	or in any wise appertaining forever,  And said Naney Cottes and for Lexheirs, executors of administrators, do exhere part, that at the delivery of these presents	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nincumbered of and from all former grants, titles, charges, judgments, I seever; to the same unto said part of the second part, heirs and
Sign here Manay Sales  Washington  STATE OF OKLAHOMA,  SS.  Asolin. County,  Before me, M.M. Clemenson., a Notary Public in and for the said County and State, on this 22 de day of Manay.  The Manay of Sales and Manay of Sales and State of the within and fore-	Sign here Manay Sign here Manay States  Sign here Mana	And said Navey Cates and for part, that at the delivery of these presents	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nincumbered of and from all former grants, titles, charges, judgments, I seever; to the same unto said part of the second part, heirs and
Sign here Maney States  Sign here Maney States  STATE OF OKLAHOMA, Ss.  Acolin County, Ss.  Before me, M.M. Clementon, a Notary Public in and for the said County and State, on this 2.2 and yof March 1909, personally appeared Maney of States awident and to me known to be the identical person—who executed the within and fore-	STATE OF OKLAHOMA, Ss.  County, Ss.  Before me, M.M. Clemenson, a Notary Public in and for the said County and State, on this 22 day of 200 March 1909, personally appeared Manking of Settles awillow  and to me known to be the identical person who executed the within and fore- going instrument, and acknowledged to me that oble executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  (201)	or in any wise appertaining forever,  And said Navey Cottes and for Lexheirs, executors of administrators, does here part, that at the delivery of these presents Section and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances; of what nature and kind and that Section will warrant and forever defend the title assigns, against said part 12 of the first part, Line the same	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nincumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and heirs and heirs and all and every person whomsoever, lawfully claiming or to claim
STATE OF OKLAHOMA; Ss.  ———————————————————————————————————	STATE OF OKLAHOMA.  State of the said County and State, on this 2.2.  State of Oklahoma.  State of the said County and State, on this 2.2.  State of Oklahoma.  State	or in any wise appertaining forever,  And said Navy Cotes and for Learney Could all the formula of these presents and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that Learney will warrant and forever defend the title assigns, against said part of the first part, I have the same.  IN WITNESS WHEREOF, The said part of the first part.	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nincumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and heirs and heirs and all and every person whomsoever, lawfully claiming or to claim
STATE OF OKLAHOMA; Ss.  ———————————————————————————————————	STATE OF OKLAHOMA.  State of the said County and State, on this 2.2.  State of Oklahoma.  State of the said County and State, on this 2.2.  State of Oklahoma.  State	or in any wise appertaining forever,  And said Navey Cottes and for Learneirs, executors of administrators, do escaper, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that selection will warrant and forever defend the title assigns, against said part of the first part, the same.  IN WITNESS WHEREOF, The said part of the first part.	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; of the second part, heirs and heirs and heirs and heirs and heirs and heirs and here and here and hand the day and year
Before me, 2012 County, See.  Before me, 2012 Clemenson, a Notary Public in and for the said County and State, on this 2.2 cluy of mach, 1909, personally appeared manage Settle awidow  to me known to be the identical person, who executed the within and fore-	Before me, W.M. Clement on a Notary Public in and for the said County and State, on this 2.2 and day of March 1909, personally appeared March Getter awardow.  To me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.  (201)	And said Naney Cotes and forever,  And said Naney Cotes and for Learners, executors of administrators, does here part, that at the delivery of these presents les imple, of, in and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that will will warrant and forever defend the title assigns, against said part of the first part, the same.  IN WITNESS WHEREOF, The said part of the first part.	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; of the second part, heirs and heirs and heirs and heirs and heirs and heirs and here and here and hand the day and year
Before me, 2017 Clemenson, a Notary Public in and for the said County and State, on this 22 nd day of mach, 1907, personally appeared manage Settle awidow  to me known to be the identical person—who executed the within and fore-	Before me, W.M. Clement on a Notary Public in and for the said County and State, on this 2.2 and day of March 1909, personally appeared March Getter awardow.  To me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.  (201)	And said Naney Cotes and And said Naney Cotes and for Lexhcirs, executors of administrators, does here part, that at the delivery of these presents She hard indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that She will warrant and forever defend the title assigns, against said part of the first part, She the same.  IN WITNESS WHEREOF, The said part of the first part.	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; of the second part, heirs and heirs and heirs and heirs and heirs and heirs and here and here and hand the day and year
Before me, 2012 County, See.  Before me, 2012 Clemenson, a Notary Public in and for the said County and State, on this 2.2 cluy of mach, 1909, personally appeared manage Settle awidow  to me known to be the identical person, who executed the within and fore-	Before me, W.M. Clement on a Notary Public in and for the said County and State, on this 2.2 and day of March 1909, personally appeared March Getter awardow.  To me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.  (201)	And said Naney Cotes and forever,  And said Naney Cotes and for Learners, executors of administrators, does here part, that at the delivery of these presents les imple, of, in and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that will will warrant and forever defend the title assigns, against said part of the first part, the same.  IN WITNESS WHEREOF, The said part of the first part.	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; of the second part, heirs and heirs and heirs and heirs and heirs and heirs and here and here and hand the day and year
Before me, W.M. Clemenson, a Notary Public in and for the said County and State, on this 2.2 day of Managery Settle awidow  to me known to be the identical person—who executed the within and fore-	Before me, W.M. Clement on a Notary Public in and for the said County and State, on this 2.2 and day of March 1909, personally appeared March Getter awardow.  To me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.  (201)	or in any wise appertaining forever,  And said Navey Cottes and for Lexheirs, executors or administrators, does here part, that at the delivery of these presents Section and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind and that Section will warrant and forever defend the title assigns, against said part of the first part, Section the same.  IN WITNESS WHEREOF, The said part of the fi above written.  W. M. Oleman.	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; of the second part, heirs and heirs and heirs and heirs and heirs and heirs and here and here and hand the day and year
Before me, 26 M. Clement on , a Notary Public in and for the said County and State, on this 22 nd day of March , 1909 , personally appeared Managery Settles awilant to me known to be the identical person who executed the within and fore-	Before me, W.M. Clement on a Notary Public in and for the said County and State, on this 22 and any of	And said Naney Celes and forever,  And said Naney Celes and for Lexheirs, executors or administrators, do est here part, that at the delivery of these presents Lexheirs, executors or administrators, do est here part, that at the delivery of these presents Lexheirs, and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that Lexheirs will warrant and forever defend the title assigns, against said part of the first part, Lexheirs the same.  IN WITNESS WHEREOF, The said part of the first part, o	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; of the second part, heirs and heirs and heirs and heirs and heirs and heirs and here and here and hand the day and year
day of	and	And said Naney Cotes and for a content of these presents here part, that at the delivery of these presents here and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that the will warrant and forever defend the title assigns, against said part of the first part, here the same.  IN WITNESS WHEREOF, The said part of the findove written.  W. M. Clemenson.  STATE OF OKLAHOMA,	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; of the second part, heirs and heirs and heirs and heirs and heirs and heirs and here and here and hand the day and year
day of	and	or in any wise appertaining forever,  And said Naney Cottes and for Lexheirs, executors or administrators, do eshero part, that at the delivery of these presents — Lexheir and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind and that Lexwill warrant and forever defend the title assigns, against said part y of the first part, the same.  IN WITNESS WHEREOF, The said part y of the fi above written.  W. M. Clemenson  STATE OF OKLAHOMA, SS.  County,	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part ha hereunto set hand the day and year Sign here
and to me known to be the identical person who executed the within and fore-	to me known to be the identical person—who executed the within and fore- 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.	or in any wise appertaining forever,  And said Nawy Cates and for Lexheirs, executors or administrators, do eshero part, that at the delivery of these presents — Lexheirs and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind and that Lewill warrant and forever defend the title assigns, against said part — of the first part, the same.  IN WITNESS WHEREOF, The said part — of the fi above written.  W. M. Clausenson  STATE OF OKLAHOMA, Before me, M.M. Clausenson  Before me, M.M. Clausenson	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described promises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part ha hereunto set hand the day and year Sign here
and to me known to be the identical person who executed the within and fore-	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.	or in any wise appertaining forever,  And said Nawy Cates and for Lexheirs, executors or administrators, do eshero part, that at the delivery of these presents — Lexheirs and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind and that Lewill warrant and forever defend the title assigns, against said part — of the first part, the same.  IN WITNESS WHEREOF, The said part — of the fi above written.  W. M. Clausenson  STATE OF OKLAHOMA, Before me, M.M. Clausenson  Before me, M.M. Clausenson	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described promises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part ha hereunto set hand the day and year Sign here
사용을 가는 성상을 다 살아들면 한다. 전 다양을 살 수 있을까지 않는데 그는 사람들이 살 살아 있다면 하는데 그렇게 되었다면 하는데 그렇게 하는데 살아내려면 하는데 그렇게 하는데 그렇게 되었다면 그렇게 되었다면 그렇게 되었다면 그렇게 되었다면 그렇게 되었다면 그렇게 그렇게 되었다면 그렇게 그렇게 되었다면 그렇게	the uses and purposes therein set forth.  (201)  201	or in any wise appertaining forever,  And said Navey Cetes and for Lexheirs, executors or administrators, does here part, that at the delivery of these presents See Mand indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind and that See will warrant and forever defend the title assigns, against said part of the first part, Licular the same.  IN WITNESS WHEREOF, The said part of the fi above written.  W. M. Clameron  STATE OF OKLAHOMA, STATE OF OKLAHOMA,  Gounty,  Before me, M.M. Clameron day of Mandal	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part ha hereunto set hand the day and year Sign here _
(프랑크스트 프로그램 BUNDAN INDER 12 - 12 - 12 - 12 - 12 - 12 - 12 - 12	(seal) · <u>commentation</u>	or in any wise appertaining forever,  And said Navey Cetes and for Lexcheirs, executors or administrators, do eschere part, that at the delivery of these presents Section and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind and that Section will warrant and forever defend the title assigns, against said part of the first part, Line the same.  IN WITNESS WHEREOF, The said part of the fi above written.  W. M. Clementon State OF OKLAHOMA, SS.  Before me, M.M. Clementon SS.  Before me, M.M. Clementon County, SS.  The same of the first part of the fi and the same of the file	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part ha hereunto set hand the day and year Sign here Sig
	و في المعامر) . و المعامر)	or in any wise appertaining forever,  And said Naney Cottes and for Lexcheirs, executors or administrators, do escaper, that at the delivery of these presents — Lexcheirs, and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that sele will warrant and forever defend the title assigns, against said part you of the first part, — Lexcheir the same.  IN WITNESS WHEREOF, The said part you of the first part, — Of the	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part ha hereunto set hand the day and year Sign here
( $)$	My commission expires ZNAQ 10 - 19/12	or in any wise appertaining forever,  And said Navey Cottes and for Lexcheirs, executors or administrators, do escaperate, that at the delivery of these presents	reby covenant, promise and agree to and with said part of the second lawfully seized in own right of an absolute I to all and singular the above granted and described premises, with the nineumbered of and from all former grants, titles, charges, judgments, I soever; to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part ha hereunto set hand the day and year Sign here
다음에 마음하다면 하면 하면 함께 들면 하다. 그리고 함께 즐겁게 되는 사람들은 사람들은 사람들은 이번에 가는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	*	or in any wise appertaining forever,  And said Navey Cetes and for Lexheirs, executors of administrators, do est here part, that at the delivery of these presents Section and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind and that Section will warrant and forever defend the title assigns, against said part of the first part, the same.  IN WITNESS WHEREOF, The said part of the fi above written.  W. M. Clause Section County,  Before me, M. M. Clause Section (1907), personal and the section of the first part of the fi appears of the fi appears of the fi above written.  The said part of the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind the said part of the said part of the said part of the file	reby covenant, promise and agree to and with said part
사람이 사용되었다면 하면 하면 하면 되면 하면 보고 있다면 하면 하면 보고 있는데 하면		or in any wise apportaining forever,  And said Naney Cetter and for Lexheirs, executors of administrators, do est here part, that at the delivery of these presents Section and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and un taxes, assessments and incumbrances, of what nature and kind and that Section will warrant and forever defend the title assigns, against said party of the first part, the same.  IN WITNESS WHEREOF, The said party of the fi above written.  STATE OF OKLAHOMA, SS.  Gounty, Before me, Man Classeas of the first part day of Zeros of the fi going instrument, and acknowledged to me that to me going instrument, and acknowledged to me that the uses and purposes therein set forth.  (2021)	reby covenant, promise and agree to and with said part
다음에 마음하다면 하면 하면 함께 들면 하다. 그리고 함께 즐겁게 되는 사람들은 사람들은 사람들은 이번에 가는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은		or in any wise appertaining forever,  And said Navey Cetes and for Learneity, executors or administrators, do est here part, that at the delivery of these presents	reby covenant, promise and agree to and with said part
가입니다. 그렇게 되었다면 생각을 하면 함께 그리고 있는데 그리고 있다면 하는데 그리고 있다면 하는데 그리고 있다면 하는데 그렇게 되었다면 하는데 그리고 있다면 그리고 있다면 하는데 그리고 있다면 그리고		And said Naney Cetes and for ever,  And said Naney Cetes and for for feeling, executors of administrators, does here part, that at the delivery of these presents less for indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and untaxes, assessments and incumbrances, of what nature and kind and that will warrant and forever defend the title assigns, against said party of the first part, the same.  IN WITNESS WHEREOF, The said party of the fination written.  Where the same of the first part of the fination written.  STATE OF OKLAHOMA, Ss.  County, Ss.  Before me, Man Clause of the first part of the fination of the	reby covenant, promise and agree to and with said part