## Warranty Deed Record No. 66.

$B\mathbf{r}$	\ DEED_GENERAL WARRANTY.
	STATE OF OKLAHOMA, , ss.
	Tulsa County,
TO TO	This instrument was filed for record on the
	day of Alch 1. D. 19 29, at 4 2 o'clock
	J.M., and duly recorded in Book on Page
	Fee \$ in advance.
L.	Begister of Deeds.
The second control of the control of	e de la composição de como de la como dela como de la como dela como de la como de la como de la como dela como de la como dela
This Anderture Water 21/01	day of Wecersbert 1. D. 1909
between Steller Will and and and	na Marie Mark Luchand and wife
verween	will thillie sound many and university
Tilled County in the State	of Oklahoma, of the first part, and
Bland & Byrall	of Orthonores, of the false part, and
The said of the ball	of the second part.
MITNESSETH, The said part soff the first part, in c	
Five thousand D	
	presents grant, bargain, sell and convey unto the said part of
the second part, All heirs and assigns, all of the follow	
7-1-1	(A) 4 4
The east one half (6 2) of	the morthwest quarter (mm)
ud the southwest quarter.	the northwest quarter (MW) (Sion) of the northwest quarter) nelip nineteen (19) north
(Wy) of section eight (8) town	nehich nineteen (19) morth
anger fourteen (4) last, son	utaining one hundred and
wenty acres more for les	a) (12.16)
	· · · · · · · · · · · · · · · · · · ·
To have and to hold the same, together with all a	nd singular the tenements, hereditaments and appurtenances
thereunto belonging or in any wise appertaining forever.  And said <u>Stelly Million</u> 22c for Field heirs, executors or administrators, do here co	A Zuna) Mariel Mann!  nvenant, promise and agree to and with said part Lof the second
thereunto belonging or in any wise appertaining forever.  And said <u>Stelly Million</u> 22c for Field heirs, executors or administrators, do here co	A Zuna) Mariel Mann!  nvenant, promise and agree to and with said part Lof the second
thereunto belonging or in any wise appertaining forever.  And said <u>Stelling Millian</u> 422 for Tilla heirs, executors or administrators, do here co part, that at the delivery of these presents	A Zuna) Mariel Mann!  nvenant, promise and agree to and with said part Lof the second
thereunto belonging or in any wise appertaining forever.  And said <u>Stelly Millith</u> 42c for Alla heirs, executors or administrators, do here co part, that at the delivery of these presents——————————————————————————————————	Maniel Massil wenant, promise and agree to and with said part Hof the second "lawfully seized in Malabown right of an absolute
thereunto belonging or in any wise appertaining forever.  And said Melby Millian Rec for Alla heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, disch	Maniel Missel  wenant, promise and agree to and with said part Lof the second  lawfully seized in Misselown right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles,
thereunto belonging or in any wise appertaining forever.  And said MELLY MAIN Rec for Assaid heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, disch charges, judgments, taxes, assessments and incumbrances, o	menant, promise and agree to and with said part Lof the second  "lawfully seized in Little own right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, of what nature and kind soever; Alfila custame
thereunto belonging or in any wise appertaining forever.  And said <u>Stelling W. Mann</u> Performed Stelling W. Mann Performed Stelli	Maniel Massil  menant, promise and agree to and with said part fof the second  lawfully seized in Interior right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, of what nature and kind soever; Aufola contains  l, sand a certains agreeultural lases to the same unto said part for the second part Lesseirs and
thereunto belonging or in any wise appertaining forever.  And said All My Mannistrators, do here co for Lean heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, dischedures, judgments, taxes, assessments and incumbrances, of the total forever algent that the title assigns, against said part left the first part than their heir assigns, against said part left the first part than their heir	menant, promise and agree to and with said part Lof the second  "lawfully seized in Little own right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, of what nature and kind soever; Alfila custame
thereunto belonging or in any wise appertaining forever.  And said Melby Millian Record for Level heirs, executors of administrators, do here copart, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, dischedures, judgments, taxes, assessments and incumbrances, of the first factories will be the title assigns, against said partilly first part that their heiclaim the same.	menant, promise and agree to and with said part Lof the second lawfully seized in Lawown right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, of what nature and kind soever; Lastfal a contain to the same unto said part Lof the second part Leaheirs and irs and all and every person whomsoever, lawfully claiming or to
thereunto belonging or in any wise appertaining forever.  And said <u>Melling Million</u> 422 for <u>filled</u> heirs, executors or administrators, do here co part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, disch charges, judgments, taxes, assessments and incumbrances, o  that for any little and forever defend the title assigns, against said part wife the first part than their hei claim the same.  IN WITNESS WHEREOF, The said part wolf the fir	Maniel Massil  menant, promise and agree to and with said part fof the second  lawfully seized in Interior right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, of what nature and kind soever; Aufola contains  l, sand a certains agreeultural lases to the same unto said part for the second part Lesseirs and
thereunto belonging or in any wise appertaining forever.  And said <u>Melling Million</u> 422 for <u>filled</u> heirs, executors or administrators, do here co part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, discheduardes, judgments, taxes, assessments and incumbrances, of the first filled of the title assigns, against said partitly warrant and forever defend the title assigns, against said partitly the first partition.  IN WITNESS WHEREOF, The said partitle partition.	menant, promise and agree to and with said part Lof the second lawfully seized in Lawown right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, of what nature and kind soever; Lastfal a contain to the same unto said part Lof the second part Leaheirs and irs and all and every person whomsoever, lawfully claiming or to
thereunto belonging or in any wise appertaining forever.  And said <u>Melling Million</u> 422 for <u>filled</u> heirs, executors or administrators, do here co part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, discheduardes, judgments, taxes, assessments and incumbrances, of the first filled of the title assigns, against said partitly warrant and forever defend the title assigns, against said partitly the first partition.  IN WITNESS WHEREOF, The said partitle partition.	wenant, promise and agree to and with said part fof the second when the said part fof the second with said part fof the second with said part for an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; for for a contact for the same unto said part for the second part for the same unto said part for the second part for the same unto said part for the second part for the same unto said part for the second part for the second all and every person whomsoever, laufully claiming or to great has thereunto set for the day and year above
thereunto belonging or in any wise appertaining forever.  And said <u>Melling Million</u> 422 for <u>filled</u> heirs, executors or administrators, do here co part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, discheduardes, judgments, taxes, assessments and incumbrances, of the first filled of the title assigns, against said partitly warrant and forever defend the title assigns, against said partitly the first partition.  IN WITNESS WHEREOF, The said partitle partition.	wenant, promise and agree to and with said part fof the second when the said part fof the second with said part fof the second with said part for an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; for for a contact for the same unto said part for the second part for the same unto said part for the second part for the same unto said part for the second part for the same unto said part for the second part for the second all and every person whomsoever, laufully claiming or to great has thereunto set for the day and year above
thereunto belonging or in any wise appertaining forever.  And said <u>Melling Million</u> 422 for <u>filled</u> heirs, executors or administrators, do here co part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, discheduardes, judgments, taxes, assessments and incumbrances, of the first filled of the title assigns, against said partitly warrant and forever defend the title assigns, against said partitly the first partition.  IN WITNESS WHEREOF, The said partitle partition.	wenant, promise and agree to and with said part fof the second when the said part fof the second with said part fof the second with said part for an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; for for a contact for the same unto said part for the second part for the same unto said part for the second part for the same unto said part for the second part for the same unto said part for the second part for the second all and every person whomsoever, laufully claiming or to great has thereunto set for the day and year above
thereunto belonging or in any wise appertaining forever.  And said All Man Page for All heirs, executors or administrators, do here co part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, disch charges, judgments, taxes, assessments and incumbrances, o  And that for an all and gast lease and that for will warrant and forever abjend the title assigns, against said parteloff the first part than their hei claim the same.  IN WITNESS WHEREOF, The said parteloff the fir written.  S  STATE OF OKLAHOMA,	menant, promise and agree to and with said part Lof the second  lawfully seized in Lette own right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, by what nature and kind soever; Letter Law letters  Land a certain a gracultural lease  to the same unto said part Lof the second part Lesseirs and be and all and every person whomsoever, lawfully claiming or to  erst part ha schereunto set Law hand the day and year above  Many Marie! Mary
thereunto belonging or in any wise appertaining forever.  And said All My Man Receiver.  for All heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, discheduates, judgments, taxes, assessments and incumbrances, of the first forever with warrant and forever defend the title assigns, against said particles fine first part than their heiclaim the same.  IN WITNESS WHEREOF, The said particles the first warritten.	menant, promise and agree to and with said part Lof the second  lawfully seized in Lette own right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, by what nature and kind soever; Letter Law letters  Land a certain a gracultural lease  to the same unto said part Lof the second part Lesseirs and be and all and every person whomsoever, lawfully claiming or to  erst part ha schereunto set Law hand the day and year above  Many Marie! Mary
thereunto belonging or in any wise appertaining forever.  And said All Man Record for the All Man Record for the Same are free, clear, disched the appartenances; that the same are free, clear, disched for the forever defend the title man that the will warrant and forever defend the title assigns, against said parteloff the first part the without heir heir claim the same.  IN WITNESS WHEREOF, The said parteloff the first part the fi	menant, promise and agree to and with said part fof the second  lawfully seized in Lette own right of an absolute and to all and singular the above granted and described premises harged and unincumbered of and from all former grants, titles, of what nature and kind soever; Alfor a contained  land secretarial agreeultural letter  lothe same unto said part fof the second part Letheirs and all and every person whomsoever, lawfully claiming or to  rest part has thereunto set Lether hand the day and year above  light here  Account Marie Marie Marie  Account Marie Marie  Anotary Public in and  y of December 1921, personally appeared
thereunto belonging or in any wise appertaining forever.  And said All May 122 for All heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appartenances; that the same are free, clear, discheduages, judgments, taxes, assessments and incumbrances, of the first part for will warrant and forever defend the title assigns, against said part of the first part for with the inheritant the same.  IN WITNESS WHEREOF, The said part of the first part for the	menant, promise and agree to and with said part fof the second  lawfully seized in Issuedown right of an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; selfet a contact  Lander centural agreeultural land to the same unto said part of the second part landers and its and all and every person whomsoever, lawfully claiming or to  ret part has chereunto set than hand the day and year above  sign here Islesy Maries Massel.  Analy maries pulses.  Analy maries pulses.  And land property appeared and lance Public in and y of December 1912 personally appeared and lance Public in and
thereunto belonging or in any wise appertaining forever.  And said All Man Aze for All heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appartenances; that the same are free, clear, disch charges, judgments, taxes, assessments and incumbrances, o  Later December 1 1999 and that they will warrant and forever defend the title assigns, against said partilly the first part the witheir hei claim the same.  IN WITNESS WHEREOF, The said partilly the fir written.  STATE OF OKLAHOMA,  St.  Tulsa County,  St.  Before me, L. M.  and	wenant, promise and agree to and with said part for the second lawfully seized in Islandown right of an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; Act for a certain for what nature and kind soever; Act for a certain for the same unto said part for the second part feethers and its and all and every person whomsoever, lawfully claiming or to rest part has thereunto set the hand the day and year above sign here.  And Marie Marie Marie Marie Marie and year above and lawra and marie and lawra bladely marie mand and lawra bladely marie mand and lawra bladely marie mand and lawra bladely marie personally appeared and lawra bladely mercon flusho executed the
thereunto belonging or in any wise appertaining forever.  And said All Million Record for Least heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, dischedures, judgments, taxes, assessments and incumbrances, of that the that for all for all feel defend the title assigns, against said particles the first part the witheir heichem the same.  IN WITNESS WHEREOF, The said particles the first part the fi	menant, promise and agree to and with said part fof the second  lawfully seized in Issuedown right of an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; selfet a contact  Lander centural agreeultural land to the same unto said part of the second part landers and its and all and every person whomsoever, lawfully claiming or to  ret part has chereunto set than hand the day and year above  sign here Islesy Maries Massel.  Analy maries pulses.  Analy maries pulses.  And land property appeared and lance Public in and y of December 1912 personally appeared and lance Public in and
thereunto belonging or in any wise appertaining forever.  And said Allay Many 42c for Level heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appartenances; that the same are free, clear, disch charges, judgments, taxes, assessments and incumbrances, o  Level of the first part level defend the title assigns, against said part less fine first part level their hei claim the same.  IN WITNESS WHEREOF, The said part left fire written.  STATE OF OKLAHOMA,  SS.  Before me, Level day and	wenant, promise and agree to and with said part for the second lawfully seized in Islandown right of an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; Act for a certain for what nature and kind soever; Act for a certain for the same unto said part for the second part feethers and its and all and every person whomsoever, lawfully claiming or to rest part has thereunto set the hand the day and year above sign here.  And Marie Marie Marie Marie Marie and year above and lawra and marie and lawra bladely marie mand and lawra bladely marie mand and lawra bladely marie mand and lawra bladely marie personally appeared and lawra bladely mercon flusho executed the
thereunto belonging or in any wise appertaining forever.  And said All Man 22 for All heirs, executors or administrators, do here co part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, discheduardes, judgments, taxes, assessments and incumbrances, of that the title and that Hay will warrant and forever alternative with warrant and forever alternative reliable of the first part Haytheir heir claim the same.  IN WITNESS WHEREOF, The said part of the furtition.  STATE OF OKLAHOMA, and State, on this for the said County, but the same and the same and the same and the said County, and State, on this for the said county, and state, on this forever and within and foregoing instrument, and acknowledged to me within and foregoing instrument, and acknowledged to me	wenant, promise and agree to and with said part for the second lawfully seized in Islandown right of an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; Act for a certain for what nature and kind soever; Act for a certain for the same unto said part for the second part feethers and its and all and every person whomsoever, lawfully claiming or to rest part has thereunto set the hand the day and year above sign here.  And Marie Marie Marie Marie Marie and year above and lawra and marie and lawra bladely marie mand and lawra bladely marie mand and lawra bladely marie mand and lawra bladely marie personally appeared and lawra bladely mercon flusho executed the
thereunto belonging or in any wise appertaining forever.  And said All Man 22 for All heirs, executors or administrators, do here co part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in a with the appurtenances; that the same are free, clear, dische charges, judgments, taxes, assessments and incumbrances, of that the title and that Hay will warrant and forever defend the title assigns, against said part Loft the first part Haytheir heiclaim the same.  IN WITNESS WHEREOF, The said part Loft the first part that the first part th	wenant, promise and agree to and with said part for the second lawfully seized in Islandown right of an absolute and to all and singular the above granted and described premises arged and unincumbered of and from all former grants, titles, of what nature and kind soever; Act for a certain for what nature and kind soever; Act for a certain for the same unto said part for the second part feethers and its and all and every person whomsoever, lawfully claiming or to rest part has thereunto set the hand the day and year above sign here.  And Marie Marie Marie Marie Marie and year above and lawra and marie and lawra bladely marie mand and lawra bladely marie mand and lawra bladely marie mand and lawra bladely marie personally appeared and lawra bladely mercon flusho executed the