General Warranty Deed Record 81.

DEED-CENERAL WARRANTY STATE OF CHARLONG LANGE AND	THE CONTRACTOR OF THE STATE AND ADDRESS OF THE STATE ADDRESS OF THE STATE ADDRESS OF THE STATE AND ADDRESS OF THE STATE ADDRESS OF THE	
This Briberthier. State that I state with the state of the second point of the second		DEED-GENERAL WARRANTY.
The intermental was the for record in the grant of the state of the st	migaminani ilina kana mana mana mana mana mana mana ma	STATE OF OKLAHOMA, Tulsa County, ss.
This stricture, state the state of the state		This instrument was filed for record on theday
This Indicature. Since the like The day of Alle about the second price of the second part	TO	of mary 1. D. 19. 10 at 1/3 octock () M
To have and to hold the same, together with all and disputer the teachers, hereditentials and appurtenessive there with all and disputer the teachers, hereditentials and appurtenessive there with a fact of the patron of the same of th		and the contract of the contra
This subcenture, state time. The day of Alle about the state of this house time. The day of Alle about the state of this house, of the first part, and all beautiful and black better when weight, or the state of this house, of the first part, and all beautiful and the account part. The accounts in the state of this house, of the first part, and all beautiful as the state of the sound part. WINGSTHI, The said part the off the first part, in consideration of the sans of the said of the account part. WINGSTHI, The said part the off the first part, in consideration of the sans of the said	nimenamining in	
To have and to haid the same, tegether with all and singular the temements, hereditions as and approximances therewas potential gives a second port. Deleted the same and to haid the same, tegether with all and singular to temements, hereditions as an approximances there and port, and sometiments of the same of the terminal port, and forth Delicery. The series and assigns, and of the filtering described resident in the Country of the second port. To have and to haid the same, tegether with all and singular the temements, hereditions are cord approximances there are soft port of a filtering described resident in the Country of the second port. Let the below and assigns, and of the following described resident in the Country of the second port. Let the below and assigns, and of the following described resident in the Country of the second port, and as we supported thing forces. And with J. H. H. Then (1) in Block twenty of the second port, last as it he delivery of these presents the following described resident in the Country of the second port, last as it he delivery of these presents the first and assigns, and the second port, last as it he delivery of these presents the first and singular the country of second port, last as it he delivery of these presents that and singular the above general and described remises, tells the appartunements and treasurbrances, of what nature and lives presents that the second port, last as the delivery of the second port, last as the delivery of the second port, last as the delivery of the second port of the	winterstreet in the control of the c	Fee, S in advance. The Control Resister of Deeds.
This County, in the State of this hours, of the print part, and the Many gent of the normal part. WITH ESSETH, The suite portion of the first part, in consideration of the normal part. WITH ESSETH, The suite portion of the first part, in consideration of the normal part. WITH ESSETH, The suite portion of the first part, in consideration of the normal part. WITH ESSETH, The suite portion of the first part, in consideration of the normal part. WITH ESSETH, The suite portion of the first part, in consideration of the normal part. WITH ESSETH, The suite portion of the first part, in consideration of the normal part. The ready of which is herein authorised to the first part, in consideration of the normal narrow into the cold part of the second part. State of Which had he same, together with all and singular the teamments, harditened and apportenences the remarkation of the second part. And with John How and the hold he same, together with all and singular the teamments, harditened and apportenences the remarkation of the second part of t		
This County, in the State of Ostalamon, of the first part, and Description and Win, Williams County, in the State of Ostalamon, of the first part, and Description of the second, part. WITCHESSETH, The said particle of the first part, in consideration of the second, and the second part. WITCHESSETH, The said particle of the first part, in consideration of the second, and the second part. WITCHESSETH, The said particle of the first part, in consideration of the second, and the second part. WITCHESSETH, The said particle of the first part, in consideration of the second, and the second part. The receipt of which is hereing advantable of the fillman of the second part, with a distinct the second part of the second part. State of Ostalamon, tweets All of Law Law (O) in Block tweether the second part of the second par	그리고 있다. 그리고 말하고 있는 사람들은 그 경에 있는 것이 되었다. 중요합 15일 1일이 기업으로 하고 기업을 받았다. 중요합 그리고 있다.	
This County, in the State of Obstahmers of the first part, and Des Jersey. This County, in the State of Obstahmers of the first part, and Des Jersey. Sof the second part. WITONESSETH, The said purtual of the first part, in annistration of the sum of Intelligence I was a first of Local Delian. The receipt of which is herein actional citized, do by these presents from, burgain, sait and convey unto the early part of the eccent part. State of Obstahmer, tested. Delian Lot Town (2) in Block twenty described the travellant (2) and towns of Local Delian small States of Obstahmer, tested. Delian Lot Town (2) in Block twenty of the travellant (2) and towns of Local Delian the same state as any citic appearance to control to a first state Local Delian Local Local Local Local Local Delian Local	This Indenture, Made this 7th	day of John Delan management A. D. 19 L. C.
Twins Country, to the State of Okiohamon, of the first part, and Date Degeth of the remain part. WITTNESSETH, The said variable of the first part, in consideration of the enway of the remain part. The records of which is bretty activated and the first part, in consideration of the enway of the the control part of the second part. The records of which is bretty activated on the first part of the second part. The records of which is bretty activated on the first part of the second part. Land of the same of the part of the first part of the first part of the second part. And the control of the part of the second part of the first part of the second part. And the first part of the same, together with all and singular the tenements, have it amends and appartenances the reuntobelonging or in any vice apparent first part. The black into a substance of the first part of the second part of the	hotman O Al Que allista	18 man Ma allita di inile
WITNESSETTI. The said part is not permissed the first part, in consideration of the many. I there exist in the Country of the property desirable of the first part, in consideration of the many. I there exist and an in the Country of the execution of the part is seemed part. The recept of chich is hereby aconoclicated, do to piticising described real extent, situated in the Country of the seemed part is not been and engine, all of the piticising described real extent, situated in the Country of the Land of the piticish of the first land of the fi	Octive on franchism of the state of the stat	with any beat better the the most beat was the beat of the second of the
WITTNESSETH, The said part with of the first part, in consideration of the many. I have a Mean and the first part of the feest part, in consideration of the many. I have a Mean and configured, it of the foliating described real estate, standard in the Country of the second part, who are and configured by the foliating described real estate, standard in the Country of the second part, and State of Oktobama, to with What I fam (1) in Block I two law (2) in towns Blocks I for the foliation of the same, together with all and singular the teaments, have itemediated appartment on the same of the desire of the same, together with all and singular the teaments, have itemediated apparent belonging or to any wise apperlating former. At a start of the same, together with all and singular the teaments, have itemediated apparent and independent for any wise apperlating former. At a start of the desirery of three premise former. At a start of the desirery of three premise block, exception or administration, to the newly owneauts, promise and agree to and with social part by of the second part, the desirery of three premise block, exception or administration, to the configuration of the desirery of three premise block, and individual and desire and from the same are free, taken in the same and manufactured and hondress and the same are free, in the desirery of three premises and insumbane, of what notice and kind sower; and that they will correct and former defined the stille to the same note social part at a fit is second part they have have been a social part and of the second part they have have been a social part and of the second part they have have noted for the first part for the same. It is a stilled to the first part of the same and social part and of the second part they have have noted for the first part for the same. It is a stilled to the first part of the same and social part and of the same and the same as the same and the same		
WINNESSETH, The said particle of the first part, in consideration of the sum of Iberea Abberral 185 d. Dation. It for the for the records of which is hereby admobiledged, do by these presents grown, burgain, all and convey and the said part 40 ft he second part, here a heir and aways, all of the following described real state, standed in the County of Tecles and a made State of Okalama, to write. State of Okalama, to write. Ill of Lot For (10) in Block twelve (12) in towns Blocked Lot of the State of Okalama, to write. Ill of Lot For (20) in Block twelve (12) in towns Blocked Lot of the state of the second part and substances the results belonging or in any vice apportationing forece. And write, J. J. Ill a Calledte and Local second grow to and with real part 4 ft. for the second part at the delivery of these presents they, as Alledder, here is the delivery of these presents they, as Alledder, a local significant the above grounded will described growings, with the appure transport that the same are free, eleval schools and windown of and from all forest grants, tillia, charges, judgments, town, assuments and insummerances, of what notices and binds covery: nead that they will sourcement and forever defend the tills to the same unto vaid part of the second part. Acc., heire and assign, against said part the first part of the second part Acc., heire and assign, against said part the first part of the second part Acc., heire and assign, against said part the first part of the second part Acc., heire and assign, against said part the first part of the second part Acc., heire and assign, against and the part part of the second part Acc., heire and assign, against and part the first part part part of the second part Acc., heire and assign, against and part the first part part part of the second part Acc., heire and assign, against and part the first part part part of the second part Acc., heire and assign, against and part of the first part part fact the same. In WINNESS WHEREOF, The wind part the of the fire	Tulsa County, in the State of Oklahoma, of the first part,	and C. Fra Rogers
WITNESSETH, The said part led of the first part, in consideration of the same of the same of the first of the second part of the receipt of which is bereity advanced took of the second part, and the receipt of which is bereity advanced took of the second part, and the second part of the second part, and the same anagem, all of the following described real estate, situated in the Country of Teles I am and Stute of Okahama, to note: All of Lot Fan (1) in Abord Investor (12) in towns The bases and to hald the same, tagether with all and singular the tenements, harditenents and appartenences there into believe of the same any vision apportation for second part of the second part of the same any vision apportation for second part of the same of the delivery of these presents they are the singular the above granted and algore to and with an interpretable to the order of the delivery of these presents they are the singular the above granted and described grantes, with the appartenences; that the corne are free, clear, the large and which assigned and unincountered of and from all former grants, title, charges, judgments, taxes, assessments and insumbrances, of what nature and kind soesee; and that they will worrout and forever defauld the tills to the same units said part set of the second part Lie, heirs and castion, against solid part led of the first part of the similar town and the order very person whomeselve, lawfully claiming or to claims the same. The WITNESS WIERRON, The said part led of the first part of the landstoid press as for the same. Sign here J. H. H Alles I	And the state of t	and the control of th
The regular of which is varing acknowledged, do by these presents from turgain, sells and convey unto the said year of the second part, here years to find the said year of the second part, here is not to be the said of the following described real estate, situated in the Country of Landa of State of Olidahomia, to well: When I to the ten (0) in Block tenelor (2) in toward appartenances thereunto belonging or in any vices appared in the format of place of the second part of the secon	water and the state of the stat	of the second part.
The regular of which is varing acknowledged, do by these presents from turgain, sells and convey unto the said year of the second part, here years to find the said year of the second part, here is not to be the said of the following described real estate, situated in the Country of Landa of State of Olidahomia, to well: When I to the ten (0) in Block tenelor (2) in toward appartenances thereunto belonging or in any vices appared in the format of place of the second part of the secon	WITNESSETH The said narte IA of the first nart	in consideration of the sum of these - Ale - Ale
the receipt of which is hereiny acknowledged, as		and the control of th
State of Westerna, to with Del of Landing, to with To have and to hold the same, together with all and singular the invenents, heredituments and appartenances thereundobutonging or in any wice appertuning forever. And said J. H. H. C. Addedder, and I recovered any appartenances thereundobutonging or in any wice appertuning forever. And said J. H. H.C. Addedder, and I recovered any age to and with said part of the second part, that as the idilivery of these presents they, exceeders on administrators, to hereby overeant, promise and agree to and with said part of the second part, that as the idilivery of these presents that year and singular the above granted and described premises, this the appartenances; that the same ore free, of class, disabeting and include with white unabover of the second premises, this the appartenances, that the same ore free, of class, disable socret; und that they will worrant and forever defend the title to the same undo said part as not the second part. Lich heirs and assigns, against and that of the first purt fall—their heirs and all und every person whomeselve lawfully claiming or to claims the same. IN WITKESS WHEREOR, The said partifle of the first purt hast. herewene we Lawe, hand the day and year above written. Sign here—J. H. H.C. — Cliedle STATE OF OKILIIOMA, STATE OF OKILIIOMA, The said County of the said County and State, on the Serve and J. and J. and J. C. and J. C		
State of Oklahoma, to-voit: Who of the term (10) in Obroch terribor (2) in towns There are the state of the read of the state of the same, together with all and singular the tenements, hereditaments and appurtenences thereuntobelonging or in any vites appertaining forever. And write the same, together with all and singular the tenements, hereditaments and appurtenences thereuntobelonging or in any vites appertaining forever. And write the same to the same of the same		
To have and to hold the same, together with all and singular the tenements, have itements and appurtenences thereunto belonging or in any vite apportanting forever. And wait of hold the same, together with all and singular the tenements, have itements and appurtenences thereunto belonging or in any vite apportanting forever. And wait of hold the same, together with all and singular the tenements, monitor and give to and with said part 4 of the second part shad at the dislevery of these presents the same starting to the second part shad at the dislevery of these presents the same starting to second part shad at the dislevery of these presents the system of and proved in the above granted und described premises, with the appurtenences; that the arms one free, older, discharged and undescembered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what notween and that they will now runt and forever defined the title to the same unto vide pair so of the second part. Lee helve and assigns, against soid part second; the first part fall will now runt to dairs the same. IN VITNESS WIERROF, The said partedle of the first part hast. hereinto set descend, hand the day and jour above written. Sign here J. H. H Alliedle. STATE OF ORLAHOMA, A VITNESS The said County of the first part hast. hereinto set descend, hand the day and jour above written. Sign here J. H. H Alliedle. STATE OF ORLAHOMA, A VITNESS The said County with State, on the learned of the same as There is identically proved into executed the vititio and foregoing instrument, and acknowledged to me that they executed its zame as There, tree and visualary not and doub, for the uses and purposed therein set finith.	heirs and assigns, all of the following	e described real estate, situated in the County of Truls and and
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in any wise appartaining forever. And sorth J. H. C. Aldestes and Lancourse Mr. Allester his justify for below help, executions or administrators, to		
To have and to hold the same, together with all and singular the tenemente, hereditaments and appartenances thereunto belonging or in any wise appartaining forever. And verile J. H. C. Addedder. a.m. of Laranger a M. Addedder. has ineffe for below. helve, executors or administrators, to hereby occurant, promise and agree to and with said part 4_of the second part, that at his delivery of these presents they are	OREM PAGE UN. AR	ach toplan (12) . To
To have unit to hold the same, together with all and singular the tenements, hereditaments and appartenances thereuntobelonging or in any wise appearating forever. And said J. H. M. Addishes and description of the first part day of the second part, that at the delivery of these presents they are less than the forevery openeant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are less than the forevery openeant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are less than the delivery of these presents they are less than the investment of the second part, that at the delivery of the second part and incumbrances, visit the opportunences that the same or free, oleur, discharged and unincumbrances of and from all former grants, title, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soccer; and that the second part before and forever defend the title to the same unio said part second part. here, helve and assigns, against said part second part before the first wort and all and every promo thomoseter, lawfully claiming or to claim the same. In WITNESS WHEREOR, The said partell of the first part hash. Levenino set these, hand the day and giver above written. Sign here. J. H. M. C. Called M. S. Called M. S. Called M. C. Called M.	Il of	of the mount of the same
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in any wise apparentainty forever. And said J. H. M. Addisher. and Arasana M. Addisher his justify for Inhead helm, executors or administrators, do	usualook as shown t	y we recorded plat thereof.
any wise appertaining forever. And said J. H. M. C. Allister. and Increase All. "Allister. his prift for the said. J. H. M. C. Allister. and a level y covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described promises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that draywill warrant and forever defend the title to the same unto said part as of the second part. his heirs and assigns, against said part as of the first part for their heirs and all and every person whomsoeler, taxefully claiming or to claim the same. IN WITNESS WHEREOF, The said partall of the first part hand. here winto set there's hand the day and year above written. Sign here J. H. C. Carrely a Notary Public in and for the said County and State, on this levent to be the identical person. Solve executed the within and foregoing instrument, and acknowledged to me that they executed the same as There is free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carrely Level M. Carrely Level M. Carrely Level M. Carrely		
any wise appertaining forever. And said J. H. M. C. Allister. and Iransona III. "Allister his prift for the Liebrs, executors or administrators, do hereby covenant, promise and agree to and with said part 4-of the second part, that at the delivery of these presents they are lawfully seized in the nown right of an absolute and undereasible estate of inheri- tance, in fee simple, of, in and to all and singular the above granted and described premises, with the appartenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same unto said part as of the second part has heirs and assigns, against said part as of the first part for their heirs and all and every person whomsoeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part all of the first part hast fareunto set these hand the day and year above written. Sign here J. H. Carrey a. Notary Public in and for the said County and State, on this leveral to and the did and the Callister his lafe and to me known to be the identical person. So ho executed the within and foregoing instrument, and acknowledged to me that they executed the same as These free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carrey Level M. Carrey	등 사람들 사용하다 하는 것은 이 노스를 다시	
any wise appertaining forever. And said J. H. M. C. Allister. and Iransona III. "Allister his prift for the Liebrs, executors or administrators, do hereby covenant, promise and agree to and with said part 4-of the second part, that at the delivery of these presents they are lawfully seized in the nown right of an absolute and undereasible estate of inheri- tance, in fee simple, of, in and to all and singular the above granted and described premises, with the appartenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same unto said part as of the second part has heirs and assigns, against said part as of the first part for their heirs and all and every person whomsoeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part all of the first part hast fareunto set these hand the day and year above written. Sign here J. H. Carrey a. Notary Public in and for the said County and State, on this leveral to and the did and the Callister his lafe and to me known to be the identical person. So ho executed the within and foregoing instrument, and acknowledged to me that they executed the same as These free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carrey Level M. Carrey	있는 연락적으로 있다. 하는 명에 가 있다.	연고도 원회 인물이를 하고 있는 것은 사람들이 하다면 되는 것을 !
any wise appertaining forever. And said J. H. Mc Allister and Irrama M. allister his prift for the Liebs, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are levely seized in their own right of an absolute and undereasible extate of inheri- tance, in fee simple, of, in and to all and singular the above granted und described promises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and bind soever; and that Augustil warrant and forever defend the title to the same unto said part by of the second part his heirs and assigns, against said part be of the first part fell—their heirs and all and every person whomsoeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part be of the first part hard hereunto set Liesa, hand the day and year above written. Sign here J. H. Carney Sign here J. H. Carney a. Notary Public in and for the said County and State, on the leverity, and any of Julister his line wife and to me known to be the identical person. Inho executed the within and foregoing instrument, and acknowledged to me that they executed the same as These free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carney Level M. Carney	ng terukkan pelangga kanangan kenangga kanangga kanangga kanangga kanangga kanangga berangga berangga kanangga Kanangga kanangga ka	
any wise appertaining forever. And said J. H. M. C. Allister. and Iransona M. C. Allister. his interfet for the school, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully scied in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted und described premises, with the appurtenances; that the same are free, cleur, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that transition worrant and forever defend the title to the same unto said part 4 of the second part his. heirs and assigns, against said part 40 of the first part for their heirs and all and every person whomsoeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part 40 of the first part hard hereunto set these hand the day and year above written. Sign here J. H. C. Collister County, Defore me, Jewel M. C. allister his Link and to me known to be the identical person. Inho executed the within and foregoing instrument, and acknowledged to me that they executed the same as These free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carney Level M. Carney Level M. Carney	20일 이 사회 일이 2일 말을 모든 이 내가 되자 다.	
any wise appertaining forever. And said J. H. M. C. Allister. and Irranson a M. C. Allister. his parter for the second part, that at the deliver, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted und described promises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Transition warrant and forever defend the title to the same unto said part 4 of the second part his. heirs and assigns, against said part 40 of the first part fall their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part 44 of the first part hand hereunto set Laure hand the day and year above written. Sign here J. H. C. Collister a. Notary Public in and for the said County and State, on this leventify day of July and Carriery appeared for the MC allister his lafe and to me known to be the identical person. In who executed the within and foregoing instrument, and acknowledged to me that they executed the same as These free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carrier Level M. Carrier Level M. Carrier Level M. Carrier	[[[본]] [[발발 [발]] [[발발 [발발]] [[발] [[발]]	그리는 얼마는 이 이번 아이를 하는 내가 나는 사람들을 하고 있다. 그리다
any wise appertaining forever. And said J. A. M. C. Allister. and Irranson a M. C. Allister. his part to for the second part, that at the delivery, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted und described promises, with the appurtenances; that the same are free, cleur, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and bind soever; and that Anguill warrant and forever defend the title to the same unto said part as of the second part his. heirs and assigns, against said part as of the first part feel, their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part and of the first part heart here unto set Lates hand the day and year above written. Sign here J. A. M Collister A. Notary Public in and for the said County and State, on this leventy, and any of July and Carrey and July appeared J. Allis Allister. Sign here Mark here in interest and County in the received the religious person. A who executed the within and foregoing instrument, and acknowledged to me that they executed the same as These free and voluntary not and dead for the uses and purposes therein set forth. Level M. Carrey Level M. Carrey Level M. Carrey		일부분하면 살은 것이라면 이 나는 이렇게 하는 말라고 하고 있다. 그리다
any wise appertaining forever. And said J. A. M. C. Allister. and Innover M. Callister. his just to for the white helps, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted und described promises, with the appartenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Truevill warrant and forever defend the title to the same unto said part as of the second part his. heirs and assigns, against said part set of the first part fall their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part set of the first part has I hereunto set Law hand the day and year above written. Sign here J. A. M Allister A Notary Public in and for the said County and State, on this leverally day of March 19/0, personally appeared f. Allis Callister his limited and land land provessing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carney	얼마 하는 회복 나들이, 중에는 하는 하는 연락은	하다 보다 들어들어 내려가 되는 사람이 되었습니다. 하다 나라고 !!
any wise appertaining forever. And said J. A. M. C. Allister. and Innovan M. C. Allister. his parter for the second part, that at the delivery, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted und described promises, with the appartenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Truguill warrant and forever defend the title to the same unto said part as of the second part his heirs and assigns, against said part set of the first part feel, their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part set of the first part hand he day and year above written. Sign here J. A. M Allister A. Notary Public in and for the said County and State, on this leventy, and any of July and Lawfully appeared J. Allister. Sign here J. A. M Allister. and Lamasa M. C. Allister. to me known to be the identical person. Such executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carney Level M. Carney Level M. Carney Level M. Carney	생물하다. 등학 연합을 만드려면 밝혀 보다.	다른 전에 불러보고 하는데 하지만 사람들이 되려는 물리는데 다니다.
any wise appertaining forever. And said J. A. M. C. Allister. and Irranson a M. C. Allister. his just fe for the school part, that at the deliver, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted und described promises, with the appartenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that transcribed by a forever defend the title to the same unto said part as of the second part his heirs and assigns, against said part as of the first part for their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partal of the first part hand hereunto set Laure hand the day and year above written. Sign here J. A. M Allister a Notary Public in and for the said County and State, on this leventify, day of July and Carrey and Laure and Callister to me known to be the identical person. I who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carrey Level M. Carrey Level M. Carrey Level M. Carrey	(1) 공회 등의하는 기술(BBL) 및 네크라 회사하다 다	나는 그렇게 아이지를 하는데 있었다면 보고 보고 있다. 그 사람은 하나 어린다.
any wise appertaining forever. And said J. A. M. C. Allister. and Irrania M. Callister. his parter for the second part. All selections, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted und described promises, with the appurtenances; that the same are free, cleur, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that transcribed by the first part of the first heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part M. of the first part hand hereunto set Laure hand the day and year above written. Sign here J. A. M Allister County. Before me. Jewell M. Carrey and J. M. Carrey To me known to be the identical person. I who executed the within and foregoing instrument, and acknowledged to me that they accounted the same as There free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carrey		사용하는 것도 있는 그 사람들이 가입하는 경우에는 경우하는 경우를 받았다. 그들은 사용이 되었다는 것을 받았다는 것을 받았다. 1985년 - 1985년 - 1987년 1880년 전 1987년 1
any wise appertaining forever. And said In In Callister and Insure In Callister his just fe for This helps, executors or administrators, do hereby covenant, promise and agree to and with said part 4-of the second part, that at the delivery of these presents they are lawfully seized in the feel own right of an absolute and Indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, cleur, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Any will warrant and forever defend the title to the same unto said part by of the second part his hiers and assigns, against said part wo of the first part for their heirs and all and every person whomseeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Me of the first part hash here in the second part his above written. Sign here I, H. L. Allister Sign here J. H. L. Allister his wife and Investment of the identical person such a second part with and foregoing instrument, and acknowledged to me that they executed the same as Their free and valuntary act and dead for the uses and purposes therein set forth. Level M. Carney Level M. Carney Level M. Carney Level M. Carney		
any wise appertaining forever. And said In In Callister and Insure In Callister his just fe for This helps, executors or administrators, do hereby covenant, promise and agree to and with said part 4-of the second part, that at the delivery of these presents they are lawfully seized in the feel own right of an absolute and Indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, cleur, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Any will warrant and forever defend the title to the same unto said part by of the second part his hiers and assigns, against said part wo of the first part for their heirs and all and every person whomseeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Me of the first part hash here in the second part his above written. Sign here I, H. L. Allister Sign here J. H. L. Allister his wife and Investment of the identical person such a second part with and foregoing instrument, and acknowledged to me that they executed the same as Their free and valuntary act and dead for the uses and purposes therein set forth. Level M. Carney Level M. Carney Level M. Carney Level M. Carney		
any vise appertaining forever. And said J. H. M. C. Allester. and Incressed M. Callester. his parter for their heirs, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in their own right of an absolute and undereasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appartenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same unto said part 4 of the second part his heirs and assigns, against said part 4 of the first part back of the first part back for the first part back, hand the day and year above written. IN WITNESS WHEREOF, The said part 44 of the first part hand. hereunto set these hand the day and year above written. Sign here J. H. M Allister Sign here J. H. M Allister And County. Before me, Jewell M. Carney to me known to be the identical person. Inho executed the within and foregoing instrument, and acknowledged to me that they executed the same as These free and voluntary act and dead on the uses and purposes therein set furth. Level M. Carney Level M. Carney Level M. Carney	사람들은 사람들은 사람들은 사람들은 사람들이 되었다. 1980년 - 1981년	BBC 하는 100kg 하는 사람들이 있는 100kg 10kg 10kg 10kg 10kg 10kg 10kg 10k
any vise appertaining forever. And said J. L. M. C. Allester. and Israesa M. Calletter his prift for the Lebr, executors or administrators, do hereby covenant, promise and agree to and with said part 4-of the second part, that at the delivery of these presents They are lawfully scized in Theirown right of an absolute and undereasible estate of inheri- tance, in fee simple, of, in and to all and singular the above granted and described promises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Try will warrant and forever defend the title to the same unto said part as of the second part his heire and assigns, against said part as of the first part for their heirs and all and every person whomsoeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part all of the first part hast hereunto set Lessa hand the day and year above written. Sign here J. L. Allester County. Sign here J. L. L. Callester Law Collister Low Callester to me known to be the identical person so the executed the within and foregoing instrument, and acknowledged to me that they executed the same as There free and voluntary not and dend for the uses and purposes therein set forth. Lewel M. Carney Lewel M. Carney Lewel M. Carney	에 보면 있는 사람이 되었다면 하는 모양을 가면 하면 되었다. 기업을 되었다고 있는 것이 없는 것이 없는 것을 하는 것이 되었다.	
any vice appertaining forever. And said J. L. M. C. Allester. and Iransona M. "Allester. his prift for the Libr, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully scized in the nown right of an absolute and undereasible estate of inheri- tance, in fee simple, of, in and to all and singular the above granted and described promises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same unto said part as of the second part. his heire and assigns, against said part as of the first part for their heirs and all and every person whomsoeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part all of the first part hast hereunto set these hand the day and year above written. Sign here J. L. L. Collister Sign here J. L. L. Collister A Mic allister his wife and to me known to be the identical person. So executed the within and foregoing instrument, and acknowledged to me that they executed the same as Theory free and voluntary not and denificant person. Lead J. L.		
And said J. H. Pille Callister and Iransana M. Callister his part for the New Letts, executors or administrators, do	레임() 살림, 마이크램은 글이 말이 있는데 X 글이 하는데 그 것은 그림은 모든 모든	singular the tenements, hereditaments and appurtenances thereuntobelonging or in
for the schools, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in the rown right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same unto said part 4 of the second part has heirs and assigns, against said part less of the first part fee. Their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part less of the first part hast Liercuntoses. The All and the day and year above written. Sign here All Carney STATE OF OKLAHOMA, Falls County. Before me, Jewell McCarney a Notary Public in and for the said County and State, on this levent the day of Julas less of the within and foregoing instrument, and acknowledged to me that they executed the same as Them free and voluntary not and deed for the uses and purposes therein set forth. Level M. Carney Level M. Carney Level M. Carney Level M. Carney		
for the schools, executors or administrators, do hereby covenant, promise and agree to and with said part 4 of the second part, that at the delivery of these presents they are lawfully seized in the rown right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appurtenances; that the same are free, olear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same unto said part 4 of the second part has heirs and assigns, against said part less of the first part fee. Their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part less of the first part hast hereinto see. The Alle Calletter Sign here Alle Calletter Sign here Alle Calletter STATE OF OKLAHOMA, Falls County. Before me, Jewell McCarney a Notary Public in and for the said County and State, on this levent the day of Juliare less the second person I who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Theory free and voluntary act and dead for the uses and purposes therein set forth. Lead 1	And said & Al Inc allister	and emma Mc Whater his wife
at the delivery of these presents they are lawfully seized in the rown right of an absolute and Indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the appartenances; that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and hind soever; and that Inquili warrant and forever defend the title to the same unto said part ago the second part his. heirs and assigns, against said parties of the first part fare their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHENEOF, The said parties of the first part have been unto set Islam, hand the day and year above written. Sign here all the alliest said county and state, on this several day of Indianal Canaly appeared for the said County and state, on this several and Indianal Callister, his influence of the instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and marposes therein set forth. Level M. Carney Level M. Carney Level M. Carney	for Their heirs, executors or administrators. do he	reby covenant, promise and agree to and with said part 44 of the second part that
tance, in fee simple, of, in and to all and singular the above granted and described premises, with the appartenances, that the same are free, clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same unto said part as of the second part his heirs and assigns, against said part as of the first part fall their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part is of the first part hard increments set their hand the day and year above written. Sign here I A II - alliets STATE OF OKLAHOMA, Falls County and State, on this lever the day of IM are he 10/0, personally appeared of the first part have and Immarial Mc alliets his high and to me known to be the identical person I who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set firth. Lead M. Carney Lead M. Carney Lead M. Carney	at the delinery of these meaning The	Townfully soired in That own sight of the state of the
olour, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that they will warrant and forever defend the title to the same unto said part as of the second part his heirs and assigns, against said part as of the first part for their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part and of the first part hand hereunto set these hand the day and year above written. Sign here J. H. II Alliates STATE OF OKLAHOMA, Sign here J. H. Carney another Public in and for the said County and State, on this Series to a day of Julians Inc. 19/0, personally appeared J. H. M. Callister, his high and to me known to be the identical person I 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. Level M. Carney Level M. Carney Level M. Carney	그 마이 글 그 이상을 들어 들어서 하느 그 이 그 그리고 그리고 있다. 얼마나 나는 그리고 그는 아이에게 모든	역사 가장 가는 이 사람이 가는 이 가는 사람이 되었다. 그 사람들은 사람들이 되었다면 하는 사람들이 되었다. 그는 사람들이 되었다. 그는 사람들이 되었다.
nature and kind soever; and that Try will warrant and forever defend the title to the same unto said part agof the second part his. heirs and assigns, against said part we of the first part for their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part we of the first part hast hereunto set the same that and the day and year above written. Sign here J. H. M Allister STATE OF OKLAHOMA, STATE OF OKLAHOMA, Soundsy Public in and for the said County and State, on this lever to day of March 19/0, personally appeared J. H. M. Carrier, and Incommand County and State and to me known to be the identical person swho executed the within and foregoing instrument, and acknowledged to me that they executed the same as Theorems of the Carrier, and deed for the uses and purposes therein set forth. Level M. Carrier Level M. Carrier Level M. Carrier Level M. Carrier	tance, in fee simple, of, in and to all and singular the abo	we granted and described premises, with the appartenances; that the same are free,
und that they will warrant and forever defend the title to the same unto said part 12 of the second part his heirs and assigns, against said part wood of the first part for their and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part wood of the first part hare person whomsoever, lawfully claiming or to claim the same. Sign here J. H. I. C. Collister STATE OF OKLAHOMA, STATE OF OKLAHOMA, Geometry Public in and for the said County and State, on this leventh, day of IM are here 19/0, personally appeared J. H. C. Collister and Imman of Collister his linft and for egoing instrument, and acknowledged to me that they executed the same as Theorems free and voluntary not and dead for the uses and purposes therein set forth. Level M. Carney.	clear, discharged and unincumbered of and from all form	er grants, titles, charges, judgments, taxes, assessments and incumbrances, of what
and that they will warrant and forever defend the title to the same unto said part a of the second part his heirs and assigns, against said part wood of the first part for their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said parties of the first part hart here unto set these hand the day and year above written. Sign here J. H. III - allietter STATE OF OKLAHOMA, STATE OF OKLAHOMA, Generally and for the said County and State, on this leventh day of March 19/0, personally appeared J. H. III - allietter and Immand Callister his linft and for efforts to me known to be the identical person swho executed the within and foregoing instrument, and acknowledged to me that they executed the same as Theorem free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carney	nature and kind soever;	
said part is of the first part for their heirs and all and every person whomsoeler, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said parties of the first part hand I bereinto set These hand the day and year above written. Sign here J. H. H Allister STATE OF OKLAHOMA, STATE OF OKLAHOMA, Staline County. Before me, Jewel M. Carrey a. Notary Public in and for the said County and State, on this Sevently day of Marsh 1910, personally appeared J. L. M. Callister his high and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set forth. Level M. Carrey Level M. Carrey		
said part is of the first part far their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said parties of the first part hard pereinto set their hand the day and year above written. Sign here J. H. H Allister STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, And for the said County and State, on this Severath day of Marsh 1910, personally appeared J. L. Callister his life and to me known to be the identical person I who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set forth. Leal	in entropy and the contract of	
IN WITNESS WHEREOF, The said parties of the first part hart hereunto set their hand the day and year above written. Sign here J. H. D Allister STATE OF OKLAHOMA, Tralsa County Before me, Jewel M. Carrey a Notary Public in and for the said County and State, on this Leventh day of J. Larah 10/C, personally appeared J. L. Life Allister and to me known to be the identical person s 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 Level M. Carrey Level M. Carrey		그리스 얼마 살아보다 그는 그렇게 되었다. 그들은 사람들이 내려가 되었다. 그런 그는 그들은 그 이 얼마나 되었다. 그는 그는 그는 그는 그를 그리고 한 경우를 하지 않는 그렇다.
IN WITNESS WHEREOF, The said parties of the first part haste hereunto set their hand the day and year above written. Sign here J. H. D Allister STATE OF OKLAHOMA, Falsa County Before me, Jewel M. Carrey a Notary Public in and for the said County and State, on this Leventh day of J. Larala 10/C, personally appeared J. L. Callister, his high and to me known to be the identical person s 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. Leal) Level M. Carrey Level M. Carrey	said part of the first part for their heirs and al	l and every person whomseever, lawfully claiming or to claim the same.
STATE OF OKLAHOMA, STATE OF OKLAHOMA, Stalin County Before me, Jewel M. Carriey a. Notary Public in and for the said County and State, on this Seventh day of Internal 19/0, personally appeared J. L. M. Callister and Internal M. Callister, his life and to me known to be the identical person, s. 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)	그러가 많아 아픈 아는 이 나는 이 가장, 그리고 있었다면 하는 것들이 되어 되었다는 그는 사람들이 없는데 그는	그러워 보이 아이들이 아이들이 얼마가 하면 되고요? 그런 아이들이 살아보니까 그리다는데 그렇게 하는데 함께 살았다. 그래 말했다.
STATE OF OKLAHOMA, Falsa County & Before me, Jewel M. Carney a Notary Public in and for the said County and State, on this Seventh day of Inlass l. 19/0, personally appeared & M. Callister and Inmand Callister his high and to me known to be the identical person I 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	0	사용하다 하는 요. 이 사람은 하고 하는 것은 아니라 아프로 아마를 하면 하는 것 않는 것들은 전 사람들은 가장 하는 것 같아 하면 하는 것은 것이다. 그런 그리고 없다. 制하
STATE OF OKLAHOMA, Stalen County Before me, Jewel M. Carney a Notary Public in and for the said County and State, on this Leventh day of March 19/0, personally appeared for Lister and Innanal Mc allister his life and to me known to be the identical person s who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set forth. Seal)	tod)	그들의 물로 그 그 그를 가입니다. 그를 살아야 한다. 그들은 그렇게 되는 그를 모르는 사람들이 그리고 있는데 그 그렇게 되는 것이 되었다. 그렇게 되었다면 하게 하게 하게 되었다.
Tulin County & Before me, Jewel McCarney a Notary Public in and for the said County and State, on this Leventh day of Inland Leventh 19/0, personally appeared of Mills and Indiana Mc allister, his wife and to me known to be the identical person I 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		ikmana XIC Williall
Files County & Before me, Jewel McCarney a Notary Public in and for the said County and State, on this Leven the day of Inlase he 19/0, personally appeared for McCallister and Inquired McCallister his wife and to me known to be the identical person I who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary not and deed for the uses and purposes therein set forth. Seal		
Files County & Before me, Jewel McCarney a Notary Public in and for the said County and State, on this Leven the day of Inlase he 19/0, personally appeared for McCallister and Inquired McCallister his wife and to me known to be the identical person I who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary not and deed for the uses and purposes therein set forth. Seal		Company of the contract of the
a Notary Public in and for the said County and State, on this Leventh day of March 19/0, personally appeared for March and Emple Collister his wife and to me known to be the identical person so who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set forth. Leal)	しょうしん (一条) しゅうしょう さんしょん しゅうしゅつ しゅつかい しょうしょう 本り置む みをさい はっしょう	
a Notary Public in and for the said County and State, on this Leventh day of March 19/0, personally appeared for Lister and Emande Mc allister his life and to me known to be the identical person so 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. Leal)		e Jewel M. Carney
appeared for the States and Income Me allister his wife and to me known to be the identical person s 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)	가 들었다. 그들이 다른 아이는 그들의 이번 아이를 하는 사람이 되었다면 그 경기에서 모든 감독이 되는 모든 하다.	사용/ 이 그들은 이번에 가면 그들은 사람이 되었다면 하는데 요즘 보이지 않는데요. 그 사람이 나가 하는데 그는데 아니라 아니라 아니라 하다 되었다.
and to me known to be the identical person I 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. Leal)		
and to me known to be the identical person I who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Their free and voluntary act and dead for the uses and purposes therein set forth. Leal) Leal		
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. Leal) Line Carney		
purposes therein set forth. Seal) L. Lewel M. Carney	함께 이 생물이다. 그리고 사이는 모임에 가지 하지 않아 되어 되어 되어 가지 않아 살아왔습니다. 그는 나는 이 그	그렇게 모든 아이는 이번 가게 되어 있는 그들은 이 이 상황을 하는 것을 이 하는데 하고 그 등이 없는데 그를 만들고 있다고 있다면 살아 있는데 그를 가게 하는데 그를 하는데 그를 하는데 하는데 하는데 하는데 그를 하는데 그를 하는데
Seal) 4, Jewel M. Carney	이 경기들은 지난 이상 지는 하는 얼마나 뭐가 되었다면 하는 그는 그리는 그 얼마까지 않는 모습을 모습니다.	· 유명한 등학자 문화 경험 교육에 가는 사람은 불렀다고 있는 그 차를 가능하고 있는데 모양한 다음을 다 했다.
My commission expires Telsurary 6-19124 Notary Public.	B (~) 하는 사람들은 보다 되었다면 보다 되었다. 그 그는 그 사람들이 되었다면 되었다면 보다 되었다.	Jowel M. Carner
The state of the s		124 Notary Public.
	way will will be source in 1900 con the sound in the source of the sound in the source of the sound in the so	
A CONTROL OF THE CONT	page 2. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	