General Warranty Deed Record 81.

This is state wound was the processing of the grant of the control	principal distance of the constitution of the	STATE OF OKLAHOMA, Tulsa County, ss.	
To have and to hold the same, together with all and staguter the temements, hereal tements and appariences there and provided that the same and the	2		
The base and to hold the course, logisher with all and singular the temments, hereditements and supportunement there with the course, logisher with all and singular the temments, hereditements and supportunement there with the course of the sound part. The base and to hold the course, logisher with all and singular the temments, hereditements and supportunement the cold part of the sound part. The base and to hold the course, logisher with all and singular the temments, hereditements and supportunement the cold part of the country of the sound part. The base and to hold the course, logisher with all and singular the temments, hereditements and supportunement there without and sound of the course of the sound part. The base and to hold the course, logisher with all and singular the temments, hereditements and supportunement there without and sound part that the course of the sound part, but of the course of the course of the sound part, but all the course of the co		1	
The have and to hold the same, logether with all and singular the tomenents, hereditements and important and indicated and the same of the			
tion were the series of the case of the ca		Fice, \$ in advance. Regisfer of Deeds.	
tion were the series of the case of the ca			
The new and to hald the same, together with all and singular the temments, hereditaments and appartaments theremetablenging or in any the opportunity of the same specially the scand part. To have and to hald the same, together with all and singular the temments, hereditaments and appartaments theremetablenging or in any the opportunity of thick in hereing occurrence of the same specially to the same specially to the same specially to the same to have a specially to the same specially to the same to have a special to the country of section of the same specially to the same to have a special to the country of section of the same specially to the same specially distinguish to the same same same specially the special to the same specially the same			
To have and to hald the same, logisher with att and singular the towners, hereditements and appartunences there are loss of the first part, in consideration of the sum of		<i>1</i>	
WITNESSEELH, The entil years cloudy the first part, in consideration of the sum of			
WINESSETH. The said part cloudy the first part, in consideration of the sum of team of and lead to the said part cloudy the first part, in consideration of the sum of team part. And and evident is harded and evident at the control of the following described real estate, distrated to the Country of the world part, and hard and evident, and evident part of Whitehman, twist: And The New und to hold the same, together with all and singular the tenemente, hereditamente und appartament there and obtained to the Country of the same there are a sum of the country of the same to the country of the same there are a sum of the country of the same that the country of the same and the country of the same that the country of the same thas a same that the country of the country of the country of the s			
WITTERSSETH. The said year elegy the first year, in consideration of the sum of	in the first 💋 Her Country Court in the Country Cou		
the recise of which is hereby acknowledged, do by these presents grant, buryah, sell and convey into the said just 4 th of the second just of the following described real states, situated in the Country of Leader Leader and Just 1 th of Pollowing described real states, situated in the Country of Leader Leader Leader and Leader of Oklahoma, to-wit: How the Plan, I was (I) in Block Burnship Leader Country of Leader Lead			
the receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey and the sail part of the second part, here and conjugate, all of the following described real estate, stanted in the County of Leading and March 1964. In the second part, and State of Okishaman, Invite. State of Okishaman, Invite: How I all a sum, together with all and singular the tenements, hereditements and appartenances thereuntabelanging or in any vice appertaining forece. And with I are the second part, that it is a sum, injurate the consequence of the second part, that it is a delically of these presents belonging or in a the delicary of these presents belonging on the delicary of these presents belonging to the consequence of the second part, that it is a delical part of the second part, that it is a delical part of the second part, that it is a delical part of the second part, that it is a delical part of the second part, that it is a simple, of, in and to all able designing the above granted and described promises, with the uppartenance; that the some are free, clear, dislanged and unfavourable and found from the former grant, titles, clear right of an about account indirecase, of what to make and bind above. And that llegvell morrant and prover definal the little to the same vinto sail part of the first part and assign, against makes and kind of the first part with a little to the same vinto sail part of the first part and assign, against makes that the first part had the first part hundless, have all part of the first part and assign, against will part of the first part and assign, against makes the first part had of the first part and assign, against makes the first part hundless, have all the little to the same will be a supported. The same and the same and proved depart of the first part had the first part hundless, have here and and the adaption of the part of the first part had the first part hundless, have here and as a delar part of the first part and assign, against part of the first part by			
State of Oktahama, to-vet: Left Stan Stan (9) in Block Flammels I formed (3) ross How what the own Delality of the same, logality with all and singular the tenements, hereditaments and appartenances thereuntobalonging or in any view appertaining forces. And said Franch Marked Balkows and Mary F. After wife of the same upon the said special said special said for the same for the same for the same for the same for the said said said for the same for the same for the same are free, and always and unincumbered of and from all former grants, title, charges, judgments, taxes, assessments and incumbrance, of what meats and that Mary the same are free, where the same are free, which is supported and stand sources and unincumbered of and from all former grants, title, charges, judgments, taxes, assessments and incumbrance, of what meats and stand sources and unincumbered of and from all former grants, title, charges, judgments, taxes, assessments and incumbrance, of what meats and that Mary the same are free, when the same for the same are free, which is supported to the first part will be the same without the same for the same and the s	軟 しょう 自動機 (Maraon) もちゃら (Maraon) さんしゅう かんりんりょう しゅうきょうかい	人名英格兰 医克里氏病 化二甲基甲基酚 医二甲基甲基酚 医电影 医二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	
Howeld the same, injection with all and singular the tenements, hereditaments and uppartenances thereuntobelonging or in any view apportantning forever. And will be some, injection or administrators, its — hereby occurrent, promise and agree to and with said part of the second part, that a the delivery of these presents. The properties of the second part, that a the delivery of these presents. The properties and unincombered of and from all former grants, titles, shorters, judgments, take the supportenences; then are are presented and wintercombered of and from all former grants, titles, shorters, judgments, takes, assessments and incumbrances, of what nature and kind sover; ————————————————————————————————————	heirs and assigns, all of the following des	cribed real estate, situated in the County of Lula and	
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereuntobelonging or in any vise appartaining forever. And sold the same, together with all and singular the tenements, hereditaments and appartenances thereuntobelonging or in any vise appartaining forever. And sold the same that the same that the same with the same and agree to and with haid part of the second part, that at the delivery of these presents. The same that is a simple, of, in and to all whis singular the above granted and described premises, with the exposuremences that the same are spree, dear, discharged and unincombrand of and form all former grants, title, charges, judgiments, toxes, assessments and incumbrance, of sohat nature and kind soever; and that leepedli warrant and forever defend the title to the same unto wid parts of the second part lees here and osigns, against said parts left fits first parts. At WITNESS WHERBOP, The sale parts left of the first part hat the remno set the same that any and green above written. Sign here to be a same the same allows written. Sign here to be a same to find the same with the same and the same of the same with the same of th	State of Oklahoma, to-wit:		
To have and to hold the same, together with all and singular the tenements, herealtaments and appartaments thereuntobelonging or in any wise appartaming forever. And will be and the same, and the same are free, olver, discharged and unknown bears of and from all former grants, titles, churdes, judgments, taxes, assessments and incumbrances, of what notween a kind severy. and that legretil rearrant and forever defind the title to the same unto said partes, judgments, taxes, assessments and incumbrances, of what notwee and kind severy. and that legretil rearrant and forever defind the title to the same unto said partes, gift the second part has heirs and assigns, against said partelled of the first part and all and every person themberer, lawfully claiming or to claim the same. IN WIENESS WHEREOP, The said partell of the first part had a known the same. Sign here I to make the day of the said country and state, on this 12 May of Many I the act at the own. Sign here I to make the said country and state, on this 12 I to go the said country and state, on this 12 I to go the said country and state, on this 12 I to go the said country and state, on this 12 I to go the said country and state, on this 12 I to go the said country and state and said the same at t			
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.	Hackthorn Woddle	on to tulsa, Oklahoma.	
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.	얼마나 보다는 동시리는 동시를 걸다고 되었다.	병원 등 등 보고 하는 사람은 이름을 다른 경우로 가는 것이다.	
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.		사용 현실 및 경기를 보고 있는데 되었다면 되었다. 생기 사용 현실 사용 전체 전체 및 기업 등 사용 등 기업	
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.			
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.	Jidan ka kitti katura silabat		
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.			
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.			
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.			
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.		[기대통 문항] 전 기업 경우 그 전에 가는 제 교리를 받았습니다. 전환 생각이 되었다. 그 그 사람들이 되었습니다. [기업 문항] 전 기업 전 기업 기업 전 전 기업 기업 기업 기업 전 전 전 전 기업	
any wise appertaining forever. And said Fire he for he has a hour for the second part, that at the delivery of these presents. They are largully seized in They own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all ahd 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 I expell warrant and forever defend the title to the same unto said party of the second part has heirs and assigns, against said party of the first part their heirs and all and every person whombover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said party of the first part hall hereunto set they hand the day and year above written. Sign here In the party of the farth of the said County of the first part hall here the party of the farth of the appeared I have been added to the title to the same of the farth of the said County of the said County and State, on this I all and of the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as the and recond valuntary act and deed for the uses and purposes therein set forth. C. II limited Advant Public.			
any wise appertaining forever. And said Fire he for he has a three by evenant, promise and agree to and with said part of the second part, that at the delivery of these presents. They are largully seized in Hero own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all abd singular the above granted and described premises, with the appartmenes; 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 Legwill warrant and forever defend the title to the same unto said parts, of the second part his heirs and assigns, against said parts of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part eld of the first part hall hereunto set they hand the day and year above written. Sign here In such the first part hall of the first part hall herein to set they hand to day and year above written. Sign here In such althory And a set all out of the said County and State, on this and In day of May 19-27, personally appeared In such althory we and In any I has a set althory of the said county and state, on this and In any I had a set althory of the said county and state, on this and I have a set and woluntary act and deed for the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth. One known to be the identical person who executed the victim and foregoing instrument, and ucknowledged to me that they executed the same as here of ree and voluntary act and deed for the uses and purposes therein set forth.	of this little by the constitution in the constitution of the cons		
any wise appertaining forever. And said Fire he for he has a hour for the second part, that at the delivery of these presents. They are largully seized in They own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all ahd 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 I expell warrant and forever defend the title to the same unto said party of the second part has heirs and assigns, against said party of the first part their heirs and all and every person whombover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said party of the first part hall hereunto set they hand the day and year above written. Sign here In the party of the farth of the said County of the first part hall here the party of the farth of the appeared I have been added to the title to the same of the farth of the said County of the said County and State, on this I all and of the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as the and recond valuntary act and deed for the uses and purposes therein set forth. C. II limited Advant Public.			
any wise appertaining forever. Also said Frank Also College and Mary E. Af achastics of the second part, that at the delivery of these presents. They are largully seized in Hero were right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all ahd 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 Legicili warrant and forever defend the title to the same unto said party of the second part his heirs and assigns, against said party of the first part their heirs and all and every person whombever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said party led of the first part hall hereunto set they had day and year above written. Sign here In many I the ach althory Another Public in and for the said County and State, on this 12th any 1 the ach althory appeared In and for the said County and State, on this 12th any 1 the ach althory to me known to be the identical person. In the surface and voluntary act and deed for the uses and purposes therein set forth. C. M. Linners Notary Public.			
any wise appertaining forever. And said Frank Hock at the same and Mary & Achastics of Mary & Mar			
And said First he has be at the said for the second part of the second part, that at the delivery of these presents. They are largully soiced in New 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 seever; and that Keyvill warrant and forever defend the title to the same unto said party of the second part he heirs and assigns, against said particle of the first part he and every person whomsoever, lawfully claiming or to claim the same. IN WINNESS WHEREOF, The said particle of the first part hat the hereunto set their hand the day and year above written. Sign here the same the arch at horse and solven years appeared Florance of the said County and State, on this 12 th day of Alleren 19.27, personally appeared Florance of the said County and State, on this 2 th day of Alleren 2 the action with a county of the well the within and foregoing instrument, and acknowledged to me that they executed the sume as their free and voluntary act and deed for the uses and purposes therein set forth. C. M. Brinnes. Notary Public.	가게 많은 그들은 그를 가는 것을 하는 사람들이 가장 하는 것은 것이 되었다. 그는 것이 나는 것이다.	rate production and the contract of the contra	
for the sheirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part, that at the delivery of these presents — They are harfully seized in the journight of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all ahis 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 sever; — A heirs and assigns, against said particle of the first part — their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the first part hall hereunto set the hand the day and year above written. Sign here to the first part — County Before me, and State, on this 12th and for the same and County and State, on this 12th and for the same for the said County and State, on this 12th and for the same and county and state, and the same and Many L. Hack athorism of the me known to be the identical person swho executed the within and foregoing instrument, and acknowledged to me that they executed the sume as the free and voluntary act and deed for the uses and purposes therein set forth. C. W. Limbert Many Public	그렇게 바다 하다. 함께 다음이 그는 물리가 되었다. 그렇게 되었다. 그는 그는 그는 그는 그를 하는 것이다.		
at the delivery of these presents. They are largully seized in Key, 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 upprovienances; 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 Requill warrant and forever defend the title to the same unto said party of the second part less heirs and assigns, against said partyll of the first part their heirs and all and every person whomover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partyled of the first part hat thereway of the same the day and year above written. Sign here Is ank by acknowled. STATE OF OKLAHOMA, Who are public in and for the said County and State, on this 12 th day of May 19.0%, personally appeared Is a said to the acknowledged to me that They executed the same as Their free and voluntary act and deed for the uses and purposes therein set forth. Other Public.	그리즘에는 사람들이 하는 아이를 가장 들었다. 그 사람들이 가장 하고 있다면 하다고 말했다면서 이 없다.	그렇게 하다는 이렇게 하는 회에는 말음의 전에서 된 🖊 아들은 아이에 이번 과 경기에 다른 이 이 수 없는 🚮 이	
tance, in fee simple, of, in and to all and singular the above granted and described premises, with the approximances; 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 Legwill warrant and forever defend the title to the same unto said party of the second part his heirs and assigns, against said particle of the first part their heirs and all and every person whomoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the first part half hereunto set their hand the day and year above written. Sign here is a sunk of all and one written. Sign here is a sunk of all all and the same and what all and the day and grant above written. State of OKLAHOMA, A solary Public in and for the said County and State, on this 12 the day of Many 19.27, personally appeared to me known to be the identical person such executed the within and foregoing instrument, and ucknowledged to me that they executed the sume as the free and voluntary act and deed for the uses and purposes therein set forth. C. H. Linnes. Notary Public.		그는 사이를 보고 있는 것을 보고 있는 사람들은 그들은 그들은 그들은 사람들이 되는 것들이 그들을 가는 것 같습니다. 그는 그들은 사람은 사람은	
clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind seever; and that Lie will warrant and forever defend the title to the same unto said party of the second part his heirs and assigns, against said particle of the first part heir heirs and all and every person whomoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the first part have I hereunto set their hand the day and year above written. Sign here to be ach athorn Mary I A ach athorn STATE OF OKLAHOMA, Before me, C. H. Using I Mary 1927, personally a Notary Public in and for the said County and State, on this 12th day of Mary I He ach athorn 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 Their free and voluntary act and deed for the uses and purposes therein set forth. C. M. Urinnes Notary Public	[선물님 : 2010년 1일 살이 남자 - [장이 전문] - [생물] - [생물		
nature and kind soever; and that Legwill warrant and forever defend the title to the same unto said party of the second part his heirs and assigns, against suid particle of the first part their heirs and all and every person whomoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the first part half hereumo set their hand the day and year above written. Sign here the said the same of the said county. Before me, C. H. Missiones a Notary Public in and for the said County and State, on this appeared tital and of the said County and State, on this and Masy of the said county appeared to me known to be the identical person such executed the within and foregoing instrument, and ucknowledged to me that they executed the same as Reis free and voluntary act and deed for the uses and purposes therein set forth. C. M. Urinnes	등 등통한 그 이 집에는 하는 일이 보고 사람이라면 아버릇이 하셨다면 하시다면 하시다. 그리고 모든 하는 데이 이 하시고 하는 그리고 말이 하는데 하는데 함께 하는데 하는데 함께 하는데 하는데 함께 하는데 하는데 함께 하는데 하는데 함께 하는		
and that Liewill warrant and forever defend the title to the same unto said parts—of the second part Lis heirs and assigns, against said partillof the first part — their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said partillof the first part hall herewnto set their hand the day and year above written. Sign here It is cank the all of the said County. STATE OF OKLAHOMA, Julea — County. Before me, C. It Issues a Notary Public in and for the said County and State, on this 12 th day of Mary 19.27, personally appeared Issues the allowing the within and foregoing instrument, and ucknowledged to me that They executed the same as Their free and voluntary act and deed for the uses and purposes therein set forth. C. M. Chrimes — Notary Public.	clear, discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what		
said particle of the first part their heirs and all and every person whom soever, lawfully claiming or to claim the same. IN WINESS WHEREOF, The said particle of the first part hard hereunto set their hand the day and year above written. Sign here Lisarch Hash athoris. SIMTE OF OKLAHOMA, STATE OF OKLAHOMA, Before me, C. M. Usare Subject to me known to be the identical person Awho executed the within and foregoing instrument, and ucknowledged to me that they executed the same as Their free and voluntary act and deed for the uses and purposes therein set forth. SIMTE OF OKLAHOMA, SIMTE OF OKLAHOMA, SIMTE OF OKLAHOMA, And County Before me, C. M. Usare Public. Solary Public.	nature and kind soever;	and the state of t	
said particle of the first part their heirs and all and every person whom soever, lawfully claiming or to claim the same. IN WINESS WHEREOF, The said particle of the first part hard hereunto set their hand the day and year above written. Sign here Lizark Hack athors. STATE OF OKLAHOMA, Before me, C. M. Usares. a Notary Public in and for the said County and State, on this 12 th day of May 19.09, personally appeared Lizark Hack athors. and Mary E. Hack athors. to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as The Africa and voluntary act and deed for the uses and purposes therein set forth. A Cart Public.			
IN WITNESS WHEREOF, The said particle of the first part half hereunto set their hand the day and year above written. Sign here to such that athors. Mary I though a though a the said County. Before me, and leave on this 12 th day of the said County and State, on this 12 th day of the said County appeared to me known to be the identical person swho executed the within and foregoing instrument, and ucknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. Sign here to such the first particle of the said and the said that they executed the same as the free and voluntary act and deed for the uses and purposes therein set forth. Sign here to such the first particle of the said and seed for the uses and purposes therein set forth. Sign here to such the said that they executed the same as the said the said and deed for the uses and purposes therein set forth.	(2012년 - 1914년) 1914 - 1914년	가능하게 존프로 가르다 되었다면 하는 경험을 받아 보고 모든 그렇게 하는 그런데 그래도 말했다면 살아왔다.	
STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, Sefore me, C. It, Szinnes a Notary Public in and for the said County and State, on this 12 th day of May 1907, personally appeared Linuals Hack attions and Many E. H. Dehathorish his large and many in the mount to be the identical person swho executed the within and foregoing instrument, and ucknowledged to me that They executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. Solare Public	어느 나는 맛이 어느 지나는 것이 어디에 내려 된다는 이 등을 내려가 되어 느낌을 가장 하는 모든데 되어 있다. 되는 그렇게	그들이 가는 것이 하는 것은 그리고 있는 것 같아. 그는 그는 것 같아. 그 얼마 나는 그는 그는 그는 그는 그는 그를 가는 것을 하는 것들이 모르네다.	
STATE OF OKLAHOMA, STATE OF OKLAHOMA, Lulsa County Before me, C. H. Elsinger a Notary Public in and for the said County and State, on this 12 th any of May 19 27, personally appeared Lizable Hack athoris and Masy I. H. ack athoris 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) Sotary Public.	그는 사람들이 그렇게 살고있다. 이 그 회장은 이번 사람들은 그 이 아이들은 그는 그들은 이 사람들이 가장 그런 그를 가장 그는 것은 그는 그를 가는 그를 하는 것을 하셨다. 그 이 없는 사람들은		
STATE OF OKLAHOMA, Lulsan County Before me, C. H. Sinned a Notary Public in and for the said County and State, on this 12 th day of May 19.27, personally appeared Libraria Hack attacks and Mary E. H. och attacks with and foregoing instrument, and ucknowledged to me that They executed the same as Their free and voluntary act and deed for the uses and purposes therein set forth. Leal) Solarie Public	그렇게 하는 하는 하는 것이 되었다. 이 사람들은 하는 사람들은 아들은 사람들은 아들은 사람들은 아들은 사람들은 아들은 아들이 아들이 되었다. 그렇게 되었다는 그렇게 되었다. 本權 사람들은 사람들은		
a Notary Public in and for the said County and State, on this 12 th any of May 19 27, personally appeared Frank Hark athorn and Many I. H. achatharing ond 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 Their free and voluntary act and deed for the uses and purposes therein set forth. Leal) Notary Public.		Island Latt ackalhorn	
a Notary Public in and for the said County and State, on this 12 th any of May 19 27, personally appeared Frank Hark athorn and Many I. H. achatharing ond 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 Their free and voluntary act and deed for the uses and purposes therein set forth. Leal) Notary Public.	경영 등 경영 (1985년 - 1985년 - 1985년 1987년 - 1985년		
a Notary Public in and for the said County and State, on this 12 th day of May 1929, personally appeared Frank Hack athorn and Many I. He ack athorn with one known to be the identical person Swho 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) Notary Public.	STATE OF OKLAHOMA.	A STATE OF THE PROPERTY OF T	
a Notary Public in and for the said County and State, on this 12 th and Many I the said County and State, on this 12 th and Many I the said the said one 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 their free and voluntary act and deed for the uses and purposes therein set forth. Leal) Notary Public Notary Public		2. M. Stranger	
appeared Frink Hack athorn and Mary I. Hack athorn who evecuted 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) Notary Public	그렇다 사람들이 가득하는 것이 없는 그 살아서 살아 아들었다. 그래, 얼마 아들은 사람들이 되었다면 하는 것이다. 그 그 그 그를 가는 것이다.	그렇게 되었다. 이 점점에 이 그림을 보고 하는 것으로 보고 되었다. 그는 이 그는 전략들이 가는 이 나는 이 점점에 하는 이 그를 받는데 되었다.	
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 Their free and voluntary act and deed for the uses and purposes therein set forth. Solari Public			
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) Notario Public	大学的 最大的 化双氯基酚 化连续电影 经收益 医水质 医皮肤皮肤 机氯酚 医外侧皮肤 经货币的 电压力 医二氏病 化二乙基 医神经炎		
purposes therein set forth. Leal) Notario Public.	의 첫 과지 회복하다가 입안하겠죠? 그 상태, 나는 동생하면요 그 보다는 다른 대회 전혀 조르다 모인	[마리마] 리마 미글의 [시] [마리마] 사용 사용 사용 사용 그는 사용이 된 취임 등록 보고 생각 보다. 하시는 사용 바이에 되었다. [마리카의]	
Seal) - C. H. Grines Notario Public.	강하다 나는 사람들이 그녀는 말라고 하면 보이 되어 되었다. 나라는 그리다 가입니다 나를 다 다 나를 다 다 없다.	coccupied the same association free and vocantary act and accus for the uses and	
Notarii Public Commence of the	요즘은 세계를 🖊 사용에 다시하면 그리고 말하는데 하면 하라고 되었는데 또 이 무료를 입니다면 되어?	C. M. Grines	
		Notary Public.	
바다, 그들은 사람들은 그를 만든 것을 만든 것을 모른 이렇게 되었다. 이렇게 하네요요요요. 나는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은			