DEED RECORD

DEED RECORD	
TAIGHT-PULKIN ATE. CO. OSIN. CHV.	STATE OF OKLAHOMA, County of Juleal, ss.
Market (1984) - Market (1984)	Filed in office of Register of Deeds for record this
그러 시설 시간 이 경우 학교 기가 있다.	May A.D. 19 A. J. at 10 Tolock . A. M., and re-
الوجية والمراقبة والمراقب	corded in Book on page
a de la companya del companya de la companya del companya de la co	
	This record has been compared with the original instrument thereof on fite in this office and the record hele made found correct in very particular, and the same has been properly indexed, in accordance with the laws of Oktahoms.
	(Shal) Hellaltay Register of Deeds
되었는 하고 하다 얼마하는 것은 나는 사람들이	
THIS INDENTURE, Made this, 3 day of	May, A,D., 194 - 7 _, between
Thrank Hackathorn a	d mary E. Halkathorn his win
ulsa County, in the State of Oklahoma, of the first part, and	· 1/
a.Q. Lowder	
	of the second part.
WITNESSETH, The said part 18 of the first part,	in consideration of the sum of
Eighteen Hundred	(\$\\ \(\begin{aligned} \tag{4}\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\
	se presents grant, bargain, sell and convey unto the said part_4_of the
	ollowing described real estate, situated in the County of Tulsa, and State of
klahoma, to-wit:	(2) Three (3) Jour (4) Jive (5) and 5) of the Hackathorn addition to
Lola One (1) turo	(2) Three (3) Jour (4) June (5) and
xix (6) in Blook Times (5) or the Hackathorn ad dilion to
7/07/	J. J. Santa and J.
me my of mesa.	
which will be $M = \mathcal{Q}_{\mathcal{H}}$ and \mathbb{R}^{n} and \mathbb{R}^{n}	생활성 사람이 얼마들이는 그렇게 나타를 만든다는 이 등때
	이 마음일을 마음에 되었을 보고 하는데 되는 다양하다 하는 것으로
and have been been been been been and a marked the consideration of the state of the consideration of the consider	
	마이에 그렇게 가는 얼마나 그 모든 사람들이 되었다. 그 사람들은 학생들은 사람이 있는 사람들은 사람들은 사람들은
하는 사이 보고 있으면 하는 사고 그는 사고를 가는 것은 이 생각을 가지 않았다. 그 이 사람들이 다	gular the tenements, hereditaments and appurtenances thereunto belonging
r in any wise appertaining forever.	[[교리주요 - 2010 - 2012 - 11일 하기는 기술로 다른다고
r in any wise apportaining forever. And said Raclies of the Zirst	- art
r in any wise apportaining forever. And said (Carlies of the First or Alexander heirs, executors or administrators, do here	ereby covenant, promise and agree to and with said part 4. of the second
r in any wise appertaining forever. And said of an lies of the first or I heirs, executors or administrators, do hart, that at the delivery of these presents they are	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in Live own right of an absolute
r in any wise appertaining forever. And said Carlies of the First or Level neirs, executors or administrators, do heart, that at the delivery of these presents they are not indefeasible estate of inheritance, in fee simple, of, in an	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in the covenant of an absolute and to all and singular the above granted and described premises, with the
And said Carlies of administrators, do heart, that at the delivery of these presents the simple, of, in an appurtenances; that the same are free, clear, discharged and	ereby covenant, promise and agree to and with said part 4 — of the second lawfully seized in with said part 4 — of the second of all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments,
And said Carlies of administrators, do heart, that at the delivery of these presents the simple, of, in an appurtenances; that the same are free, clear, discharged and	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in the covenant of an absolute and to all and singular the above granted and described premises, with the
And said Carlies or administrators, do heart, that at the delivery of these presents the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and king	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever;
And said Carlies of administrators, do heart, that at the delivery of these presents — they are popurtenances; that the same are free, clear, discharged and exes, assessments and incumbrances, of what nature and kind that they will warrant and forever defend the title	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever;
And said Carlies of the Tourst or And said Carlies of the Tourst or And said Carlies of administrators, do heart, that at the delivery of these presents the and indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and exes, assessments and incumbrances, of what nature and kind that the will warrant and forever defend the titlessigns, against said partile of the first part, where it is same.	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in the coverage of the second and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim
And said Carlies of the Tourst or And said Carlies of the Tourst or And said Carlies of administrators, do heart, that at the delivery of these presents the and indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and exes, assessments and incumbrances, of what nature and kind that the will warrant and forever defend the titlessigns, against said partile of the first part, where it is same.	ereby covenant, promise and agree to and with said part 4 — of the second lawfully seized in described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; ————————————————————————————————————
And said Carlies of the The And said of articles of administrators, do heart, that at the delivery of these presents the armodeleasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kind that the armodeleasible estate of the first part, allowed the signs, against said partile of the first part, allowed the same. IN WITNESS WHEREOF, The said partile of the	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever;
And said Carlies of the The And said of articles of administrators, do heart, that at the delivery of these presents the armodeleasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kind that the armodeleasible estate of the first part, allowed the signs, against said partile of the first part, allowed the same. IN WITNESS WHEREOF, The said partile of the	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in with said part 4 of the second and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part have hereunto set when the day and year
And said Carlies of the The And said of articles of administrators, do heart, that at the delivery of these presents the armodeleasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kind that the armodeleasible estate of the first part, allowed the signs, against said partile of the first part, allowed the same. IN WITNESS WHEREOF, The said partile of the	ereby covenant, promise and agree to and with said part 4 — of the second lawfully seized in described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; ————————————————————————————————————
And said of arbits of the surface of the same are free, clear, discharged and indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and exces, assessments and incumbrances, of what nature and kind that the same are free, the first part, arbits signs, against said partile of the first part, arbits in same. IN WITNESS WHEREOF, The said partile of the	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in with said part 4 of the second and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part have hereunto set when the day and year
And said of arbits of the surface of the same are free, clear, discharged and indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and exces, assessments and incumbrances, of what nature and kind that the same are free, the first part, arbits signs, against said partile of the first part, arbits in same. IN WITNESS WHEREOF, The said partile of the	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in with said part 4 of the second and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part have hereunto set when the day and year
And said Carlies of the The And said of articles of administrators, do heart, that at the delivery of these presents the armodeleasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kind that the armodeleasible estate of the first part, allowed the signs, against said partile of the first part, allowed the same. IN WITNESS WHEREOF, The said partile of the	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in with said part 4 of the second and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part have hereunto set when the day and year
And said Carlies of the Tourst or And said Carlies of the Tourst or And said Carlies of the Tourst or And said Carlies of administrators, do heart, that at the delivery of these presents the said indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and exes, assessments and incumbrances, of what nature and kind that the will warrant and forever defend the titlessigns, against said partiles of the first part, where he same. IN WITNESS WHEREOF, The said partiles of the hove written.	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in with said part 4 of the second and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part have hereunto set hereunto set hand the day and year
And said Carlies The Two And said Carlies To The Two And said Carlies To The Two And said Carlies The Two And said Carlies The Two And said Carlies The Two And said that at the delivery of these presents The Same are the same are free, clear, discharged and exes, assessments and incumbrances, of what nature and kind that The Will warrant and forever defend the titlessigns, against said part Late of the first part, The said part Is of the hove written. STATE OF OKLAHOMA,	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in with said part 4 of the second and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim the first part have hereunto set hereunto set hand the day and year
And said Calles of the Twist or And said Calles of the Twist or And said Calles of the Twist or And said Calles of these presents the analysis of these presents the analysis of inferitance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and exes, assessments and incumbrances, of what nature and kind that the will warrant and forever defend the titlessigns, against said partitle of the first part, where the same. IN WITNESS WHEREOF, The said partitle of the bove written.	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in Alice own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim if first part hat hereunto set their hand the day and year Sign here thank Halkathorn Thank Halkathorn Thank Halkathorn
And said Calles of the Twist or And said Calles of the Twist or And said Calles of the Twist or And said Calles of these presents the analysis of these presents the analysis of inferitance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and exes, assessments and incumbrances, of what nature and kind that the will warrant and forever defend the titlessigns, against said partitle of the first part, where the same. IN WITNESS WHEREOF, The said partitle of the bove written.	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in Alice own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim if first part hat hereunto set their hand the day and year Sign here thank Halkathorn Thank Halkathorn Thank Halkathorn
r in any wise apportaining forever. And said Carlies In the Tourst or Alexa heirs, executors or administrators, do heart, that at the delivery of these presents They are not indefeasible estate of inheritance, in fee simple, of, in an appurtonances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kind that they will warrant and forever defend the titlessigns, against said partile of the first part, where same. IN WITNESS WHEREOF, The said partile of the hove written.	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in Alice own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim if first part hat hereunto set their hand the day and year Sign here thank Halkathorn Thank Halkathorn Thank Halkathorn
r in any wise appertaining forever. And said Calles of the The Third or And said Calles of the Third of the Presents of Andrew Indiana, and included a seem of the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kinned that the will warrant and forever defend the titlessigns, against said partiles of the first part, There is same. IN WITNESS WHEREOF, The said partiles of the hove written. STATE OF OKLAHOMA, Lulsa County, Before me, Lagha Magnus of Third of The Said County, The same of Third of the first part, The said partiles of the hove written.	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in Live own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, Line heirs and heirs and all and every person whomsoever, lawfully claiming or to claim sirst part has hereunto set their hand the day and year Sign here the law hereunto set the hand the day and year first part has all and for the said County and State, on this in the law and harm th
r in any wise apportaining forever. And said Called The The The said part, that at the delivery of these presents They are not indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kin axes, assessments and incumbrances, of what nature and kin axes, assessments and incumbrances, of the first part, The said part illessigns, against said part illes of the first part, The said part illes of the hove written, STATE OF OKLAHOMA, STATE OF OKL	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in Alice own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim if first part has hereunto set their hand the day and year Sign here the said County and State, on this talk at here will appeared the within and fore me known to be the identical persons who executed the within and fore-
r in any wise apportaining forever. And said Called The The The said part, that at the delivery of these presents They are not indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kin axes, assessments and incumbrances, of what nature and kin axes, assessments and incumbrances, of the first part, The said part illessigns, against said part illes of the first part, The said part illes of the hove written, STATE OF OKLAHOMA, STATE OF OKL	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in Live own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 4 of the second part, Line heirs and heirs and all and every person whomsoever, lawfully claiming or to claim sirst part has hereunto set their hand the day and year Sign here the law hereunto set the hand the day and year first part has all and for the said County and State, on this in the law and harm th
r in any wise apportaining forever. And said Called The The The said part, that at the delivery of these presents They are not indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kin axes, assessments and incumbrances, of what nature and kin axes, assessments and incumbrances, of the first part, The said part illessigns, against said part illes of the first part, The said part illes of the hove written, STATE OF OKLAHOMA, STATE OF OKL	ereby covenant, promise and agree to and with said part 2 of the second lawfully seized in Alice own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part 2 of the second part, Lie heirs and heirs and all and every person whomsoever, lawfully claiming or to claim first part has hereunto set Lie hand the day and year Sign here Rank Hakathann Jany E. Haskathann and year A Notary Public in and for the said County and State, on this 3 many and year A Notary Public in and for the said County and State, on this 3 many me known to be the identical persone who executed the within and fore- executed the same as The free and voluntary act and deed for
r in any wise apportaining forever. And said Calles In the Tourst or Abelia heirs, executors or administrators, do heart, that at the delivery of these presents — they are not indefeasible estate of inheritance, in fee simple, of, in an appurtenances; that the same are free, clear, discharged and axes, assessments and incumbrances, of what nature and kind that they will warrant and forever defend the titl ssigns, against said partitle of the first part, the same. IN WITNESS WHEREOF, The said partitle of the hove written, STATE OF OKLAHOMA, STATE OF OKLAHOM	ereby covenant, promise and agree to and with said part 4 of the second lawfully seized in Alice own right of an absolute and to all and singular the above granted and described premises, with the unincumbered of and from all former grants, titles, charges, judgments, and soever; le to the same unto said part of the second part, heirs and heirs and all and every person whomsoever, lawfully claiming or to claim if first part has hereunto set their hand the day and year Sign here the said County and State, on this talk at here will appeared the within and fore me known to be the identical persons who executed the within and fore-