620 COMPARES # 78754 Deed and Cherokee Patents. Homestead Deed No. Roll No. 6[] THE CHEROKEE NATION, Oklahoma, Formerly Indian Territory. đ. To All to Mhom These Presents Shall Come, Greeting: WHEREAS, By the Act of Congress approved July 1, 1002 (32 Sint, 716), ratified by the Cherokee Nation, August 7, 1902, it was provided that there should be allotted by the Cherokee Nation, and equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and, while REAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected and designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation; and estimated and ten acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestead, for which separate certificate shall issue; and, while REAS. The said Commission to the Dive Civilized Tribes or its lawful successor, has certified that the land hereinafter described has been selected by or on behalf of the Guerokee Nation, and the Cherokee Nation, by virtue of the power and authority petch in up by the aforesaid Act of the Congress of the United States, have granted and equavoyed, and by these presents do grant and convey unto the said. All the following-described land; viz : Weest of the Cherokee Nation, and of all other eitizens of said Tribes of said ribes are all the cherokee Nation, in and to the following-described land; viz : Weest of the Cherokee Nation, and of all other eitizens of said Nation, in and to the following-described land; viz : Weest of the Cherokee Nation, and of all other eitizens of said Nation, in and to the following-described land; viz : Weest of the Cherokee Nation, and of all other eitizens of said Nation, in and to the following-described land; viz : 間 ....all right, title and interest of the Cherokee Nation, and of all other citizens of said Net West And a state The South Mill and 22/100 g NE res of 1100 a section serven ()) and the lu aul weik 100 A all a N Que (1) of Lufillen Pourship rection eenes Swenty (20) Rauge Hourtell (14) Mostly, 2 day of Oct 1912, at 4 oclock P. M. second on the Silio Page 83 and recorded in Book 87 - rediliged Cubs Conniefsioner to Martus? By VI of the Indian Base and Meridian, in Oklahoma—Indian Territory, containing. *Juvenum review and 22/100* neres, nore or less, as the use may be, according to the United States survey thereof, a allotted homestends. subject, however, is provided by said Act of Congress pe ditio (SEAL) IN WITNESS WHEREOF, I, the Principal Chief of the Cherokee Nation, have he caused the Great Seal of said Nation to be affixed this und day of .; DEPARTMENT OF THE INTERIOR, W. C. ROGERS, cipal Chief of the Chero Approve Secretary P Clerk 4 day of april. This instrument was filed for record on the .... and duly recorded the.... TI l' Stad for no Deputy By, NO. # 95742, CitigeRoll No. 20612 El. Homestead Deed No. 6977 THE CHEROKEE NATION, Oklahoma, Forterly Indian Territory. To All to Whom These Presents Shall Come. Greeting: Cin All In fullplin Offene fifteentis Splatt Counts. Gerering: WHEREAS, By the Act of Congress approved July 1, 1002 (32 Stat., 716), ratified by the Cherokee Nation, August 7, 1002, it was provided that there should be allotted by the Commission to the Five Civilized Tribes, to each citizen of the Cherokee Nation, land equal in value to one hundred and ten acres of the average allottable lands of the Cherokee Nation; and, WHEREAS, It was provided by said Act of Congress that each member of said tribe shall, at the time of the selection of his allotment, designate, or have selected and designated for him, from his allotment, land equal in value to forty acres of the average allottable lands of the Cherokee Nation, as nearly as may be, as a homestead, for which separate certificate shall issue; and, WHEREAS, The said Commission to the Five Civilized Tribes, or its lawful successor, has certified that the land hereinafter described has been selected by or on behalf of the Cherokee Nation; the Principal Chief of the Cherokee Nation, by virtue of the power and authority yested in me by the aforesaid Act of the Congress of the United States, have granted and conveyd, and by these presents do grant and convey unto the said. tube おんぼうなが、「「「「「「「「」」」 evelon ...all right, title and interest of ce Nation, and of all other citizens of said Nation, in and to lowing-described land, t quarter Couth-last South cast The Mest ha the 24 C the arter of the · and t n uni Thirty six que ... de and Range This Jurgentyturo (2 Gasi Inth 「「「「 13 14 (30) Thirty \$ of the Indian Base and Meridian, in Oklahoma-Indian Territory, acres, more or less, as the case may be, according to the United States survey thereof; subject, however, to the allotted homostcads. ns provided by said Act of Congress pertaining to diti Grea IN WITNESS WHEREOF, I, the Principal Chief of the Cherokee Nation, have aid Nation to be affix ed this my DEPARTMENT OF THE INTERIO A. D. 19 05 Ingintega day of ..... - 190 (SHAL) W. C. ROGERS, Principal Chief of the Cherokee Natio LAS- Appr aliner a they Clerk 2 This instrument was filed for record day may A. D. 19/7 ... at 6. G. Weaver s and duly rec Lewis Eline la .Deputy Seal 0. By D N

114