| Tales County. This instrument was filed for record on the 2 colored Apply 12 of the second part of the seco |
|--|
| This Judenture. Made this 2 To have and to hold the same, together with all and singular the tenements, hereditaments and approximances thereunts belonging or in any vise apportanting forever and said Elmal of the second part. To have and to hold the same, together with all and singular the tenements, hereditaments and approximances therewants belonging or in any vise apportanting forever and said. To have and to hold the same, together with all and singular the demension, hereditaments and approximances therewants belonging or in any vise apportanting forever and said. To have and to hold the same, together with all and singular the tenements, hereditaments and approximances therewants belonging or in any vise apportanting forever. And said Elmal Mongal Plead alugate the above granted and described and hard that at the delivery of these presents. The large that at the delivery of these presents. The large that the tenements, have a before granted and described premises with the appurtenances; that the same are free, clear, discharged and unincombered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kinds severe; and that Thillywill warrant and forever defend the title to the same unto said part of the second part & heirs and and that Thillywill warrant and forever defend the title to the same unto said part of the second part & heirs and |
| This Indenture, Made this 2 T day of October 1.D. 10 09 between Me County, in the State of Oklahoma, of the first part, and 1/12 descend part. WITNESSETH, The said part is the first part, in consideration of the sum of the second part. WITNESSETH, The said part is the first part, in consideration of the sum of the second part. WITNESSETH, The said part is the first part, in consideration of the sum of the said and convey unto the said part is of the second part, he heirs and assigns, all of the following described real estate, situated in the County of Carles and State of Oklahoma, to with Bollege and the last the said state of the following described real estate, situated in the County of Carles and State of Oklahoma, to with Bollege and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereunts belonging on in any vives apportaining forever. And said Edward Medican of the Royal State of the same unto said agree to and with said part of the second part, that at the delivery of these presents. The said clivery of these presents. The said force of and stouched 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 unincumbered of and from all former grants, titles, charges, judgments, taves, assessments and incumbrances, of what nature and kind soccor; |
| This Judenture, stade this 2 T day of October 2. D. 10 09 between Live and Mcloy and Infarrant P Mcloy Secured Mcloy and Infarrant P Mcloy Secured Mcloy and Infarrant P Mcloy Secured Mcloy Of the second part. WITNESSETH, The said part in the first part, in consideration of the sum of the second part. WITNESSETH, The said part in the first part, in consideration of the sum of the second part. The receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said part is of the second part. As heirs and assigns, all of the following described real estate, situated in the Country of Country of Country of the second part. As heirs and assigns, all of the following described real estate, situated in the Country of Country of Country of the second to Sold and State of Oktahoma, to wit: Bollege addition to Tulout Preshous according to the plant of the Roy Sold and the part of the Roy Sold and the same and approximances thereunto belonging or in any wise apportaining forever into said said a former of the second part is their, executors or administrators, do here coverlent, promise and agree to and with said part of the second part, that at the delivery of these presents. Ly A larguity selected in Illustrating former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and bind second; of the or was and to theirs and and that the survey of the arms and forever defend the title to the same unto said part 1 of the second part Mahetrs and and that the survey of the arms and forever defend the title to the same unto said part 1 of the second part Mahetrs and and that the survey of the arms and forever defend the title to the same unto said part 1 of the second part Mahetrs and and that the survey of the arms and forever defend the title to the same unto said part 1 of the second part Mahetrs and and that the survey of the second part Mahetrs and the survey of the second part Mahetrs and the survey of the second part Mahetrs and the survey |
| 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. Elevand Michael Strikers, executors or administrators, do here covered at the delivery of these presents. The said part of the second part, the office of the second part, hereafted and adverse or administrators, do here covered at the the delivery of these presents grant, burgain, sell and convey unto the said part of the second part, he consideration of the search of the following described real estate, situated in the County of Europe and State of Okiahoma, to wit: Bollege adultion to Telescope before a grant because of the plant of the part of the land of the same according to the office of the plant of the plant of the plant of the part of the plant of the part of the part of the second part, that at the delivery of these presents. It is largefully seized in Illedown 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind second part is the second part is the latter and that Illyvill warrant and forever defend the title to the same unto said part of the second part is heirs and |
| To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise apportaining forever and said. Elicard Miches presents and agree to and with said part of the second part, that at the delivery of these presents. It is fall and all and sove granted and 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and hard part of the second part A heirs and incumbrances, of what nature and hard part of the second part A heirs and incumbrances, of what nature and hard part of the second part A heirs and |
| 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. Elevand Michael Strikers, executors or administrators, do here covered at the delivery of these presents. The said part of the second part, the office of the second part, hereafted and adverse or administrators, do here covered at the the delivery of these presents grant, burgain, sell and convey unto the said part of the second part, he consideration of the search of the following described real estate, situated in the County of Europe and State of Okiahoma, to wit: Bollege adultion to Telescope before a grant because of the plant of the part of the land of the same according to the office of the plant of the plant of the plant of the part of the plant of the part of the part of the second part, that at the delivery of these presents. It is largefully seized in Illedown 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind second part is the second part is the latter and that Illyvill warrant and forever defend the title to the same unto said part of the second part is heirs and |
| WITNESSETII, The said participation of the second part. WITNESSETII, The said participation of the first part, in consideration of the sum of the second part. And The pollitars, the receipt of which is hereby acknowledged, do by these presents grant, largain, sell and convey unto the said part is of the second part, he here and assigns, all of the following described real estate, situated in the Country of Endow and State of Oktahoma, to wit: Bellege a delition to Tulsa Detachments (1,7) in the office of the Pollowing of the State of Oktahoma, to with the office of the Pollowing of the All and singular the tenements, hereditaments and appartenances thereunto belonging or in any vise apportaining forever. And said Elwad Wood here covelant, promise and agree to and with said part of the second part, that at the delivery of these presents. The largestite 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Theyvill warrant and forever defend the title to the same unto said part of the second part Maleirs and |
| WITNESSETH, The said part is of the first part, in consideration of the sum of The hourd of politans, and "of politans, the receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said part of the second part, he heirs and assigns, all of the following described real estate, situated in the County of Carles and State of Oklahoma, to wit: Bollege a deletion to Tulsa Delahoma according the office of the peart Thereof filed a log read to hold the same, together with all and singular the tenements, hereditaments and approximances thereunto belonging or in any wise appertaining forever. And said Elmal Mooy Marinistrators, do here coverlant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largely seized in Ulestown 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that They will warrant and forever defend the title to the same unto said part of the second part As heirs and |
| the receipt of which is hereby acknowledged, do by these presents grant, burgain, sell and convey unto the said part is of the second part. In theirs and assigns, all of the following described real estate, situated in the Country of Table 2 and State of Oklahoma, to-wit: Bollege and allowing to Table 2 the State of Oklahoma, to-wit: Bollege and allowing to Table 2 the State of the same and the same, together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in any view appertaining forever. In a said Elevery of these presents and here coverlent, promise and agree to and with said part of the second part, that at the delivery of these presents. The said indefeasible estate of inheritance, 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever: and that They will warrant and forever defend the title to the same unto said part of the second part A heirs and |
| the second part, he heirs and assigns, all of the following described real estate, situated in the County of Table 2 and State of Oklahoma, to wit: be allege a database. The Table 2 percent of the peace of the p |
| Bollege a delicion to Tulsa Dechona according the Solid State of the plat Three of filed and of rurad of the office of the Register of the tenements, hereditaments and appartenances thereanto belonging or in any wise appertaining forever. And said Class Coop and Marie of the second part, that at the delivery of these presents for the surface 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Tulquilt warrant and forever defend the title to the same unto said part of the second part to heirs and |
| 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 Elwal Mogarity for the second part, theirs, executors or administrators, do here coveriant, promise and agree to and with said part of the second part, that at the delivery of these presents The Lawfully seized in Illicown 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 we free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Theywill warrant and forever defend the title to the same unto said part of the second part. A heirs and |
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| To have and to hold the same, together with all and singular the tenements, hereditaments and apportenances thereunto belonging or in any wise apportaining forever. And said Elizal Coy Pharitheirs, executors or administrators, do here coverant, promise and agree to and with said part I of the second part, that at the delivery of these presents Loy Elizably seized in Iblicon 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Thyvill warrant and forever defend the title to the same unto said part 4 of the second part 10 heirs and |
| thereunto belonging or in any wise appertaining forever. And said Elva J W Goy B Warrier PM Goyf for A theirs, executors or administrators, do here coverant, promise and agree to and with said part y of the second part, that at the delivery of these presents I are lawfully seized in Illidown 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Tuywill warrant and forever defend the title to the same unto said part 4 of the second part A heirs and |
| thereunto belonging or in any wise appertaining forever. And said Elva J W Goy B Warrier PM Goyf for A theirs, executors or administrators, do here coverant, promise and agree to and with said part y of the second part, that at the delivery of these presents I are lawfully seized in Illidown 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Tuywill warrant and forever defend the title to the same unto said part 4 of the second part A heirs and |
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| for Lineirs, executors or administrators, do here covenant, promise and agree to and with said part I of the second part, that at the delivery of these presents Line Lawfully seized in Illidown 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 unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that The Will warrant and forever defend the title to the same unto said part 4 of the second part A heirs and |
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| and that Theywill warrant and forever defend the title to the same unto said part 4 of the second part 12 heirs and |
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| tosigns, against said parties of the first partie their near their near their first time at a first proposition of the first parties of the |
| claim the same, |
| IN WITNESS WHEREOF, The said part of the first part hat hereunto set Well hand the day and year above written. |
| Sign here Edward Melooy Slarviet P. mc Con |
| |
| STATE OF OKLAHOMA,) 88. |
| Tulsa County, Son Defore me, The suit of a Notary Public in and for the said County and State, on this 30 day of Plates 10 D, Personally appeared |
| Flue In Conf and Harriet (7, 97, 2604) |
| und to to for a lome known to be the identical person who executed the |
| within and foregoing instrument, and acknowledged to me that executed the same as I lefree and voluntary act and deed for the uses and purposes therein set forth. |
| France / Semble |
| My Commission Expires 2104 1-1912 |