Deed and Cherokee Patents.

GENERAL WARRANTY OEED. THE DEED, Mules and carecal into this. If the analysis of California and the wife, Margore Toursens, and No. 7. Pol., and he wise, Margo Pell, all de Collaray County, in the State of Missourh, parties of the first pure, and Margore Toursens, and No. 7. Pol., and he wise, Margo Pell, all of Collaray County, in the State of Missourh, parties of the first pure, and Margore Toursens, and No. 7. Pol., and he wise, Margo Pell, all of Collaray County, in the State of Missourh, parties of the first pure, and the County of Margore Pell, and he wise, Margore Pell, and he county of the State of College Pell, and the County is well as the County of the State of College Pell, and Colle		할 하늘이 살을 보다면 한 경우를 하는데 되었다. 목소리는 열 없다는 일으로 하는데,
of the County of State of Management of the second parts. WITNESSETH, That its said parties for and in consideration of the money paid by said second party to eath first parties as follows, to with the said of the second parts of the second part	THIS DEED, Made and entered into thisday	of October A. D. 19.09 by and between
of the Country of Seller	N. L. Townsend, and his wife, Margaret Townsend, and M. F. Bell, and his	wife, Mario Bell, all of Callaway County, in the State of Missouri,
of the County of	parties of the first part, and Mugh M. Langdow.	
WITNESSETH, That the said parties for end in emeidentistics of the money said by said accord party to easil stress parties as follows, co-with the said stress of the following-described parties of the second part. At the said party of this deed, do by these presents growt, bargain, sell, cortey, and contem unto the said party of the second part. At the said read of Oklahoma, to-wit: Let numbered Them. In Block numbered Level. In Northmoreland Saidvision of North-West Quarters of North-West Quarters, Sec. 36, Twp. 20, Rauge 12, in said County, as per recorded plut and said fulls office of the Register of Deeds, within and for said Tules County. TO HAVE AND TO HOLD the passisses berely conveyed, unto said party of the second part, beins and assigns, forever, together with all towerches, hereditaments and apputiesances thereundo belonging, or is anywise apportatining; provided and excepting, low-over, that all general and special taxes accraing from and after the dade herred, shall be paid by the said second party, his beins and assigns, tower, that all general and special taxes accraing from and after the dade herred, shall be paid by the said second party, his beins or assigns. This conveyance is made and secopted upon the further express condition that the above-described prunises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent. And the said parties of the first part, for theregives, their hours, excenters and administrators, do hereby coverant, promise and agree to and with the said parties of the first part, for theregives, their hours, excenters and sainting, that at the delivery of these presents, they, the said first parties, are lawfully scient of an indefeasible settate, in few simple of, in and to all and singular the promises heavy conveyed; that the same parties, the title to as a lawfully acci	하는 장마를 불통하는 이 그는 요즘이 모든 하는 하네가 하네 그리는 이 문자들이 되어 수 하는 아니라 사용이 아	된 바람 본 이 이 공급 전문 이상부분이 되어 그 사람이 전하게 되었다. 본 여기가 있는 사람들이 사용하여 보았다.
The state, upon the second and defree; of this deeply to be the present grant, largely, and, correct and confirm unto the and party of the second part. In Northmereland Stabilization in the County of Tukes, in the State of Oliahoms, to-wit: Lot pumbered. The confirmation of the Manager 12, in solid County, as per recorded plat and audicivine filed in the office of the Register of Deeds, within and for sold Tukes County. TO HAVE AND TO HOLD the premium hereby conveyed, unto end party of the second part, begins and assigns, forever, that all general and special taxes accreting from and after the date hereof, shall be paid by the said second party, his heirs or assigns. This sourceyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any pursue of African blood or descent. And the said parties of the first part, for thousands, their hoirs, excentors and administrators, its heavy convenant, promise and agrae to and with the said parties of the first part, for thousands, their hoirs, excentors and administrators, its heavy convenant, promise and agrae to and with the said parties of the first part, for thousands, their hoirs, excentors and administrators, its heavy convenant, promise and agrae to and with the said party of the second part, here is no simple of, in and to all and angular the premise heavy convenant, the same are free and clear and unincumbered of any sud all former grant, differ, changes, judgments, taxes, accessments and incumberness, of what nature and kind soever, except as herein set forth; and that the said first parties, the little to said premises, unto and account a said incumberness, of what nature and signs, will forever warrant and defend against the lawful claims and demands of all persons whomeover. In WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. Margaret Townsend, and M. P. Bell and wife, Mario Bell, to	of the County of	part y of the second part:
State of Oklahoma, to-wit: Lot numbered. Heave. Hell	그렇게 하고 있는 그는 그는 그는 그를 하는 것이 되었다. 그는 그를 다른 그들은 그들은 그들은 그들은 그를 다른 것이 되었다. 그는 그를 다른 그를 다른 것이 되었다. 그를 다른	그는 어느 그는 어느 어느에 가는 어느를 살아가면 하는 것이 되었다. 그들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람
State of Olishoms, to wit: Let numbered. State. It is Block numbered. State. Let numbered State, lying and being situate in the Causty of Tokes, in the State of Olishoms, to wit: Let numbered. State. Let numbered. State. Let numbered. State. Let numbered state, lying and being situate in the Causty of Tokes, in the State of Olishoms, to within and for and Tulsa County. TO HAVE AND TO HOLD the premises hereby conveyed, unto eaid party of the second purt, here in and assigns, forever, the stall general and special taxes an acruing from and after the date hereof, shall be paid by the said second purty, his heirs or assigns. This conveyance is made and necepited upon the further express condition that the shore-described premises shall sever be conveyed to or owned, or eccupied by a negro, or any person of African blood or descent. And the said parties of the first part, for themselves, their heirs, excessions and administrators, do hereby conveyed; that the said with the said party of the second part. The second part here is and assigns, that at the delivery of these presents, they, the said first parties, are lawfully seized of an indefensable estate, in fee simple of, in end to all and singular the premises hearthy conveyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments said incumbrances, of what nature and kind never, except as herein set forth; and that the said first parties, the life to said premises, unto said second party. The WITNESS WHEREOF, Said parties of the first part, have hereusto set their hands, this day and year first above written. Many Lawrend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they are suited first parties, the clearing personally appeared Nathan L. Townsend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical perso	11/1 - 10 mills ofty date fire of and 8 10 miles	ers tweeve mouth ofter date her DOLLARS,
State of Oklahoma, to-wit: Lob numbered. Head	in cash, upon the execution and delivery of this deed do by these presents a	grant, bargain, sell, convey and confirm unto the said party of the
Lot numbered. The Market Country. North-West Quarter, Sec. 36, Twp. 20, Rangs 12, in said County, as per recorded plat and subdivision filed in the office of the Register of Deeds, within and for said Tules County. TO HAYE AND TO HOLD the premises hereby conveyed, unto eakl party of the second part, here is and assigns, forever, together with all tenements, hereditaments and appurtenances thereunto helonging, or in anywise appartaining; provided and excepting, however, that all general and special taxes an accruing from and after the date hereof, shall be paid by the said second party, his heirs or assigns. This canveyance is made and accepted upon the further express condition that the above-described premises shall cover be conveyed to or owned, or occupied by a negro, or any person of African blood or descent. And the said parties of the first part, for themselves, thair heirs, executors and administrators, do hereby conveyed; that the said arties are all severally selected in indefensible estate, in fee simple of, in and to all and singular the promises hereby conveyed; that the same are free and elear and unincumbered of any and all former grants, tities, charges, judgments, taxes, assessments and neurobrances of what nature and kind secore, except as herein set forth; and that the said first parties, the title to said premises, unto said second party. Theirs and assigns, will forever warrant and defend against the Invital claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. Magazart Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instruments, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Snas) We commission expires Light Light Light Courty for the second of the personal type of city of city of the second party. Nota		
North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per recorded plat and subdivision filed in the office of the Register of Deeds, within and for said Tules County. TO HAVE AND TO HOLD the premises hereby conveyed, unto said party of the second part, his is and assigns, forever, together with all tenements, hereditaments and appurtenances thereunto belonging, or in anywise apportaining: provided and excepting, however, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second party, his heirs or assigns. This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent. And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said party of the second part, heirs and assigns, that at the delivery of these presents, they the said first parties, are leavisely soized of an indefensable estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments said incumbrances, of what nature and kind seever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party, heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. Magazat Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Snat) We commission expires at Tabso, Oklaho	State of Oklahoma, to-wit:	수 있다. 이 사람이 되는 하지만 하는 이를 다양하는 것이 말을 다 했다. 이 것은 사람이 많을 잃었다. 사람들은 사람들은 사람들이 있다고 있다.
within and for said Tules County. TO HAVE AND TO HOLD the premises hereby conveyed, unto said party of the second part, the premises here with all senements, herediffaments and appurtenances thereunto belonging, or in anywise appertaining; provided and excepting, however, that all general and special taxes accruing from and after the date hered, shall be paid by the said second party, his heirs or assigns. This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent. And the said purties of the first part, for themselves, their heirs, exceptors and administrators, do hereby covenant, promise and agree to and with the said party of these second party. The said first parties, are lawfully seized of an indefensible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances of what nature and kind secore, except as herein set forth; and that the said first parties, the title to said premises, unto said second party, the analysis and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. **Margaret Townsend** And M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Saat) We commission expires **Margaret Townsend** And M. F. Bell and wife, Margaret Townsend, and M. F. Bell and wife, Margaret Townsend, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein	Lot numbered Four (4) in Block numbered Live	in Northmoreland Subdivision of North-West Quarter of
TO HAVE AND TO HOLD the premises hereby conveyed, unto said party of the second part, heirs and assigns, forever, together with all tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining: provided and excepting, however, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second party, his beits or assigns. This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent. And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby evenant, promise and agree to and with the said party of the second party. In an isomally seized of an indefensable estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unincumbered of any and all formore greates, titles, charges, judgments, taxes, assessments and incumbrances of what nature and kind seever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. Magazett Townsental And County and State, on this. 2 A.	North-West Quarter, Sec. 36, Twp. 20, Range 12, in said County, as per reco	orded plat and subdivision filed in the office of the Register of Deeds,
together with all tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining; provided and excepting, however, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second party, his heirs or assigns. This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negre, or any person of African blood or descent. And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said parties of an indefensible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever, except as herein set forth; and that he said first parties, the title to said premises, unto said second party, he here and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomscover. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. **Margaret Journage of Margaret Journage of Margaret Townsearch** Margaret Townsearch** **Margaret Townsearch** An Notary Public, in and for the said County and State, on this **Said Margaret Townsearch** And schowledged to me that they executed the same as their free and voluntary set and doed, for the west and purposes therein set forth. (SEAL) My commission expires **Margaret Toles, Oklahoms** Notary Public. **Notary Public.** **Nota	within and for said Tulsa County.	
together with all tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining; provided and excepting, however, that all general and special taxes accruing from and after the date hereof, shall be paid by the said second party, his heirs or assigns. This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negre, or any person of African blood or descent. And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said parties of an indefensible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever, except as herein set forth; and that he said first parties, the title to said premises, unto said second party, he here and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomscover. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. **Margaret Journage of Margaret Journage of Margaret Townsearch** Margaret Townsearch** **Margaret Townsearch** An Notary Public, in and for the said County and State, on this **Said Margaret Townsearch** And schowledged to me that they executed the same as their free and voluntary set and doed, for the west and purposes therein set forth. (SEAL) My commission expires **Margaret Toles, Oklahoms** Notary Public. **Notary Public.** **Nota	TO HAVE AND TO HOLD the promises basely serviced unto said	narty of the second part his hairs and assigns farages
ever, that all general and special taxes according from and after the date hereof, shall be paid by the said second party, his heirs or assigns. This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent. And the said parties of the first part, for thouselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said parties of the first part, for thouselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said parties of the second part, he said first parties, are lawfully seized of an indefensable estate, in fee simple of, in and to all and singular the premises hereby convoyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind sever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party, heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. Maggaret Journal Magaret Journal Magaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deid, for the uses and purposes therein set forth. (SRAI) My commission expires Here of Oklahome Magaret Tules, Oklahome Magaret Filed for record at Tules, Oklahome Magaret Magaret Magaret Magaret Magaret Tules, Oklahome Magaret Ma	기가, 아들은 회사에도 하는 동안 일부하다면 생활하고 하고 있는 후 되게 먹고하다. 아무리는 보이다는 아	요즘 등의 바로 하고 있다면 하고 하는 배를 다 어느는 그 사람들이 있다. 그는 내내가
This conveyance is made and accepted upon the further express condition that the above-described premises shall never be conveyed to or owned, or occupied by a negro, or any person of African blood or descent. And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said party of the second part, beirs and assigns, that at the delivery of these presents, they, the said first parties, are lawfully seized of an indefensible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party. The said assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. Mangaret Journal Mangaret Mathan L. Townsend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and dood, for the uses and purposes therein set forth. (Seat) My commission expires Mathan L. Townsend and wife, Marie Bell, the Mathan Motary Public. Filed for record at Tules, Oklahome. Mathan Mangaret Mathan M. Townsend dood, for the uses and purposes therein set forth.	입고 있는 사람이 집을 모르게 되었다고 하다. 모양을 많으라고 있을 때 그래요?	: 삼촌(이) : [1] [1] [1] [2] : [2] [2] : [2] [2] [2] [2] [2] [2] [2] [2] [2] [2]
And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby covenant, promise and agree to and with the said party of the second part, beirs and assigns, that at the delivery of these presents, they, the said first parties, are lawfully seized of an indefensible estate, in fee simple of, in and to all and singular the premises hereby convoyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party, heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. **Margaret** Journal **Journal** And Journal** And M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Shaa) My commission expires **Lift** And Journal** And Toley Public. Filed for record at Tulsa, Oklahoma** And Journal** And Journal** And Tulsa, Oklahoma** And Journal** And	보다가 다시를 하게 하셨다. 사고를 사랑 하라는 것이 모르는 사람들이 다른 사람들이다.	경험 향동 하면의 하고 있는 사이에가 아내는 중이 하고를 받고 다니다.
beirs and assigns, that at the delivery of these presents, they, the said first parties, are lawfully seized of an indefeasible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party, heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereusto set their hands, this day and year first above written. Margaret January Margaret January Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (SEAL) My commission expires Lift Lat 1910.	[발생] 남자 아프랑 "이 작으면 그렇게 되었다고 그는 모이트의 생물로 전기자	intriori, outs one above testinget premises shall hever be touryeyed to
beirs and assigns, that at the delivery of these presents, they, the said first parties, are lawfully seized of an indefeasible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party, heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. Margaret Journal Warrant and for the said County and State, on this. 2121 day of Determs and State, on this 2121 day of Determs and State, on this 2121 day of Determs and said county and State, on this 2121 day of Determs and said county and second party. Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (SEAL) My commission expires Lift Lat 1221 O'clock L. M.	And the said parties of the first part, for themselves, their heirs, exec	sutors and administrators, do hereby covenant, promise and agree
parties, are lawfully seized of an indefeasible estate, in fee simple of, in and to all and singular the premises hereby conveyed; that the same are free and clear and unineumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind scover, except as herein set forth; and that the said first parties, the title to said premises, unto said second party, heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. Magazet Jauriseul Magazet Jauriseul Magazet Jauriseul Magazet Jauriseul Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (SEAL) My commission expires Malandam M. Allow M. Seal	지하는 맛은 것으로 하는데, 하는 것이 되었다면 하는데 그는데 그렇게 되었다.	
free and clear and unincumbered of any and all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever, except as herein set forth; and that the said first parties, the title to said premises, unto said second party, heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. M. J. Jawranal Mangaret Courasseul Mangaret Courasseul a Notary Public, in and for the said County and State, on this 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2	등 위한 사람은 사람들이 살아가는 모든 사람들이 가는 이 사람들이 하는 것이 살아 있다.	그 사람들은 항상으로 하는 사람들이 그 사람이 가는 사람들이 살아내려면 다 나는 것.
heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. **Marganut Jauruseull** **And State, on this. 2 // // // // // // // // // // // // /	하는 경험하는 살이 많은 모양하다 결혼에 하는 것이다. 전기를 위한 경에 모양되었다고	면 마루스닷가 보고 있어야 한다. 한 사람이 되었다는데 일반을 내고 있다. 전
heirs and assigns, will forever warrant and defend against the lawful claims and demands of all persons whomsoever. IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. M. Journsond Margaret Townsond Margaret Townsond, in and for the said County and State, on this 2/1/2 day of Oltabers Margaret Townsond, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (SEAL) My commission expires Lift Lat Late Notary Public. Filed for record at Tulsa, Oklahoma L. Mart. Notary Public.	한 본 병원들은 사람과 등록한 어느로 가는 하게 그런 그렇게 되는 그 그들을 수가 되어 하지만 하는데 올라지만 되었다고 있다.	
IN WITNESS WHEREOF, Said parties of the first part, have hereunto set their hands, this day and year first above written. M. Journal Dully Margaret Journal Dully Margaret Townsend Before me, L. B. Maddlew and County, se. Before me, L. B. Maddlew and County and State, on this 2/12 day of Oltaber 19.49, personally appeared Nathan L. Townsend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (SEAL) We commission expires Left 1811 Market 1912 All Market 1913 All Market 1913 All Market 1913 All Market 1914 Notary Public.	나는 내가 가는 사람들은 사람들이 가는 사람들이 가는 사람들이 되었다. 나는 사람들이 되었다.	그리다 물병들이 어디를 내려왔다. 그리다 경기 경기를 가는 말을 때 다시 그리고 말았다.
Margaret Townsend Margaret Townsend Margaret Townsend Margaret Townsend Margaret Townsend, in and for the said County and State, on this 2/21 and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Seat) My commission expires 2/11 At 1910 De Brand Show Notary Public.		
Margaret Townseed. Margaret Townseed. Margaret Townseed and for the said County and State, on this 2/21 and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Seal) Notary Public. Filed for record at Tulsa, Oklahoma. My Commission expires. My Commission expires. Notary Public.	IN WITNESS WHEREOF, Said parties of the first part, have hereu	화가 하고 있는 그는 장이를 하고 있다. 그는 사람은 이 등을 모르게 되었다.
Before me, Lesselland County, es. Before me, Lesselland County and State, on this 2/M day of Lesselland wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (SEAL) My commission expires Left Lat Late Notary Public. Filed for record at Tulsa, Oklahoma L. Mart. 19.10 at L. 0'clock L. M.		M.L. Joursens
State of Oklahoma, Julia County, 68. Before me, Lessand County and State, on this 2/21 day of October 19.29, personally appeared Nathan L. Townsend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Seal) My commission expires Left Lat 1910 Notary Public. Filed for record at Tulsa, Oklahoma 1910 at 1		Margaret Townseul
Before me, LB Radslaw a Notary Public, in and for the said County and State, on this 2/2X day of Catalan 19.29, personally appeared Nathan L. Townsend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Seal) My commission expires Lat 1910 Notary Public.		MF Bell
Before me, State, on this 2/21 day of Ottober 19.99, personally appeared Nathan L. Townsend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (SEAL) My commission expires 111 112 112 113 113 113 113 113 113 113		Marie Bell
and State, on this 2/21 day of Ottober 19.9, personally appeared Nathan L. Townsend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Seal) My commission expires Lift 1910 Notary Public. Filed for record at Tulsa, Oklahoma 1910 Notary Public No	State of Oklahoma, Tulsa County, es.	
and State, on this 2/21 day of Otto Lev 19.29, personally appeared Nathan L. Townsend and wife, Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Seal) My commission expires Left 1910	Batara ma alBradshaw	a Notany Public in and for the said County
Margaret Townsend, and M. F. Bell and wife, Marie Bell, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Sead) My commission expires Selft 1210 Notary Public. Filed for record at Tulsa, Oklahoma 1200 No.	and State on this 2/RX down Outshell	19.29 nersonally appeared Nathan T. Tournsond and wife
ment, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. (Sead) My commission expires At	요리 [편집 프로니 그렇게 이 시작] , 회원에 대통하다. 등록하다는 말로 그렇게 하는 그리고 있다. 하나 이 없는 다양하는	나를 가는 물 모든 이 이번을 보면 하는 모든 하는 것이 모든 것은 것을 하는 것은 것이 없어요.
(SEAL) My commission expires Sept 1st 1910 Seed Albaradshow Notary Public. Filed for record at Tulsa, Oklahoma 1 200 19.10 at 11 0 o'clock Albaradshow M.	, 2005년 전 1일 1일 대표 전 1일	그리다 물론 내용하다면 하다면 물리 강화하다면 하다 오래를 하다했다.
My commission expires Sept 1st 1910 (Seed) 18 Radshaw Notary Public. Filed for record at Tulsa, Oklahoma 1 20 0'clock 2 M.		a volume, and the decir of the angle of purposes success to the
Filed for record at Tulsa, Oklahoma / 20 M. 19.19 at // 21 o'clock 21 M.		28 Bradshow
	My commission expires Sleft 12t 1910	oco - Notary Public.
By		19.10. at 11 2
By Deputy. — The Walkely Register of Deeds.	Filed for record at Tulsa, Oklahoma	and a second we have the configuration of managine reading for the first of Committee (1984) by the first of Committee (1984) and the committee of Committee (1984) and the committee of Committee (1984) and the committee of Committee of Committee (1984) and the committee of Comm
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