## DEED RECORD, No. 67.

	-GENERAL WARRANTY.
THIS INDENTURE, Made this	day of December , A. D. 19.09 , between
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Tulsa County, in the State of Oklahoma, of the first p	part, and Ligge Stover
	and the control of th
	of the second part:
WITNESSETH, The said part of the first part	art, in consideration of the sum of
One	and DOLLARS,
	these presents grant, bargain, sell and convey unto the said part 4 of the second part, described real estate, situated in the County of
and State of Oklahoma towit. The South	Minety Jet of Low Six Seven Regho (5) Mine Twelve (12) in the Burnett addition was according to the Recorder plat
(9) and ten (10) in Block	Twelve (12) in the Burnett addition
to the Ot of Tulsa Oklahar	na according to the recorded hear
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na na mana nakan nakan muun nuun nuun maka sun manun muun manun muun manun muun muun	And the second state of the second state of the second sec
that at the delivery of these presents. He La	d singular the above-granted and described premises, with the appurtenances; that the
that at the delivery of these presents. Recommendation of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that. Recommendation will warrant and foreyed delivery	lawfully seized in
that at the delivery of these presents. Recommendation of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that Recommendation will warrant and foreyof delivery assigns, against said part 2 of the first part Recommendation.	lawfully seized in
estate of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that LL will warrant and foreyed defassigns, against said part 1 of the first part LLC.	lawfully seized in
that at the delivery of these presents. Recommendation of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that Recommendation will warrant and foreyof delivery assigns, against said part 2 of the first part Recommendation.	lawfully seized in
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that at the delivery of these presents.  State of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that.  Will warrant and foreyed delassigns, against said part 1 of the first part 1 of the said part 1 of the first	lawfully seized in
state of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that will warrant and foreyed del assigns, against said part 2 of the first part Mag.  IN WITNESS WHEREOF, The said part 4 of the first part Mag.  STATE OF OKLAHOMA, TULSA COUNT Before med Mall Rand County.	lawfully seized in
state of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that will warrant and foreyed delassigns, against said part 1 of the first part 200.  IN WITNESS WHEREOF, The said part 4 on this 3 of Deleased on this 3 of Deleased on this 3 of Deleased.	lawfully seized in
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state of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that Le will warrant and foreyed delassigns, against said part 2 of the first part Month of the Market Part Month of the first part Month of the	lawfully seized in
state of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that he will warrant and foreyed delassigns, against said part 1 of the first part 200.  IN WITNESS WHEREOF, The said part 4 on this 3.5 day of Delevate on this 3.5 day of Delevate within and foregoing instrument, and acknowledged to	lawfully seized in
estate of inheritance, in see simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that LL will warrant and foreyed del assigns, against said part 1 of the first part Month of the said part 1	nd singular the above-granted and described premises, with the appurtenances; that the and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, find the title to the same unto said part for the second part for the same heirs and all and every person thomsoever, lawfully claiming or to claim the same of the first part had hereunto set find for the day and year above written.  Sign here find for the said County and State,  A. D. 1909, personally appeared  to me known to be the identical person, who executed the
estate of inheritance, in see simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that LL will warrant and foreyed del assigns, against said part 1 of the first part MO IN WITNESS WHEREOF, The said part 4 on this 3.5 day of Delevate on this 3.5 day of Delevate Andrews Within and foregoing instrument, and acknowledged to and deed for the uses and purposes therein set forth.	lawfully seized in
state of inheritance, in see simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that LL will warrant and foreyed defassigns, against said part 1 of the first part Months in WITNESS WHEREOF, The said part 1 on this 3.5 WHEREOF, The said part 1 on this 3.5 Deferment on this 3.5 Deferment, and acknowledged to said deed for the uses and purposes therein set forth.	lawfully seized in
estate of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that Remark will warrant and foreyed defassigns, against said part 3 of the first part Mag.  IN WITNESS WHEREOF, The said part 3 on this 3 day of Delegand on this 3 day of Delegand within and foregoing instrument, and acknowledged to and deed for the uses and purposes therein set forth.  My examission expires August 3 14-191	lawfully seized in
estate of inheritance, in fee simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that Research will warrant and foreyed del assigns, against said part 1 of the first part Mon IN WITNESS WHEREOF, The said part 1 on this 2 of the first part Mon this 2 of the said part 1 on this 1 of the said part 1 on this 1 of the said part 1 of the said part 1 on this 2 of the said part 1 on this 2 of the said part 1 on this 2 of the said part 1 of the said part 1 on this 2 of the said part 1 on this 2 of the said part 1 on this 2 of the said part 1 of the said part 1 on this 2 of the said part 1 of	lawfully seized in
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estate of inheritance, in see simple, of, in and to all an same are free, clear, discharged and unincumbered of a of what nature and kind soever;  and that Remark will warrant and foreyed del assigns, against said part 1 of the first part Month of the said part 1 of the said par	lawfully seized in Man own right of an absolute and indefeasible and singular the above granted and described premises, with the appurtenances; that the and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, fend the title to the same unto said part for the second part for claim the same heirs and all and every person phomsoever, lawfully claiming or to claim the same of the first part had hereunto set from hand the day and year above written.  Sign here frank a shawer for the said County and State,  A D. 1909, personally appeared  to me known to be the identical person who executed the me that a executed the same as first and voluntary act  A D. 1900, at K o'clock B M.