DEED RECORD, No. 68.

te of Chlahoma 555 utt of Tules 555 KNOW ALL MEN BY THESE PRESENTS, That 1, 2, 2, 2, 2, 2, 2, 3, 4, 5, 5, 5, 6, 6, 6, 6, 6, 6, 6, 6, 6, 6, 6, 6, 6,	M. Waheleld and Lonio, M. Makeliolis
KNOW ALL MEN BY THESE PRESENTS, Inst.	y wangiera y Dygie sy margaera
he first part, in consideration of the sum of If the Manual	dred eighty and volves (\$980,00)
	managan an a
), in hand paid, the receipt of which i	is hereby acknowledged, dohereby grant, bargain, sell and convey unt
W. W. Wenderson of	arty of the second part County, State of Oklahoma, to-wit:
following-described real property and premises, situate in	County, State of Oklahoma, to-wit:
Lat seven (2) wine (9) tou (0) ileven (11) and twelve (2) all in
lock two () Wakefield addition to	the lity of Tulea, according to
ecorded plat thereof.	
ing a samula	
	nani sa manting mangalan sa sa sa tau mangalan sa sa taung dan kengalan kengalan da mangalan sa taung da kenga Mangalan sa manting mangalan sa sa sa taun sa mangalan sa sa taung dan kengalan sa sa taung da mangalan sa tau
and an interest of the control of th	
der and the state of the second of the second of the second of the second second second second of the second of th	4. Poppanie ibra vierolipaje od ovovoningo, grogan de più popi olipa vom de l'approprieta de la generale de proprieta de l'approprieta de l'ap
To have and to hold said described premises unto the said pa	rtuf of the second part liseheirs and assigns, fo
	s, taxes, judgments, mortgages and other liens and encumbrances of wha
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge per nature.	the second part Like heirs and assigns, for taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, it is a second to tax taxes, it is a second taxes and taxes are taxed to taxes.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this	the second part Like heirs and assigns, for taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, it is a second to tax taxes, it is a second taxes and taxes are taxed to taxes.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this	the second part Like heirs and assigns, for taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what taxes, it is a second to tax taxes, it is a second taxes and taxes are taxed to taxes.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this	April
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this	April
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this	s, taxes, judgments, mortgages and other liens and encumbrances of what April
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this	April
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this day of Witnesses. ACKNOW	they of the second part Lie heirs and assigns, for second part Lie heirs and assigns, for second part Lie heirs and encumbrances of what he had been second part Lead of the heirs and encumbrances of what he had been second part Lead of the heirs and assigns, for second part Lead of the heirs and assigns, for second part Lead of the heirs and assigns, for second part Lead of the heirs and assigns, for second part Lead of the heirs and assigns, for second part Lead of the heirs and assigns, for second part Lead of the heirs and encumbrances of what Lead of the heirs and encumbrances of the heir and encumbrances of t
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this day of Witnesses. ACKNOW	s, taxes, judgments, mortgages and other liens and encumbrances of what April
To have and to hold said described premises unto the said particle, clear and discharged of and from all former grants, charge er nature. Signed and delivered, this	s, taxes, judgments, mortgages and other liens and encumbrances of what April
To have and to hold said described premises unto the said particle, clear and discharged of and from all former grants, charge er nature. Signed and delivered, this	s, taxes, judgments, mortgages and other liens and encumbrances of what April
To have and to hold said described premises unto the said particle, clear and discharged of and from all former grants, charge er nature. Signed and delivered, this day of WITNESSES. ACKNOW	s, taxes, judgments, mortgages and other liens and encumbrances of what April
To have and to hold said described premises unto the said particle, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this day of Witnesses: ACKNOW TE OF OKLAHOMA, Grants of Talka Before me, A.B. Danis, a making Particle of April A.B. 19/2, person	A pril Muskefield (SEA) LEDGMENT. COUNTY, SS. Lie in and for said County and State, on this said assigns, for the second part July appeared of Management of the second part July appeared of t
To have and to hold said described premises unto the said particles, clear and discharged of and from all former grants, charge er nature. Signed and delivered, this day of WITNESSES. ACKNOW TE OF OKLAHOMA, County of Tulia Before me, AB Dance, a Turkary Rule of April AD 19/0, persons and Lygic M. Was as known to be the identical persons who executed the within a	A price Ments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what the price of the second part and the second part and the second part and second part an
To have and to hold said described premises unto the said particles, clear and discharged of and from all former grants, charge er nature. Signed and delivered, this day of Witnesses. ACKNOW TE OF OKLAHOMA, Grants of Talks of April AP-19/2, persons and Liggil M. Was as English who executed the within as as The Market of the identical person who executed the within as as The said person who executed the within as as The said person who executed the within as as The said person who executed the within as as The said person who executed the within as as The said person who executed the within as a said person who executed the within a said person who executed the said	A. D. 19/2 J. M. M. A. D. 19/2 J. M. M. M. M. 19/2 COUNTY, SS. Lee in and for said County and State, on this leaves and purposes therein set forth.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge ver nature. Signed and delivered, this day of Witnesses. ACKNOW THE OF OKLAHOMA, Grants, a many Part of April A.D. 19/10, persons of April A.D. 19/10, persons and Liggil M. Warnes known to be the identical person who executed the within a leas. If we and voluntary act and deed for the said part of the said part and deed for the said part of the said person who executed the within a said part of the said person who executed the within a said part of the said person who executed the within a said person who executed the said p	A pril Mulakefield (Spanish and foregoing instrument, and acknowledged to me that They executed the uses and purposes therein set forth.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge ver nature. Signed and delivered, this	A pril Mulakefield (Spanish and foregoing instrument, and acknowledged to me that They executed the uses and purposes therein set forth.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this day of WITNESSES. ACKNOW THE OF OKLAHOMA, Grants, a making Rule of April A. D. 19/2, persons of April Rule of A. D. 19/2, persons who executed the within a least movement to be the identical persons who executed the within a least movement and afril seal as such lineary and deed for the Witness my hand afril seal as such lineary "Mulatic."	s, taxes, judgments, mortgages and other liens and encumbrances of what taxes, judgments, mortgages and other liens and encumbrances of what the second part taxes, judgments, mortgages and other liens and encumbrances of what the second part taxes, judgments, mortgages and other liens and encumbrances of what the second part taxes and purposes therein set forth. The provided the second part taxes and assigns, for the second part taxes and purposes therein set forth. The provided taxes are taxed to the second purposes therein set forth. The provided taxes are taxed to the second purposes therein set forth. The provided taxes are taxed to the second purposes therein set forth.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge ver nature. Signed and delivered, this	A pril Mulakefield (Spanish and foregoing instrument, and acknowledged to me that They executed the uses and purposes therein set forth.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge or nature. Signed and delivered, this day of WITNESSES: ACKNOW TE OF OKLAHOMA, County of Tulia Deformer grants, charge of April Dawns, a Tustang Dawn of April Dawns, a Tustang Dawn of April Dawn Derson and Lugar Market on the known to be the identical person who executed the within a teas. If the said and voluntary act and deed for the Witness my hand and seal access the language of the Witness my hand and seal access the language of the Witness my hand and seal access the language of the Witness my hand and seal access the language of the Witness my hand and seal access the language of the Witness my hand and seal access the language of the Witness my hand and seal access the language of the Witness my hand and seal access the language of the Witness my hand and seal access the language of the within a commission expires.	A D. 19/2 COUNTY, SS. COUNTY, SS. County and State, on this and purposes therein set forth. County and acknowledged to me that he executed the uses and purposes therein set forth. County and State and acknowledged to mentioned.
To have and to hold said described premises unto the said particle, clear and discharged of and from all former grants, charge for nature. Signed and delivered, this day of Witnesses. ACKNOW TE OF OKLAHOMA, Exactly of Talks Before me, D.D. Dawes, a resemplant of A.D. 19/2, persons of A.D. 19/2, persons and Lagger M.V. me known to be the identical person who executed the within a reas as the said as each th	A D. 19/2 County, SS. County, SS. County, SS. County and State, on this and purposes therein set forth. County and purposes therein set forth. County and state day isst above mentioned.
To have and to hold said described premises unto the said part; free, clear and discharged of and from all former grants, charge are nature. Signed and delivered, this day of WITNESSES. ACKNOW TE OF OKLAHOMA, County of Tulian Before me, A.D. Daniel, a Tustany Daniel of April A.D. 19/2, persons and Luyiu M. Manness my hand and seal accept the within a me as Them. Irree and voluntary act and deed for the Witness my hand and seal accept the Mitness my hand accept the Mitness my han	A D. 19/2 County, SS. County, SS. County, SS. County and State, on this and purposes therein set forth. County and purposes therein set forth. County and state day isst above mentioned.