DEED RECORD, No. 67.

WHITE INTERMITIDE W. J. IL. 1. 1. 1. 1. 1.	ay of A. D. 19 de, between
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ulsa County, in the State of Oklahoma, of the first part, and	M. M. Elelland
WITNESSETH, The said part of the first part, in consider	ation of the sum of
	s grant, bargain, sell and convey unto the said part of the second par
he receipt at which is hereby acknowledged, doby these present	estate, situated in the County of Julia
가게 하는 이 그들은 마음에 가지 않는 사람들이 되는 이 가는 그 모든 것이 되었다.	
Lot eight (2) block eighteen	(18) Lynch ay Torsythe's addition to
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The second secon	o en la companya de la companya de <mark>distribución de la companya de</mark>
And said	covenant, promise, and sgree to and with said part. of the second part lily seized in the second part of an absolute and indefeasily above-granted and described premises, with the appurtenances; that the
And said	covenant, promise and sgree to and with said part of the second partilly seized in own right of an absolute and indefeusit above-granted and described premises, with the appurtenances; that truer grants, titles, charges, judgments, taxes, assessments and incumbrance to the same unto said part of the second part of the second part of the same and all and every person whomsever, lawfully claiming or to claim the same
And said	covenant, promise, and sgree to and with said part—for the second part above-granted and described premises, with the appurtenances; that the timer grants, titles, charges, judgments, taxes, assessments and incumbrance to the same unto said part for the second part. The same unto said part for the second part.
And said	covenant, promise, and sgree to and with said part—for the second part above-granted and described premises, with the appurtenances; that the timer grants, titles, charges, judgments, taxes, assessments and incumbrance to the same unto said part for the second part. The same unto said part for the second part.
And said	covenant, promise and sgree to and with said part of the second partially seized in own right of an absolute and indefeusit above-granted and described premises, with the appurtenances; that the timer grants, titles, charges, judgments, taxes, assessments and incumbrance to the same unto said part of the second part of the seam and all and every person whomsoever, lawfully claiming or to claim the same that the chereunto set the same with the day and year above written the same and all and every person whomsoever, lawfully claiming or to claim the same that the same that the day and year above written the same and all and every person whomsoever, lawfully claiming or to claim the same that the
And said	covenant, promise and sgree to and with said part. To the second partially seized in
And said	covenant, promise, and sgree to and with said part—of the second partially seized in
And said	covenant, promise, and sgree to and with said part of the second part lays eized in described premises, with the appurtenances; that the mer grants, titles, charges, judgments, taxes, assessments and incumbrance to the same unto said part of the second part heirs are and all and every person whomsoever, lawfully claiming or to claim the same that the country person whomsoever, lawfully claiming or to claim the same that the day and year above written and some statements of the second part of the second part of the same unto said part of the second part of the same unto said part of the second part of the same unto said part of the second part of the same unto said part of the second part of the same unto said part of the second part of the same unto said part of the said county and State of the second part of the said County and State of the second part of the said County and State of the second part of the seco
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And said	covenant, promise and sgree to and with said part—of the second partially seized in
And said	covenant, promise and sgree to and with said part—of the second partially seized in
And said	covenant, promise, and sgree to and with said part of the second partially seized in the country of an absolute and indefeusity above-granted and described premises, with the appurtenances; that the timer grants, titles, charges, judgments, taxes, assessments and incumbrance of the same unto said part of the second part of the same and all and every person whomsoever, lawfully claiming or to claim the same that the country person whomsoever, lawfully claiming or to claim the same that the country public, in and for the said Country and States, as the country and states are considered and country are considered
And said	covenant, promise, and sgree to and with said part of the second part of an absolute and indefeasible above-granted and described premises, with the appurtenances; that the timer grants, titles, charges, judgments, taxes, assessments and incumbrance to the same unto said part of the second part of the same unto said part of the second part of the same unto said part of the second part of the same unto said part of the second part of the same and all and every person whomsoever, lawfully claiming or to claim the same that the same that the day and year above written the same of the said County and States, and the same of the said County and States, and the same as the same as the same and voluntary and states of the same as the same and voluntary and states of the same and voluntary and vol
And said	covenant, promise and sgree to and with said part of the second parally seized in which was all years of the second parally seized in which was all years and incumbrances; that the same unto said part of the second part was and incumbrance of the same unto said part of the second part was and all and every person whomsoever, lawfully claiming or to claim the same that the same unto set when the day and year above written sign here with the same and all and for the said County and State of the second part was a Notary Public, in and for the said County and State of the same as who was a free and voluntary a second part was a second part who executed the same as when the said County and State of the second part who executed the same as when the said County and State of the said County and S