Warranty Deed Record No. 66.

	DEED-GENERAL WARRANTY.
أليبه بالبينان بالتنب والرازي فيهم فرقيتها ووالمهر أنسيت التبيين بماعين المحارف بالمنبي ومراجعها	STATE OF OKLAHOWA,
	Tulsa County,
70	This instrument was filed for record on the 30
	day of 22 1 1 D. 190 9 , at 4 5 octock
J. A.	M., and duly recorded in Book on Page
	Fee \$ in advance,
	A.G. Valhly Register of Deeds
	dias:
i katalah ji daga nelahun keji bada nemanak mengibiban sebuara dapat dalah dang dalah mengilik dangkan dang besa Timbolik	engan direperangan ang ang ang kandarda na manang perang ang antang ang anarah tengana ang mangah, merenda ,
This Indenture, Made this 2,7th	day of Movember 1. D. 1909
between Drany P. Cloud	
1	0 . 13.
Tuleal months in the St.	ite of Oklahoma, of the first part, and
211. History	te of Oktanoma, of the first part, and
THE STATESTILL	
المنظمية ال المنظمية المنظمية ال	of the second part.
WITNESSETH, The said part of the first part, i	
- Tefly four tundred	and Two DOLLARS,
the receipt of which is bereby acknowledged, do Leby the	ese presents grant, bargain, sell and convey unto the said part of
the second part, Lie heirs and assigns, all of the fol	lowing described real estate, situated in the County of
Hortho's of southeast & and sou	theast & of southeast & of section
31, township 17 north, range 14.	of Oktahomu, to wit: Theret 4 of southeast 4 of section east being 120 acres of the mary P.
Cloud allotwent	
	이 가격하다 그리고 있는 이렇게 되는 것이다.
	일이 보고 목욕을 하는 것은 일반이 없는 것은 것을 받았다.
형 소리에 하셨다. 현대 등급 보고 있다.	
	and the Mental of the Control of the Control of the Control of th
	[경기] 우리 전 성기 경기 있는 경기 경기 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다
To have and to hold the same, together with all	and singular the tenements, hereditaments and appartenances
thereunto belonging or in any wise appertaining forever.	
/ // // /-·	
And said Mary Coloude	
And soid Mary J. Cloude	covenant, promise and weree to and with said part-Lof the second
And said Mary S. Cloud for Set heirs, executors or administrators, do hery	covenant, promise and weree to and with said part of the second
And said Mary To Closed for Met heirs, executors or administrators, do her part, that at the delivery of these presents	is lawfully seized in Leer own right of an absolute
And said Mary To Closed for Steet heirs, executors or administrators, do here part, that at the delivery of these presents stell and indefeasible estate of inheritance, in fee simple, of, is	and to all and singular the above granted and described premises
And said Wary To Classed for Med heirs, executors or administrators, do here part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, is with the appurtenances; that the same are free, clear, di	lawfully seized in Let own right of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles,
And said Mary To Closed for Steet heirs, executors or administrators, do here part, that at the delivery of these presents stell and indefeasible estate of inheritance, in fee simple, of, is	lawfully seized in Let own right of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles,
And said Mary Selection or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, with the appartenances; that the same are free, clear, dicharges, judyments, taxes, assessments and incumbrance	lawfully seized in Let own right of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever;
And said Wary To Care for Miles heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, with the appurtenances; that the same are free, clear, dicharges, judyments, taxes, assessments and incumbrance and that Miles will warrant and forever defend the ties.	lawfully seized in Less own right of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever;
And said Wary To Care for Miles heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, with the appurtenances; that the same are free, clear, dicharges, judyments, taxes, assessments and incumbrance and that Miles will warrant and forever defend the ties.	lawfully seized in Let own right of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever;
And said Wary To Care for Miles heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, with the appurtenances; that the same are free, clear, dicharges, judyments, taxes, assessments and incumbrance and that Miles will warrant and forever defend the ties.	lawfully seized in Less own right of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever;
And said Mary Govern for Still heirs, execution or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judyments, taxes, assessments and incumbrance and that Mel will warrant and forever defend the tie assigns, against vaid part of the first part lass their claim the same.	lawfully seized in the countright of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The in the same unto said part for the second part the living or to theirs and all and every person whomsoever, lawfully claiming or to
And said Plane To Court for Step heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judoments, taxes, assessments and incumbrance and that Itel will warrant and forever defend the til assigns, against vaid part of the first part two their claim the same. IN WITNESS WHEREOF, The said part of the	lawfully seized in the countright of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part for the second part the heirs and heirs and all and every person whomsoever, lawfully claiming or to spirit part had hereunto set the hand the day and year above
And said Mary Govern for Still heirs, execution or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judyments, taxes, assessments and incumbrance and that Mel will warrant and forever defend the tie assigns, against vaid part of the first part lass their claim the same.	lawfully seized in the countright of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part for the second part the heirs and heirs and all and every person whomsoever, lawfully claiming or to spirit part had hereunto set the hand the day and year above
And said Plane To Court for Step heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judoments, taxes, assessments and incumbrance and that Itel will warrant and forever defend the til assigns, against vaid part of the first part two their claim the same. IN WITNESS WHEREOF, The said part of the	lawfully seized in the countright of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The in the same unto said part for the second part the living or to theirs and all and every person whomsoever, lawfully claiming or to
And said Plane To Court for Step heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judoments, taxes, assessments and incumbrance and that Itel will warrant and forever defend the til assigns, against vaid part of the first part two their claim the same. IN WITNESS WHEREOF, The said part of the	lawfully seized in the countright of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part for the second part the heirs and heirs and all and every person whomsoever, lawfully claiming or to spirit part had hereunto set the hand the day and year above
And said Plane To Court for Step heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judoments, taxes, assessments and incumbrance and that Itel will warrant and forever defend the til assigns, against vaid part of the first part two their claim the same. IN WITNESS WHEREOF, The said part of the	lawfully seized in the countright of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part for the second part the heirs and heirs and all and every person whomsoever, lawfully claiming or to spirit part had hereunto set the hand the day and year above
And said Mary To Course for Met heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appurtenances; that the same are free, clear, di charges, judgments, taxes, assessments and incumbrance and that Me will warrant and forever defend the tie assigns, against vaid part of the first part we their claim the same. IN WITNESS WHEREOF, The said part of the written.	lawfully seized in the countright of an absolute and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part for the second part the heirs and heirs and all and every person whomsoever, lawfully claiming or to spirit part had hereunto set the hand the day and year above
And said for Mess, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judgments, taxes, assessments and incumbrance and that Mel will warrant and forever defend the tis assigns, against vaid part of the first part last their claim the same. IN WITNESS WHEREOF, The said part of the written.	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part Lof the second part Lew heirs and heirs and all and every person whomsoever, lawfully claiming or to spirst part had hereunto set Lew hand the day and year above Sign here Mercy Follows
And said for Step heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judyments, taxes, assessments and incumbrance and that Italian will warrant and forever defend the time assigns, against vaid part of the first part less than claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, See Before me, I was County,	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unio said part of the second part wheirs and heirs and all and every person whomsoever, lawfully claiming or to first part hus hereunto set held hand the day and year above sign here Mazzy Allews
for Still heirs, execution or administrators, do here part, that at the delivery of these presents. and indefeasible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judyments, taxes, assessments and incumbrance and that Still will warrant and forever defend the time assigns, against vaid part of the first part loss their claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, Tuisa County, For the said County and State, on this 2 The	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part Lof the second part Lew heirs and heirs and all and every person whomsoever, lawfully claiming or to spirst part had hereunto set Lew hand the day and year above Sign here Mercy Follows
And said for Step heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judyments, taxes, assessments and incumbrance and that Italian will warrant and forever defend the time assigns, against vaid part of the first part less than claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, See Before me, I was County,	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unio said part of the second part wheirs and heirs and all and every person whomsoever, lawfully claiming or to first part hus hereunto set held hand the day and year above sign here Mazzy Allews
for Still heirs, execution or administrators, do here part, that at the delivery of these presents. and indefeasible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judyments, taxes, assessments and incumbrance and that Still will warrant and forever defend the time assigns, against vaid part of the first part loss their claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, Tuisa County, For the said County and State, on this 2 The	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unio said part of the second part wheirs and heirs and all and every person whomsoever, lawfully claiming or to first part hus hereunto set held hand the day and year above sign here Mazzy Allews
And said for Step heirs, executors or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judgments, taxes, assessments and incumbrance and that Sul will warrant and forever defend the til assigns, against vaid part of the first part less their claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, Tuisa County, for the said County and State, on this Later of County County	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part of the second part wheirs and heirs and all and every person whomsoever, lawfully claiming or to first part hull hereunto set held hand the day and year above Sign here Mazzy of Claud Office of the same unto set held hand the day and year above a Notary Public in and day of Mazzy of 1907 personally appeared and have known to be the identical person who executed the
And said for Still heirs, execution or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, discharges, judyments, taxes, assessments and incumbrance and that Still will warrant and forever defengline the assigns, against vaid part of the first part two their claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, Tulsa County, for the said County and State, on this 2 The first part two within and foregoing instrument, and acknowledged to written and foregoing instrument, and acknowledged to the written and foregoing instrument, and acknowledged to the written.	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part of the second part wheirs and heirs and all and every person whomsoever, lawfully claiming or to first part hull hereunto set held hand the day and year above Sign here Mazzy of Claud Office of the same unto set held hand the day and year above a Notary Public in and day of Mazzy of 1907 personally appeared and have known to be the identical person who executed the
And said for Steel heirs, execution or administrators, do here part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, di charges, judyments, taxes, assessments and incumbrance and that It will warrant and forever defend the time assigns, against vaid part of the first part lost their claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, Tuisa County, for the said County and State, on this 2 The forther said County of County and State, on this 2 The forther said County and State, on this 2 The forther said County of County and State, on this 2 The forther said County of County and State, on this 2 The forther said County of County and State, on this 2 The forther said County and State, on the forther said County and State, and said County and State, on the forther said County and State, on the forther said Co	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part of the second part wheirs and heirs and all and every person whomsoever, lawfully claiming or to first part hull hereunto set held hand the day and year above Sign here Mazzy of Claud Office of the same unto set held hand the day and year above a Notary Public in and day of Mazzy of 1907 personally appeared and have known to be the identical person who executed the
And said for Still heirs, execution or administrators, do here part, that at the delivery of these presents and indefensible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, discharges, judyments, taxes, assessments and incumbrance and that Still will warrant and forever defengline the assigns, against vaid part of the first part two their claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, Tulsa County, for the said County and State, on this 2 The first part two within and foregoing instrument, and acknowledged to written and foregoing instrument, and acknowledged to the written and foregoing instrument, and acknowledged to the written.	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part of the second part wheirs and heirs and all and every person whomsoever, lawfully claiming or to first part hull hereunto set held hand the day and year above Sign here Mazzy of Claud Office of the same unto set held hand the day and year above a Notary Public in and day of Mazzy of 1907 personally appeared and have known to be the identical person who executed the
And said for Still heirs, execution or administrators, do here part, that at the delivery of these presents. and indefeasible estate of inheritance, in fee simple, of, is with the appartenances; that the same are free, clear, discharges, judyments, taxes, assessments and incumbrance and that Still will warrant and forever defengl the time assigns, against vaid part of the first part two their claim the same. IN WITNESS WHEREOF, The said part of the written. STATE OF OKLAHOMA, Tulsa County, For the said County and State, on this 2 The forthe said County and State, on this 2 The within and foregoing instrument, and acknowledged to a within and foregoing instrument, and acknowledged to a within and foregoing instrument, and acknowledged to a	lawfully seized in Less own right of an absolute of and to all and singular the above granted and described premises scharged and unincumbered of and from all former grants, titles, s, of what nature and kind soever; The to the same unto said part of the second part wheirs and theirs and all and every person whomsoever, lawfully claiming or to first part hull hereunto set held hand the day and year above sign here Mazzy of Claud Office of the same unto set held hand the day and year above in here of the second part with the day and year above sign here of the second part with the day and year above sign here of the second part with the day and year above sign here of the second part with the day and year above sign here of the second part with the day and year above sign here of the second part with the day of the se