DEED RECORD

m. H. Bulls	STATE OF OKLAHOMA, County of Julyal, 55.
	Filed in office of Register of Deeds for record this
	corded in Book
ro	This second has been compared with the original instrument thereof on the in this office, and the record have been round correct. A sure particular, and the same has been properly indexed, in accordance with the laws of Oktabuse.
Frank C. Chesley.	
	(SHAL) A CLALA Dy Register of Deeds
THIS INDENTURE Made this 25 h day of	January , A. D., 1909, between
fulsa County, in the State of Oklahoma, of the first part, a	und
Grant & Chesley	
WITNESSETH, The said part of the first par	of the second part.
Goody Two Hundred and	hifty and Dollars,
he receipt of which is hereby acknowledged, do La by the	these presents grant, bargain, sell and convey unto the said part_27of the e following described real estate, situated in the County of Tulsa, and State of
	하는 사람들이 하면 하는 사람들이 되었다. 그 사람들이 하는 사람들이 하는 그 사람들이 하는 사람들이 가지 않는 것이다.
Lat Two (2) B	lock Three (3) Friend and Gillate
addition to the City	100 Tulea
	andra transi ili 1917 ku terdiri di Martenga, Martenga, ili 1917 ku di Arabina. Angkan kumangga Martenga kuma kanangan angkan angkan angkan angkan angkan kanangan angkan angkan ang tangkan a
	fine in the first of the first
하고 있다. 그 사는 것이 있는 것이 없는 것이 없는 것이 없는 것이다. 유럽이 보고 있는 것이 있는데, 것이 없는 것이 없는데	옷을 맞았다. 이후 보내다는 경기에서 그리고 하는 것을 받는
n de francisco escribir de la companya de la compa La francisco de la companya de la c	er Marker, met vergregen voor Wardt in die die kolonie en gewond ja die
and the state of the	and the second section of the section of the second section of the section of the second section of the
그리트, 그리고 그리는 그리는 그 그리는 그 그는 나를 다른	
化二氯基酚基 医二氏试验检 网络山楂 医二甲二二甲酚 化二甲酚 化二二甲酚 医二甲基二甲基二甲基二甲基	(본), [[
To have and to hold the same, together with all and s	singular the tenements, hereditaments and appurtenances thereunto belonging
r in any wise appertaining forever.	singular the tenements, hereditaments and appurtenances thereunto belonging
r in any wise appertaining forever. And said In. H. Butte	
r in any wise appertaining forever And said And And Sa	hereby covenant, promise and agree to and with said part———— of the second
r in any wise appertaining forever. And said 70. H. Bull. or 100 heirs, executors or administrators, do leart, that at the delivery of these presents 100 00	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And heirs, executors or administrators, do Lant, that at the delivery of these presents And indefeasible estate of inheritance, in fee simple, of, in oppurtenances; that the same are free, clear, discharged an	hereby covenant, promise and agree to and with said part————————————————————————————————————
r in any wise appertaining forever. And said M. H. Gulle or Michael heirs, executors or administrators, do La art, that at the delivery of these presents Michael or nd indefeasible estate of inheritance, in fee simple, of, in ppurtenances; that the same are free, clear, discharged an	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Hard Builds And said And Indefeasible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and I	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said 270. He will warrant and forever defend the t	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And heirs, executors or administrators, do leart, that at the delivery of these presents And indefeasible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an exces, assessments and incumbrances, of what nature and lead that Almost will warrant and forever defend the tessigns, against said part.	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And hoirs, executors or administrators, do leart, that at the delivery of these presents And indefensible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and leart that Ale will warrant and forever defend the tessigns, against said part y of the first part, Aleas are same.	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Here heirs, executors or administrators, do Leart, that at the delivery of these presents And indefeasible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and learn that Alear will warrant and forever defend the tessigns, against said part your of the first part, Aleasance. IN WITNESS WHEREOF, The said part your of the	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Here heirs, executors or administrators, do Leart, that at the delivery of these presents And indefeasible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and learn that Alear will warrant and forever defend the tessigns, against said part your of the first part, Aleasance. IN WITNESS WHEREOF, The said part your of the	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Head heirs, executors or administrators, do Leart, that at the delivery of these presents And indefeasible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an exes, assessments and incumbrances, of what nature and lead that Alear will warrant and forever defend the tassigns, against said part your of the first part, Aleas are same. IN WITNESS WHEREOF, The said part your of the	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said 27. He will warrant and forever defend the t signs, against said part. will warrant and forever defend the t same. IN WITNESS WHEREOF, The said part. And said 27. He will warrant and part. Of the first part. Of the first part. Of the same.	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Here heirs, executors or administrators, do Leart, that at the delivery of these presents And indefeasible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and learn that Alear will warrant and forever defend the tessigns, against said part your of the first part, Aleasance. IN WITNESS WHEREOF, The said part your of the	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And And said heirs, executors or administrators, do Leart, that at the delivery of these presents And indefeasible estate of inheritance, in fee simple, of, in a popurtenances; that the same are free, clear, discharged an exes, assessments and incumbrances, of what nature and I will warrant and forever defend the tessigns, against said part Andrews as and a same. IN WITNESS WHEREOF, The said part Andrews of the first part.	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And hoirs, executors or administrators, do leart, that at the delivery of these presents And indefeasible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an exes, assessments and incumbrances, of what nature and I will warrant and forever defend the tessigns, against said part of the first part. As are same. IN WITNESS WHEREOF, The said part of the bove written.	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And heirs, executors or administrators, do leart, that at the delivery of these presents And indefensible estate of inheritance, in fee simple, of, in ppurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and I might have a will warrant and forever defend the tessigns, against said part of the first part, Assessment. IN WITNESS WHEREOF, The said part of the bove written.	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And And Secutors or administrators, do Reart, that at the delivery of these presents And said on and indefeasible estate of inheritance, in fee simple, of, in ppurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and I and that Alament will warrant and forever defend the tassigns, against said part you of the first part, Alament and part you of the first part, of the same. IN WITNESS WHEREOF, The said part you of the first part, of the first part, of the first part, of the same of the sa	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Secutors or administrators, do Reart, that at the delivery of these presents And said and indefeasible estate of inheritance, in fee simple, of, in ppurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and I and that Alam will warrant and forever defend the tassigns, against said part you of the first part, Alam in WITNESS WHEREOF, The said part you of the first part of the same. IN WITNESS WHEREOF, The said part you of the first part of the first part of the same in WITNESS WHEREOF, The said part you of the first part of the same in WITNESS WHEREOF, The said part you of the first part of the same in WITNESS WHEREOF, The said part you of the same in WITNESS WHEREOF, T	hereby covenant, promise and agree to and with said part————————————————————————————————————
r in any wise appertaining forever And said An. H. Bullet or hoirs, executors or administrators, do leart, that at the delivery of these presents And of the individual of the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and I make that All will warrant and forever defend the tessigns, against said part of the first part, he same. IN WITNESS WHEREOF, The said part of the bove written. STATE OF OKLAHOMA, SS. County, Before me, J. M. J.	Thereby covenant, promise and agree to and with said part————————————————————————————————————
arin any wise appertaining forever And said An. House, executors or administrators, do leart, that at the delivery of these presents And and indefeasible estate of inheritance, in fee simple, of, in ppurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and I and that All will warrant and forever defend the t ssigns, against said part y of the first part, Alla he same. IN WITNESS WHEREOF, The said part of t bove written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. Before me, J. Malla y, persond	Thereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Secutors or administrators, do Research, that at the delivery of these presents And said, that at the delivery of these presents And acceptances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and 1 and that Alm will warrant and forever defend the tassigns, against said part of the first part, Almander of the same. IN WITNESS WHEREOF, The said part of the bove written. STATE OF OKLAHOMA, STATE OF O	Thereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Secutors or administrators, do Research, that at the delivery of these presents And said and indefeasible estate of inheritance, in fee simple, of, in ppurtenances; that the same are free, clear, discharged an axes, assessments and incumbrances, of what nature and I and that Ale will warrant and forever defend the tassigns, against said part of the first part, Ale same. IN WITNESS WHEREOF, The said part of the bove written. STATE OF OKLAHOMA, SS. County, Before me, J. Millar J. J. J. J. J. persond ay of January, and acknowledged to me that Ale the uses and purposes therein set forth.	Thereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Secutors or administrators, do leart, that at the delivery of these presents And indefensible estate of inheritance, in fee simple, of, in ppurtenances; that the same are free, clear, discharged an exes, assessments and incumbrances, of what nature and learned that Alam will warrant and forever defend the tassigns, against said part of the first part, are same. IN WITNESS WHEREOF, The said part of the bove written. STATE OF OKLAHOMA, SS. Before me, And County, Before me, And Acknowledged to me that Alam on the cuses and purposes therein set forth. Real and Alam of the first part o	hereby covenant, promise and agree to and with said part————————————————————————————————————
And said And Helicery of these presents And said and the delivery of these presents And indefensible estate of inheritance, in fee simple, of, in popurtenances; that the same are free, clear, discharged an exces, assessments and incumbrances, of what nature and land that Al will warrant and forever defend the tassigns, against said part of the first part, Alane same. IN WITNESS WHEREOF, The said part of the bove written. STATE OF OKLAHOMA, Ss. County, Ss. Before me, Alane County, personal conditions in the same and acknowledged to me that Alane cong instrument, and acknowledged to me that Alane uses and purposes therein set forth.	hereby covenant, promise and agree to and with said part————————————————————————————————————