DEED RECORD

The brave and to hold the same, boother with all and singular the tonoments, herveiltaments and appurferances thereasts between the results of the same shows the same shows and the same shows the same		STATE OF OKLAHOMA, County of, 89.
To have and to hold the same, logether with all and singular the tenements, hereditaments and apportentances thereans belonging in in any who apportunity of the same of the s		1
THIS INDESTUTES, Made this. "The day of platfolions, of the first part, and the country in this state of platfolions, of the first part, and the resolute of platfolions, of the first part, and the resolute of the state of platfolions, of the first part, and the resolute of which is ingoly acknowledged, is	mo.	corded in Bookon page
This indexivers, Manager of the first part, in consideration of the second part within in longing acknowledged, do		in this offic, and the recording man found correct in eyer particular, and the same has been properly indexed, it accordance with the laws of Oktabona
To have and to hold the name, together with all and singular the tenements, hereditaments and appartenances thereunto belonging in any vice appartantial provides of the second part with a singular the first part, in consideration of the second part with its inself part control of the second part with the inself part control of the second part to the sec		(SHAL)
To have and to hold the same, together with all and alignilar the tenements, hereditaments and appurteuances thereunto belonging in in any wise a appurtainty and provided and account of the same of the second part with a line of the same, together with all and alignilar the tenements, hereditaments and appurteuances thereunto belonging in in any wise appurtainty approved. To have and to hold the same, together with all and alignilar the tenements, hereditaments and appurteuances thereunto belonging in in any wise appurtainty approved. About for the same of the same, together with all and alignilar the tenements, hereditaments and appurteuances thereunto belonging in in any wise appurtainty approved. About for the same of the		Deputs
To have and to hold the same, logether with all and singular the tenements, hereditaments and appartenances theretendo belonging it in any who appartaining foreyer. Applying the best of the second part of the first port, in consideration of the second part of the country of the second part. To have and to hold the same, logether with all and singular the tenements, hereditaments and appartenances the Country of This seal State of Philaders, to with the first part in the country of the second part of the second part. To have and to hold the same, logether with all and singular the tenements, hereditaments and appartenances the Country of This second part. To have mad to hold the same, logether with all and singular the tenements, hereditaments and appartenances the Country of This second part. To have mad to hold the same, logether with all and singular the tenements, hereditaments and appartenances that the Country of the second part of the sec	THIS INDENTUBE, Made this 4th day of	, A. D., 1929, between
WITNESSPET, The said next of the first vert, in consideration of the second part. In receipt of which is ingery acknowledged, do	Pulsa County, in the State of Oklahoma, of the first part, and	
WINNESSERIH, The said payt-side of the first part, in consideration of the sum of	6. M. lessla of Tuled, Tulealt	
the receipt of which is holy on ektowiceleged, ab	WITNESSETH, The said part of the first part, in c	onsideration of the sum of
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereints belonging to the second of the same, together with all and singular the tenements, hereditaments and appurtenances thereints belonging to the second of the same of the second of the same of the second of th		
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging r in any wine appurtant to the same and the same are administratory to the same and agree to and will fail part to the second wart, that at the delivery of these presents that the same are free, clear, discharged and unincumbered of and from all former grants, titing, clearies, judgments, promise and agree to and will go to the second part, that at the delivery of these presents that the same are free, clear, discharged and unincumbered of and from all former grants, titing, clearies, judgments, promise and only the same are free, clear, discharged and unincumbered of and from all former grants, titing, clearies, judgments, promise and all part to the same and the same are free, clear, discharged and unincumbered of and from all former grants, titing, clearies, judgments, promise and discharged and unincumbered of and from all former grants, titing, clearies, judgments, promise and all must be supported and the same	coond part, heirs and assigns, all of the follo	
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging in may wise appertaining pereyer. Anguard Port Medical Security of the second part that the delivery of these presents the state of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the provinces being a sensor are free, clear, discharged and unincumbered of and from all former grants, tillag, clearings, judgments are, assessments and insumbrances, of what hanter and kind sovers; of and from all former grants, tillag, clearings, judgments, assessments and insumbrances, of what hanter and kind sovers; of and from all former grants, tillag, clearings, judgments, assessments and insumbrances, of what hanter and kind sovers; of and former grants, tillag, clearings, judgments, assessments and insumbrances, of what hanter and kind sovers; of and former grants, tillag, clearings, judgments, assessments and insumbrances, of what hanter and kind sovers; of the second part of the second part of the first part will write a same mute said part of the second part of the first part will write and all and every former whomsoever, lawfully claiming or to claim he same. IN WITNESS WHEREOF, The said part of the first part has all and every former whomsoever, lawfully claiming or to claim he same. Sign here first part has all country and State, on this first part has all grants and country and State, on this first part has all grants and country and state, on this first part has all grants and part of the said Country and State, on this first part has all grants and country and state, on this first part has all grants and country and state, on this first part has all grants and country and state, on this first part has all grants and country and state, on this first part has all grants and country and state, on this first part has all grants and country and state, on this first part has all grants and country and state, on this first part has all		(2) in Harlow's addition
To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging in any wise appertaining foreyer. Anylesaid	the biter of Tula accor	ording to the recorded plato
r in any wise appertaining forever. And said		
r in any wise appertaining forever. And said		
r in any wise appertaining forever. Andy said fifth for the second and the first part half for the second will said part of the second art, that at the delivery of these presents the first part half for the said County and State, on this same. In with 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 soover; the first part is and all and every person whomsoover, lawfully claiming or to claim the same. IN WITNESS WIIPREOF, The said part wife the first part half hereunto set the first part half of the said County and State, on this work written. Sign here first part who executed the within and forevening instrument, and acknowledged to me that the first part of the same as the free and villuntary agt and deed for the uses and purposes therein set forth.		
r in any wise appertaining forever. And said		
r in any wise appertaining forever. Andy said fifth for the second and the first part half for the second will said part of the second art, that at the delivery of these presents the first part half for the said County and State, on this same. In with 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 soover; the first part is and all and every person whomsoover, lawfully claiming or to claim the same. IN WITNESS WIIPREOF, The said part wife the first part half hereunto set the first part half of the said County and State, on this work written. Sign here first part who executed the within and forevening instrument, and acknowledged to me that the first part of the same as the free and villuntary agt and deed for the uses and purposes therein set forth.		
r in any wise apportaining forever. Any said for the second art, that at the delivery of these presents for an absolute art, that at the delivery of these presents for an absolute art, that at the delivery of these presents for 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 popurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, axes, assessments and ineumbrances, of what nature and kind soever; for the second part of the same are same. IN WITNESS WIIPREOF, The said part of the first part hall and every person whomsoever, lawfully claiming or to claim the same. State of oklahoma, State of oklahoma, Sign here Sign here Sign here State of oklahoma, and of the said County and State, on this first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first pa		
r in any wise appertaining forever. Andy said fifth for the second and the first part half for the second will said part of the second art, that at the delivery of these presents the first part half for the said County and State, on this same. In with 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 soover; the first part is and all and every person whomsoover, lawfully claiming or to claim the same. IN WITNESS WIIPREOF, The said part wife the first part half hereunto set the first part half of the said County and State, on this work written. Sign here first part who executed the within and forevening instrument, and acknowledged to me that the first part of the same as the free and villuntary agt and deed for the uses and purposes therein set forth.		
r in any wise apportaining forever. Any said for the second art, that at the delivery of these presents for an absolute art, that at the delivery of these presents for an absolute art, that at the delivery of these presents for 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 popurtenances; that the same are free, clear, discharged and unineumbered of and from all former grants, titles, charges, judgments, axes, assessments and ineumbrances, of what nature and kind soever; for the second part of the same are same. IN WITNESS WIIPREOF, The said part of the first part hall and every person whomsoever, lawfully claiming or to claim the same. State of oklahoma, State of oklahoma, Sign here Sign here Sign here State of oklahoma, and of the said County and State, on this first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first part hall and over the said County and State, on this first part first pa		
r in any wise appertaining forever. And said	, politica de la Colonia d La colonia de la colonia d	
IN WITNESS WHEREOF, The said part of the first part have hereunto set the hand the day and year bove written. Sign here the hand the day and year bove written. Sign here the hand the day and year bove written. STATE OF OKLAHOMA, Before me, the first part have hereunto set the said County and State, on this the day and year hand of the said County and State, on this to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary agt and deed for the uses and purposes therein set forth.	and said	y covenant, promise and agree to and with said part of the second Let lawfully seized in Let own right of an absolute of all and singular the above granted and described premises, with the neumbered of and from all former grants, titles, charges, judgments, never; the same unto said part of the second part heirs and
STATE OF OKLAHOMA, Sign here State of OKLAHOMA, State of OKLAHOMA, Before me, 199, personally appeared The said County and State, on this wind and for the said County and State, on this wind and find the said County and State, on this wind and said wind the said County and State, on this wind and said wind the said County and State, on this wind the said County and State, on this wind and said wind the said County and State, on this wind the said County and State, on the said County and State, on this wind the said County and State, on the said County and State, on this wind the said County and State, on this wind the said County and State, on this wind the said County and State, on the said County and	lic same.	
STATE OF OKLAHOMA, SS. Before me, January Public in and for the said County and State, on this Ling of Many of Many Public in and for the said County and State, on this Ling of Many of Man	어머니가 많을 가는 것이 되었다. 그 이 사람이 되었다는 것이 되는 것이 되었다면 하는 생각이 되었다.	t part have hereunto set Miller handed the day and year
Before me,, a Notary Public in and for the said County and State, on this, and of, and, for me known to be the identical personal who executed the within and foregoing instrument, and acknowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth.		Sign here A. M. Starkour
Before me,		Markours.
Before me,		
Before me,	전 다음 경기에 많아 그 등에 가장 그 가지 않지 않는데 하고 있다. 요화하다가 나를 가게 되었다.	
Before me, Jack County and State, on this Ziny of Way of Jack County and State, on this Ziny of May of Jack County and State, on this Ziny of May of Jack County and State, on this Ziny of May of Jack County and State, on this Ziny of May of	- (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
and Life Harboure to me known to be the identical persons who executed the within and fore- going instrument, and acknowledged to me that the care as the same as the free and voluntary act and deed for the uses and purposes therein set forth.		
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.		
coing instrument, and acknowledged to me that the control of the same as the control of the cont		
the uses and purposes therein set forth. J. Charles G. Maria Carlo Control of Collection of the Colle		
vily commission expires Flby 10"1913; In The Mostly Deblics	TO MENTER SERVE TO THE SERVE SERVE SERVE SERVE SERVES SERVES SERVES SERVES SERVES SERVES SERVES SERVES SERVES	1 Obland
dy commission expires 1864 10 1913, St. A.		0 31 Sel. (D 10'-1
	47/1/11/19/2	