## Deed and Cherokee Patents.

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The UNITEES DEED.       "So         WHITEEBAS, On the UTiki day of June, 1000, Walley Z, Moore, M. Miltor Lathene and L. J. Humster, pertice graves, essential in the direction is the UNIXON FREDES CONTRACY, a progravity of the Generation of the Give of Tune. Some of the Give of Tune, Some of Tune, Give of Tune, Some of Tune,		TDUETCUE	FFD	Compared
<pre>spliness to the UNION TENER CONTAINT, a componentian of the City of Takes, Take Contay, Oktohema, as trants, a Read of case, A property there is a field of the Barges III. Addition to the City of Take, Okalowa, as a trants, a Read of case, A mendated in the office of the Registre of Dedde of Takes. Contay, Oktohema, as trants, as trants or transmost or terms and diden balls to a cell property, and array part of takes and the cell takes of the transmost. NOW, CHEREREORE, This Indeaders, and this. J. L. Hu, dry of Takes manades. NOW, CHEREREORE, This Indeaders, and this. J. L. Hu, dry of Takes manades. NOW, CHEREREORE, This Indeaders, and this. J. L. Hu, dry of Takes manades. NOW, CHEREREORE, This Indeaders, and this. J. L. Hu, dry of Takes manades. NOW, CHEREREORE, This Indeaders, and this. J. L. Hu, dry of Takes manades. NOW, CHEREREORE, This Indeaders, and this a set which the take the take the take of the part of the second part. There Converges a much Transmost on the ment of Takes. Manual Advisor Takes and Transmost of the part of the second part. The respire where it is longer acknowledged, the party of the face gard, as each Transmost on the manual of the take of t</pre>		TRUSTEE'S D	CCV.	<b>*</b>
NOW, THEREPORE, This indentures, much this.       Status, day of Marguer School (1998)       10.12. between the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon it by mild deed of the power conferred upon the following-describe property, bying and situate in the Bargas HII Addition to the City of Tules, Tubes Control, Oktahorne, towit:       DOIL         Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)         Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)         Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)         Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)         Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)       Control (1997)         Control (1997)       Control (1997)       Contro	delivered to the UNION TRUST COMPANY, a property therein described, known as the Burge recorded in the office of the Register of Deeds of and agreed to warrant and defend the title to so to whom the said UNION TRUST COMPANY, its su	a corporation of the City of Tul ess Hill Addition to the City of of Tulsa County, Oklahoma, in aid property, and every part ar accessors or assigns, may, as such	sa, Tulsa County, Oklahoma Tulsa, Oklahoma, which deed Book 62, at page 444, in which ad parcel thereof, to and uni a trustee, convey the same, ag	, as trustee, a deed of trust, t l was, on the 17th day of June, deed the parties grantor coven o all persons, firms or corpor- ainst the claims of all persons w
Upper Traver Converge, are upon Travero, party of gins finds part, in pursuance of the powers conferred upon it by said deed of inst MTMESSETH, That for and in consideration of the pure of <i>Linkset Methods Method</i>				
Just J. Made a kany film         party of lips second part:         WITNESSENTIA Thick for and in consideration of the sum of J. Made Metandards Met				
puty of bis second part: WITNESSETH, That for and in consideration of the num of <i>Interest Neuroscience Neuroscience Market Market</i>		이 사람이 없는 것 같아요. 그 같은 것 같아요. 가장 가장했다.	그렇게 이 집을 만들었는 것이 가 없는 것이 하는 것이다.	물건 이 가격에 가지 않는 것을 가지 않는 것을 많이 못했다.
WITNESSETT, That for and in consideration of the party of the first part, as such Trating, has granted, barganed, soft and convey undo the party of the second part, there is no vertice, their barries contained, are party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, the party of the second part, the party of the second part, the party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dial party of the second part, there is a dinthere of parts second part, there is a dialo	narty of the second nart.		이는 이 것, 또 가는 것 가지만 것 같은 것을 가지 않는다. 이 가지 않는 것 같은 것은 것이 같은 것이 같은 것을 하는 것을 하는 것을 하는 것을 하는 것이 같이 같이 같이 같이 같이 없다. 같은 것은 것이 같이 없다. 같은 것은 것이 없다. 것은 것은 것이 같은 것은 것은 것은 것은 것은 것은 것이 같은 것이 같이 없다. 같은 것은 것이 없다. 것은 것이 같이 없다. 같은 것이 같이 없다. 같은 것이 없다. 같은 것은 것이 없다. 것은 것이 없다. 것은	에는 이는 것이 있는 것이 모두 가지 않는 것이 가지 않는다. 같은 것은 것이 있는 것이 가지 않는 것이 없는 것이 있는 것이다.
DOLL     be reacipt whereaf is haredry acknowledged, the party of the first part, as such Thate, has granted, bargained, solid and conveyed, and by     property, fying and aituate in the Burgels Hill Addition to the Oity of Tale, Talen County, Oktahorn, to-writ:	WITNESSETH That for and in conside	ration of the sum of The	of Mundred	rineter adjoo
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property, lying and situate is the Burges Hill Addition to the City of Tules, Tules County, Okishoma, to-wit:	the receipt whereof is hereby acknowledged, the	e party of the first part, as suc	h Trustee, has granted, bargai	ned, sold and conveyed, and by
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Image: Index and assigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no         IN WITNESS WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its.         President, and attested by its Secretary, and the seal of the corporation hereto affixed, by authority of its board of directors and by-law.         Battor       19.60         Attest:       Image: Control of the first part has caused these presents to be executed in its behalf by its.         Attest:       Image: Control of the first part has caused these presents to be executed in its behalf by its.         Attest:       Image: Control of the first part has caused these presents to be executed in its behalf by its.         Attest:       Image: Control of the first part has caused these presents to be executed in its behalf by its.         Attest:       Image: Control of the first part has caused these presents to be executed in its behalf by its.         Attest:       Image: Control of the first part has caused these presents to be executed in its behalf by its.         Battor       Image: Control of the first part has caused these presents to affixed, by authority of its board of directors and by-law.         Attest:       Image: Control of the first part has caused the name of the maker thereof to the foregoing instrument, as its.         President and acknowledged to mo that he executed the name of the maker thereof to the foregoing instrument, as its.         President and acknowledged to mo that he execu	that this grant, and the covenants herein contain that in no event shall the second party, his heir house, and curtilages thereto, and costing less t	ined, are subject to a condition rs or assigns, erect upon any po han Fifteen Hundred \$1500.00	and reservation binding up rtion of the premises describ Dollars.	n the parties, their heirs or as 3d, a building other than a dv
IN WITNESS WHEREOF, The party of the first part has caused these presents to be executed in its behalf by its. President, and attested by its Secretary, and the seal of the corporation hereto affixed, by authority of its board of directors and by-law B. the day of Merclandbert 19/10. Attest: Herein Merclandbert 19/10. By Merclandbert 19/10. Attest: Herein Merclandbert 19/10. Attest: Merclandbert 19/10. Merclandbert 19/10.	that this grant, and the covenants herein contain that in no event shall the second party, his heir house, and curtilages thereto, and costing less t 	ined, are subject to a condition rs or assigns, erect upon any po han Fifteen Hundred \$1500.00 d agrees with the party of the s	and reservation binding up rtion of the premises describ Dollars. second part that the covenant	n the parties, their heirs or as ed, a building other than a dw s of warranty and all covenand
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Attest: <u>J. C. Oshbig</u> (Cariffed) <u>By</u> <u>J. D. M. Jaure</u> <u>By</u> <u>J. D. M. Jaure</u> <u>By</u> <u>J. D. M. Jaure</u> <u>Preside</u> <u>ACKNOWLEDGMENT.</u> <u>Breader and for said County</u> <u>State of Oklahoma, County of Julsa, so.</u> <u>Before me</u> , <u>F. J. Duran</u> <u>Before me</u> , <u>F. J. Duran</u> <u>Before me</u> , <u>F. J. Duran</u> <u>Before me</u> , <u>J. J. Duran</u> <u>J. M. M. J. D. 19 54</u> <u>Breader and acknowledged to me that he executed the same as his free and voluntary act and deed, and the free and voluntary act and deed, and the free and voluntary act and desuch corporation, for the uses and purposes therein set forth. <u>WITNESS my hand and official seal.</u> My commission expires. <u>M. Illumber 21 M. 19.10</u> <u>This instrument was filed for record on the</u> <u>J. 19.10</u> <u>M. J. 10.10</u> <u>M. J. 10.10}</u> <u>M. J. 10.10}</u></u>	that this grant, and the covenants herein contain that in no event shall the second party, his heir house, and curtilages thereto, and costing less t The party of the first part covenants and agreements by the said parties grantor in said party of the first part will, as such trustee, fore has been been and assigns, against all claims	ined, are subject to a condition re or assigns, erect upon any po than Fifteen Hundred \$1500.00 d agrees with the party of the a trust deed of date June 17, 190 over warrant and defend the tith or acts of the first party and th	and reservation binding up rtion of the premises describ Dollars. second part that the covenant 9, shall run to the party of t e to the said real property, in nose of all persons claiming by	n the parties, their heirs or as od, a building other than a dw is of warranty and all covenam- he second part, herein, and th and to the party of the second r, through or under it, and no
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