[°] General Warranty Deed Record 81.

To have said to hold the same, together with at and singular the insensate, hereditements was injunterment theoremic beauty of the security of		DEED—GENERAL WARRANTY.
This Bulereture, state the 1th and 1th any state of the s	him and the state of the state	STATE OF OKLAHOMA, Tulsa County, ss.
This Indenture, state this. Ith. they getter this at my getter the same and processing or in an analysis of the second part. This Country is the State of Whichens, of the first part, in consideration of the sound part. This Country is the State of Whichens, of the first part, in consideration of the sound part. This Country is the State of Whichens, of the first part, in consideration of the sound part. The Desire. The same part of the first part, in consideration of the sound part. The Excellent Manual Adams. The principles of the first part, in consideration of the sound part. The sounds part have an adams. The Desire. The same adams of the sound part. State of Oktabation, to write The have one to hold the sums, together with all mais singular the connects, harditenants and appartenance thereands with a sound part. The have one to hold the sums, together with all mais singular the connects, harditenants and appartenance thereands with a sound part of the sound part. The have one to hold the sums, together with all mais singular the connects, harditenants and appartenance thereands with a sound part of the part of the sound part of the		This instrument was free for record on the day
This Suberture. State is in I the any philosoph topic of the county of the county of the county of the philosoph topic of the county of the co	PARED	
This State of Original to write the same together with all and singular the somewhat, hereditaments and appartenance thereintobelanging or to any site apprehing from the Renew present of the somewhat the Country of the somewhat the same and to hold the same together with all and singular the somewhat, hereditaments and appartenance thereintobelanging or to any state appartenance of the somewhat the same special present of the somewhat the same while a state of Order and State of Orde		and duty recorded in book the player the player
This State of Original to write the same together with all and singular the somewhat, hereditaments and appartenance thereintobelanging or to any site apprehing from the Renew present of the somewhat the Country of the somewhat the same and to hold the same together with all and singular the somewhat, hereditaments and appartenance thereintobelanging or to any state appartenance of the somewhat the same special present of the somewhat the same while a state of Order and State of Orde		Fee, \$ in advance, Register of Deeps .
These counts, in the strate of Okiahoma, of the first part, and III of Exceled According to the second part, WITNESSETH. The soils vertically the first part, in consideration of the sum of the second part, Letter before his hearty achievable, the - By these presents grant, bargain, will and among sunt to tenig part of the second part, heart and assign, all of the following described real evile state, situated in the Country of Leclard The law and to hold the same, legether with all and singular the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And a state, Coll. The gold assessed being the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And with Coll The gold assessed being should be the Country of Leclard. The hase and to hold the same, legether with all and singular the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And with Coll The gold assessed being and the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And the same appartating fromer. And the same and substruction, the - hereby command, promise and figure to and only and subsidered in the first part belonging to interest to the same into wide part of the appartance of interest town, in fine simple of, in und to silvend singular the shows granted and described promise, that in appartance, that its same are true, clear discharged and undiscussed from the man all orders on granted and described promise and incommence of the same contract, in fine simple of, in und to silvend singular the shows granted and described promise silvent source. In WITNESS WHEREOF, The sold perturbs of the first part hall have and part of the first part hall have all the second part has a heart part above retitem. Sign here Light Republished the wind as and partness of the first part hall have all the silvent of the silvent of the surface account the vittem and pa		가 그 등을 보고 하는데 이 보고 있는데 나는 아니라는데 그는 사람들이 되었다. 나는 그 살았다.
These counts, in the strate of Okiahoma, of the first part, and III of Exceled According to the second part, WITNESSETH. The soils vertically the first part, in consideration of the sum of the second part, Letter before his hearty achievable, the - By these presents grant, bargain, will and among sunt to tenig part of the second part, heart and assign, all of the following described real evile state, situated in the Country of Leclard The law and to hold the same, legether with all and singular the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And a state, Coll. The gold assessed being the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And with Coll The gold assessed being should be the Country of Leclard. The hase and to hold the same, legether with all and singular the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And with Coll The gold assessed being and the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And the same appartating fromer. And the same and substruction, the - hereby command, promise and figure to and only and subsidered in the first part belonging to interest to the same into wide part of the appartance of interest town, in fine simple of, in und to silvend singular the shows granted and described promise, that in appartance, that its same are true, clear discharged and undiscussed from the man all orders on granted and described promise and incommence of the same contract, in fine simple of, in und to silvend singular the shows granted and described promise silvent source. In WITNESS WHEREOF, The sold perturbs of the first part hall have and part of the first part hall have all the second part has a heart part above retitem. Sign here Light Republished the wind as and partness of the first part hall have all the silvent of the silvent of the surface account the vittem and pa	This Indenture, Made this Ith	day of allo
These counts, in the strate of Okiahoma, of the first part, and III of Exceled According to the second part, WITNESSETH. The soils vertically the first part, in consideration of the sum of the second part, Letter before his hearty achievable, the - By these presents grant, bargain, will and among sunt to tenig part of the second part, heart and assign, all of the following described real evile state, situated in the Country of Leclard The law and to hold the same, legether with all and singular the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And a state, Coll. The gold assessed being the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And with Coll The gold assessed being should be the Country of Leclard. The hase and to hold the same, legether with all and singular the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And with Coll The gold assessed being and the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And the same appartating fromer. And the same and substruction, the - hereby command, promise and figure to and only and subsidered in the first part belonging to interest to the same into wide part of the appartance of interest town, in fine simple of, in und to silvend singular the shows granted and described promise, that in appartance, that its same are true, clear discharged and undiscussed from the man all orders on granted and described promise and incommence of the same contract, in fine simple of, in und to silvend singular the shows granted and described promise silvent source. In WITNESS WHEREOF, The sold perturbs of the first part hall have and part of the first part hall have all the second part has a heart part above retitem. Sign here Light Republished the wind as and partness of the first part hall have all the silvent of the silvent of the surface account the vittem and pa	notween CH nagel and Elia	abeth made (his wife) of Tulsal
These counts, in the strate of Okiahoma, of the first part, and III of Exceled According to the second part, WITNESSETH. The soils vertically the first part, in consideration of the sum of the second part, Letter before his hearty achievable, the - By these presents grant, bargain, will and among sunt to tenig part of the second part, heart and assign, all of the following described real evile state, situated in the Country of Leclard The law and to hold the same, legether with all and singular the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And a state, Coll. The gold assessed being the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And with Coll The gold assessed being should be the Country of Leclard. The hase and to hold the same, legether with all and singular the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And with Coll The gold assessed being and the tenements, braditionness and appartenances therewise belonging or in any view appartating fromer. And the same appartating fromer. And the same and substruction, the - hereby command, promise and figure to and only and subsidered in the first part belonging to interest to the same into wide part of the appartance of interest town, in fine simple of, in und to silvend singular the shows granted and described promise, that in appartance, that its same are true, clear discharged and undiscussed from the man all orders on granted and described promise and incommence of the same contract, in fine simple of, in und to silvend singular the shows granted and described promise silvent source. In WITNESS WHEREOF, The sold perturbs of the first part hall have and part of the first part hall have all the second part has a heart part above retitem. Sign here Light Republished the wind as and partness of the first part hall have all the silvent of the silvent of the surface account the vittem and pa		
WISTRESPIT. The mix particular the first part, in consideration of the manage and the second part. WISTRESPIT. The mix particular the first part, in consideration of the manage and consequent the sults post. J. of the second part, there except of which is hereby acknowledged, the - by these presents grant, burging, will and consequent to sults support J of the second part, their mad easign, all of the following downlead red coster, standed in the Country of Lelland. And State of Oktobraina, to write Lot recompletely View Addition to the Buy of Telland Other Lender (14) in Blanch second part, the land of the	Tulsa County, in the State of Oklahoma, of the first par	, and M. S. Jones
WINNESSETH. The entil particles of the first part, in consideration of the sum of set the Alexen Meson and the Second points of the second party		
To recept described in the rely administration of the polluting described presents grant, burgain, ests and conseq unto the subject of the econd part, sheet here and uses you all of the following described real cotate, strated in the Country of Lieband and the econd part, strate of Orlahoma, to-wate: These (3) in Della go View Addition to the Edy of Tieband Orlahoma College of the second part and strate of the later of the Country of Lieband Orlahoma, and the country of the record of the results of the Later of the lat	ne de la companya de	of the second part.
To recept described in the rely administration of the polluting described presents grant, burgain, ests and conseq unto the subject of the econd part, sheet here and uses you all of the following described real cotate, strated in the Country of Lieband and the econd part, strate of Orlahoma, to-wate: These (3) in Della go View Addition to the Edy of Tieband Orlahoma College of the second part and strate of the later of the Country of Lieband Orlahoma, and the country of the record of the results of the Later of the lat	WITNESSETH, The said partitue of the first part	in consideration of the sum of
the recoging of which is havely asknowledged, as — by linese presents grant, largain, oil and source unto the wife part of the accord part, but were and assign, at of the fillioning described real estate, situated in the County of Leland and State of Oklatonina, to write the county of Leland and the same, together with all and singular the tenements, hereitteness and appurtenences thereunt belonging or to any vice appurtanting forces. And will Cell. The gold of the relaxates flesh thereoff. To have and to hold the same, together with all and singular the tenements, hereittenesses and appurtenences thereunto belonging or to any vice appurtanting forces. And will Cell. The gold of the relaxates flesh thereoff. To have cried to hold the same, together with all and singular the tenements, hereittenesses and appurtenences thereunto belonging or to any vice appurtanting forces. And will Cell. The gold of the record part, that at the delivery of these presents and instituted or, so — hereby compant, promise and agree to and with only part y of the second part, that at the delivery of these presents latey. And is missing vice at institute and the delivery of these presents latey. And is not about a singular the above from the delivery of the econd part of the singular and to allow a singular the above from all former groups, tilles, pharies, judgments, taxes, assessments and insumbrance, of what relative and kind over you. The singular thin above over; and there of the free part is the late to the same susto said part y of the econd part has — heirs and assigns, against said parts of first parts you have been above to the head of the same and parts of the free part is the late and any part above written. Sign here of the late of the late of the same that we have been a sheet to have the adoption of whose executes the within and foregoing instrument, and acknowledged to me that sheety — executed the same arbitrates. Free and voluntary and and dest for the uses and purposed therein.	Fourteen Hundred	Dollars,
State of Ordenomia, to-roll. Three (3) in College View Addition to the lity of Telesal Orden-borner, Orden She related the relation to the lity of Telesal Orden-borner, Orden of the same, together with all and singular the temements, herolitaments and appartenance thereuntobelonging or in any view opportaining forever. It have and to hold the same, together with all and singular the temements, herolitaments and appartenance thereuntobelonging or in any view opportaining forever. And said I. S. De gall and E. Lang about Dear of the same or free data and the said I. S. and to all and the same or free investigations of the same or free, at the stellness of these presents they are the about and independent and independent can't indefeatible estate of inheritance, it fee timple of it is and to all and forever defined the above from the same or free, electry discharged and witners when singular the above greated and described promises, with the appartenance; that the same ore free, electry discharged and witners when singular the above greated and described promises, with the appartenance; that the same ore free, electry discharged and witners when singular the above greated and decrebed part of the same such said part of the free parts to tiltae, charges, Judgmente, taxes, accessments and incurdorances, of what neares and that develop the free part habel. hereards are the free part habel hereards are believed by the free part habel hereards are believed by the accessment of the free part habel hereards are believed and the day and year above ceritten. Sign here. I leaged a great of the greatest of the free part habel hereards are believed by the case and year above ceritten. Sign here. I leaged to the said bounty and state, on this I. S. gay of feety parts and one executed the atthit and papeared. I leaged to me that bleety exceeded the same excellent the same or the same or the same or the identical phrone when the executed the atthit and papeared. I leaged to me that bleety exceeded the same excellent the sam		
To have and to hold the same, together with all and singular the tenements, heretitaments and appartenances thereinto betonging or in any view appertaining presers. If however, a perfect of the second part of the second part of the second part, that any view appertaining presers. If what is the first presents there, as a second part, that at the alliery of these presents there into bottom, or in at the alliery of these presents there, as a second part, that at the alliery of these presents there, and to middle an	his heirs and assigns, all of the following	of described real estate, situated in the County of Liled and
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereuntobelonging or la any wise apportaining for occor. And write A. M. Regel and E. Lely obeth Mad gree to and white mid part for the second part, that at the delivery of these presents the feelings of the second part of the second part, that at the delivery of the presents and inadvants and inadvants can demand in made part for the second part the second part than the same are free, aleas, dischanged and unincumbered of and from all former grants, titles, charries, judgments, taxes, assessments and incumbrances, of what nature and kind severy. and that I facili warrant and forever defined the title to the same unto said part for the second part London the assigns, against said part the of the first part that heirs and all and every person whomsever, largely locationing or to claim the same. IN WITNESS WHEREOS, The said part is of the first part habe hereants or the facility of the getter and one written. Sign here A. Magel S. Spart Oroke and County and State, on this I Langely and State of the girl for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for a second the foregoing instrument, and acknowledged to me that delet for the same carefusion, free and voluntary act and dead for the uses and purposes therein as forth.	i	그리는 하시다는 경험을 하시는 것은 사람이 나는 다음을 때
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereuntobelonging or la any wise apportaining for occor. And write A. M. Regel and E. Lely obeth Mad gree to and white mid part for the second part, that at the delivery of these presents the feelings of the second part of the second part, that at the delivery of the presents and inadvants and inadvants can demand in made part for the second part the second part than the same are free, aleas, dischanged and unincumbered of and from all former grants, titles, charries, judgments, taxes, assessments and incumbrances, of what nature and kind severy. and that I facili warrant and forever defined the title to the same unto said part for the second part London the assigns, against said part the of the first part that heirs and all and every person whomsever, largely locationing or to claim the same. IN WITNESS WHEREOS, The said part is of the first part habe hereants or the facility of the getter and one written. Sign here A. Magel S. Spart Oroke and County and State, on this I Langely and State of the girl for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for a second the foregoing instrument, and acknowledged to me that delet for the same carefusion, free and voluntary act and dead for the uses and purposes therein as forth.	Lot numbered	Fourteen (14) in Block numbered
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereuntobelonging or la any wise apportaining for occor. And write A. M. Regel and E. Lely obeth Mad gree to and white mid part for the second part, that at the delivery of these presents the feelings of the second part of the second part, that at the delivery of the presents and inadvants and inadvants can demand in made part for the second part the second part than the same are free, aleas, dischanged and unincumbered of and from all former grants, titles, charries, judgments, taxes, assessments and incumbrances, of what nature and kind severy. and that I facili warrant and forever defined the title to the same unto said part for the second part London the assigns, against said part the of the first part that heirs and all and every person whomsever, largely locationing or to claim the same. IN WITNESS WHEREOS, The said part is of the first part habe hereants or the facility of the getter and one written. Sign here A. Magel S. Spart Oroke and County and State, on this I Langely and State of the girl for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for a second the foregoing instrument, and acknowledged to me that delet for the same carefusion, free and voluntary act and dead for the uses and purposes therein as forth.	Three (3) in College Viene	addition to the City of Tuesa Akea-
To have and to hold the same, together with all and singular the tenements, hereditaments and appartenances thereuntobelonging or la any wise apportaining for occor. And write A. M. Regel and E. Lely obeth Mad gree to and white mid part for the second part, that at the delivery of these presents the feelings of the second part of the second part, that at the delivery of the presents and inadvants and inadvants can demand in made part for the second part the second part than the same are free, aleas, dischanged and unincumbered of and from all former grants, titles, charries, judgments, taxes, assessments and incumbrances, of what nature and kind severy. and that I facili warrant and forever defined the title to the same unto said part for the second part London the assigns, against said part the of the first part that heirs and all and every person whomsever, largely locationing or to claim the same. IN WITNESS WHEREOS, The said part is of the first part habe hereants or the facility of the getter and one written. Sign here A. Magel S. Spart Oroke and County and State, on this I Langely and State of the girl for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for me known to be the ridentical person do who executed the within and foregoing instrument, and acknowledged to me that delet for a second the foregoing instrument, and acknowledged to me that delet for the same carefusion, free and voluntary act and dead for the uses and purposes therein as forth.	I come to the the se	and the think
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.	poma, according so see se	eardes peop meet
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		2000년 : [18] 10 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 2 - 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 - 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20 12 20
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		그는 중요하다 할 수 있는 것이 집에 하는 것은 것 같은 것 같은 것 같다.
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.	(등) : [
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.	취 시간에 가입하다 가입했다. 경기 때문에 모르다.	"도망하고 하는 것이 되는 것이 많아 보는 것이 되었다"는 것이 없는 것이 없는 것이 없는 것이 없다고 함께 되었다. 그 사람이 되었다면 하는 것이 없는 것이 없다고 함께 되었다. 그렇게 되었다면 보다고 함께 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		경우 사람 교회 전략으로 있다. 그리트를 하고 있는 사고 하는 것 같아.
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		가 있다면 보고 하는 것이 되는 것이 되었다. 그는 것이 되었다. 그 그는 것이 되었다. 그는 것이 되었다. 그런 그는 것이 되었다. 그런 것이 되었다. 그렇다는 것이다. 그는 사람들은 것이 되는 것으로 보면 되었다. 그는 것이 되었다. 그런 것이 되었다. 것이 되었다. 그런 것이 되었다.
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.	[일 기존보다 아시아일만 하고 그리는데 그 때 경기 나라 다	R. [1] : ' [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1] : [1]
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		경기 기업을 위한 경기를 보면 보고 있다. 그런 사람들이 되었다. 그런
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.	. 그 보다는 것 같아 있는 사람들은 것으로 가장하는 것 같아. ^~	
and said. CH. No get and Elizabeth Nagel Ris wife. for their heirs, executors or administrators, do—hereby ovenunt, promise and derecto and with said part 4 of the second part, that at the delivery of these presents they. Ball lumfully seized in their work 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 kind seever; and that freit warrant and forever defend the title to the same unto said part 4 of the second part Licabeth from 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 has let hereunto set the suit and the day and year above written. Sign here Chystelth Regel STATE OF OKLAHOMA, County, See Bajoro me, C. Mariell A Notary Public in and for the said County and State, on this set and Elizabeth Magel his wife appeared. H. Magel see and See and Elizabeth Magel his wife and for society and see and see and society for the uses and purposes therein set forth. Lane Enough to the instrument, and acknowledged to me that see a second the same as the second primary act and deed for the uses and purposes therein set forth.		
And said. Coll. No get and Elizabeth Nagel (his wife) for their heirs, executors or administrators, do hereby covenunt, promise and wave to and with said part 4 of the second part, that at the delivery of these presents they. As hereby covenunt, promise and wave to and with said part 4 of the second part, that at the delivery of these presents they. As hereby covenunt, promises and wave to and with said part 4 of the second part, that at the delivery of these presents 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 the first part the first part is title to the same unto said part 4 of the second part has heirs and assigns, against said part 4 of the first part their heirs and all and every person whomsoever, laufulty claiming or to claim the same. IN WITNESS WHEREOF, The said part has of the first part hat the every person whom soever. I have the day and year above written. Sign here A Magel STATE OF OKLAHOMA, County, 55 Before me, Cut I have a fact the first part hat the lay and for the said County and State, on this fact and severy part has a fact the within and foregoing instrument, and acknowledged to me that the fact of the same as their free and voluntary act and deed for the uses and purposes therein set forth. Lad A wordery further set forth.	경진 시간에 마다되지 뭐라면 사람들 그 때가 들었다.	i singiliar the tenements, herealtaments and appartenances thereanto belonging or th
for theirs, executors or ediministrators, do—hereby covenant, promise and offee to and with said part y of the second part, that at the delivery of these presents. They said a lawfully seized in the short 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 fivill warrant and forever defend the title to the same unto said part y of the second part Aco heirs and assigns, against said part 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 as of the first part habe! hereunto set these hand the day and year above written. Sign here A leggel STATE OF OKLAHOMA, County. Sign here A laggel A Notary Public in and for the said County and State, on this first me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that the y executed the same as these free and voluntary act and deed for the uses and purposes therein set forth. A WHAT A laggel The second part of the same as these free and voluntary act and deed for the uses and purposes therein set forth.	any wise appertaining forever.	80. 1+1 20 110.
at the delivery of these presents they. Released in the delivery of these presents that the same are free, 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 I Jivill warrant and forever defend the title to the same unto said part of the second part he heirs and assigns, against said part of the first part. Their heirs and all and every person whomseever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part is of the first part habel hereunto set the enhand the day and year above written. Sign here Angel Regel a Notary Public in and for the said County and State, on this first part habel had a gay of July 1910, personally appeared Angel Riso wright to me known to be the identical person of who executed the within and foresoing instrument, and acknowledged to me that they executed the same as the in free and voluntary act and deed for the uses and murposes therein set forth.	And said Cott, Cagilland	Carling to black to death of the first of add the first from more more more and
tance, 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 unineumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind scever; and that Livill warrant and forever defend the title to the same unto said part y of the second part Lo. heirs and assigns, against said part so of the first pare their heirs and all and every person whom sever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said particle of the first pare habel herewnto set the what the day and year above written. Sign here Hagel Omitty Before me, W. Armels and of the said County and State, on this I do gay of fully 1910, personally appeared 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.		and the control of t
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 Livili warrant and forever defend the title to the same unto said part 4 of the second part 10 heirs and assigns, against said part 5 of the first part their heirs and all and every person whomsoever, laufully claiming or to claim the same. IN WITNESS WHEREOF, The said part 2 of the first part habel hereunto set there hand the day and year above written. Sign here A Plagel County. Shefore me, W. Lames a Notary Public in and for the said County and State, on this I to gay of fully here with a surfer and bligabelt Magel his wife. To me known to be the identical person of who executed the within and foregoing instrument, and acknowledged to me that They executed the same as the identical person of who executed the uses and purposes therein set forth.	등하면 하는 이렇게 되는 말면 되어 그는 그 사이를 하다면 하다 가게 되어 되었다.	실험하는 학자 가장에 가장한 역사 전환 경험을 하는 수밖을 가장 하고 하고 있다. 그런 그는 그 가장 하는 그는 그리고 있는 그를 가장 없다.
and that I Juil warrant and forever defend the title to the same unto said part y of the second part be a heirs and assigns, against said part to 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 to of the first part hat the hereunto set the translation and year above written. Sign here. Sign here. State OF OKLAHOMA, County. Before me, C. Hander a Notary Public in and for the said County and State, on this I the day of July appeared. Has suff and beginning 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.	tance, in fee simple, of, in and to all and singular the al	ove granted and described premises, with the appurtenances; that the same are free,
and that I will warrant and forever defend the title to the same anto said part of the second part he heirs and assigns, against said part of the first part their heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said yarther of the first part hat he hereunto set there had the day and year above written. Sign here Magel STATE OF OKLAHOMA, Sign here Magel a Notary Public in and for the said County and State, on this I the gay of July 1911, personally appeared H. Magel and Elizabeth Magel his wife and for going instrument, and acknowledged to me that the presence of the same as the identical person diving executed the within and purposes therein set forth.	clear, discharged and unincumbered of and from all for	
said part to of the first part their heirs and all and every person whom soever, lawfully claiming or to claim the same. IN WITMESS WHEREOF, The said parties of the first part hat & hereunto set the wind the day and year above written. Sign here A Magel STATE OF OKLAHOMA, Sign here A Magel County Sefore me, W. Hinnel a Notary Public in and for the said County and State, on this I do a day of July 1960, personally appeared A Magel se and Elizabeth Magel his write and foregoing instrument, and acknowledged to me that they executed the same as the identical person d who executed the within and purposes therein set forth. Lead O Magel se and voluntary act and deed for the uses and purposes therein set forth.	nature and kind soever;	mer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what
said part to of the first part their heirs and all and every person whom soever, lawfully claiming or to claim the same. IN WITMESS WHEREOF, The said parties of the first part hat & hereunto set the wind the day and year above written. Sign here A Magel STATE OF OKLAHOMA, Sign here A Magel County Sefore me, W. Hinnel a Notary Public in and for the said County and State, on this I do a day of July 1960, personally appeared A Magel se and Elizabeth Magel his write and foregoing instrument, and acknowledged to me that they executed the same as the identical person d who executed the within and purposes therein set forth. Lead O Magel se and voluntary act and deed for the uses and purposes therein set forth.		mer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what
said part to of the first part their heirs and all and every person whom soever, lawfully claiming or to claim the same. IN WITMESS WHEREOF, The said parties of the first part hat & hereunto set the wind the day and year above written. Sign here A Magel STATE OF OKLAHOMA, Sign here A Magel County Sefore me, W. Hinnel a Notary Public in and for the said County and State, on this I do a day of July 1960, personally appeared A Magel se and Elizabeth Magel his write and foregoing instrument, and acknowledged to me that they executed the same as the identical person d who executed the within and purposes therein set forth. Lead O Magel se and voluntary act and deed for the uses and purposes therein set forth.	Augustonia and a second and a s	mer grants, titles, charges, judgments, taxes, assessments and incumbrances, of what
IN WITNESS WHEREOF, The said partices of the first part hall hereunto set the whand the day and year above written. Sign here A Mayel Cligableth Mayel STATE OF OKLAHOMA, County) Before me, C.W. Simula a Notary Public in and for the said County and State, on this I day of July appeared C. H. Mayel 5 and Chyaleth Mayel his wife to me known to be the identical person of 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.	and that Mull Warrant and forever defend the title	
SINTE OF OKLAHOMA, STATE OF OKLAHOMA, Soundy See County See County See Before me; CO Sinness a Notary Public in and for the said County and State, on this Ith agree gay of July 1960, personally appeared C. H. Magel Sus wife and Elizabeth Nagel Sus wife and to me known to be the identical person of 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. Sound See County Magel A Section See Section Section Section Section See Section Sectio	사람들은 이 사용화 문문으로, 경험 말이 가는 말을 내용하다. 이 경험 등에서 감독하여 기계되었다.	to the same unto said part of the second part Lo heirs and assigns, against
STATE OF OKLAHOMA, STATE OF OKLAHOMA, Solvey Public in and for the said County and State, on this Ith gay of July 1960, personally appeared to me known to be the identical person of who executed the within and foresoins 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.	said parked of the first part their heirs and a	to the same unto said part 4 of the second part 2 heirs and assigns, against U and every person whomsoever, lawfully claiming or to claim the same.
STATE OF OKLAHOMA, STATE OF OKLAHOMA, Solution County 55 Before me, W. Frinces a Notary Public in and for the said County and State, on this Italy appeared C. H. Magel 5 and E. Lizabell Magel his wife I and foregoing instrument, and acknowledged to me that Italy executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. The County County 1900, personally and E. Lizabell Magel his within and foregoing instrument, and acknowledged to me that Italy executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.	said parked of the first part their heirs and a	to the same unto said part Y of the second part La heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. The first part hall hereunto set them hand the day and year above written.
STATE OF OKLAHOMA, STATE OF OKLAHOMA, Solution County 55 Before me, W. Frinces a Notary Public in and for the said County and State, on this Italy appeared C. H. Magel 5 and E. Lizabell Magel his wife I and foregoing instrument, and acknowledged to me that Italy executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. The County County 1900, personally and E. Lizabell Magel his within and foregoing instrument, and acknowledged to me that Italy executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.	said parked of the first part their heirs and a	to the same unto said part Y of the second part La heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. The first part hall hereunto set them hand the day and year above written.
a Notary Public in and for the said County and State, on this I and Elizabeth Nagel his wife I and Elizabeth Nagel his wife I and Elizabeth Nagel his wife I 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.	said parked of the first part their heirs and a	to the same unto said part Y of the second part La heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. The first part hall hereunto set them hand the day and year above written.
a Notary Public in and for the said County and State, on this I and Elizabeth Nagel his wife I and Elizabeth Nagel his wife I and Elizabeth Nagel his wife I 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.	said parked of the first part their heirs and a	to the same unto said part Y of the second part La heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. The first part hall hereunto set them hand the day and year above written.
a Notary Public in and for the said County and State, on this I do gay of July 1910, personally appeared C. H. Ragel 5 and Elizabeth Nagel Chio surge I and Elizabeth Nagel Chio surge I 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.	said part of the first part their heirs and a	to the same unto said part Y of the second part La heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. The first part hall hereunto set them hand the day and year above written.
appeared C. H. Magel 5 and Elizabeth Nagel (his wife) and to me known to be the identical person of 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. L. C. L.	said part of the first part their heirs and a IN WITNESS WHEREOF, The said part so of t	to the same unto said part y of the second part Les heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. he first part hall hereunto set the what had any and year above written. Sign here A Magel
appeared C. H. Magel 5 and Elizabeth Nagel his wife) and to me known to be the videntical person of 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.	said part of the first part their heirs and a IN WITNESS WHEREOF, The said part so of t STATE OF OKLAHOMA, SSA County. SB Before	to the same unto said part y of the second part be heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. The first part hak! hereunto set the what had an and year above written. Sign here Alagel Bayel Mer. W. Frimes
to me known to be the identical person of 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.	said part of the first part their heirs and a IN WITNESS WHEREOF, The said part so of t STATE OF OKLAHOMA, SSA County. SB Before	to the same unto said part y of the second part be heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. The first part hak! hereunto set the what had an and year above written. Sign here Alagel Bayel Mer. W. Frimes
foregoing instrument, and acknowledged to me that they we executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.	said part of the first part their heirs and a IN WITNESS WHEREOF, The said part to of t STATE OF OKLAHOMA, County, Before a Notary Public in and for the said County and State, o	to the same unto said part y of the second part Les heirs and assigns, against It and every person whomsoever, lawfully claiming or to claim the same. The first part hall hereunto set them had any and year above written. Sign here Hall Magel ne, White January agay of July 1941, personally
purposes therein set forth.	said part of the first part their heirs and a IN WITNESS WHEREOF, The said part to of t STATE OF OKLAHOMA, County, Before a Notary Public in and for the said County and State, o	to the same unto said part y of the second part be mad assigns, against to the same unto said part y of the second part be made assigns, against the and every person whomsoever, lawfully claiming or to claim the same. The first part have hereunto set the what the day and year above written. Sign here A Magel Elizabeth Magel me, W. Frinces me, Magel me, Magel me, Magel me, Magel his swife I
(C. W. Granes View Dillion	said part of the first part their heirs and a IN WITNESS WHEREOF, The said part is of t STATE OF OKLAHOMA, County, Before a Notary Public in and for the said County and State, of appeared H. Magel 5	to the same unto said part y of the second part Les heirs and assigns, against It and every person whomsoever, tawfully claiming or to claim the same. The first part hak! hereunto set them had the day and year above written. Sign here Hayel Magel ne, W. Frinces Magel ne his last gard fine Magel his wife I and Edzabeth Magel his wife I and Edzabeth Magel his wife I and Edzabeth Magel his wife I and to me known to be the identical person of who executed the within and
My commission expires tel 19 1911 Notary Public.	said particle of the first part their heirs and a IN WITNESS WHEREOF, The said particles of t STATE OF OKLAHOMA, County of the said County and State, o appeared Managel s and foresoing instrument, and acknowledged to me that the	to the same unto said part y of the second part Les heirs and assigns, against It and every person whomsoever, tawfully claiming or to claim the same. The first part hak! hereunto set them had the day and year above written. Sign here Hayel Magel ne, W. Frinces Magel ne his last gard fine Magel his wife I and Edzabeth Magel his wife I and Edzabeth Magel his wife I and Edzabeth Magel his wife I and to me known to be the identical person of who executed the within and
My commission expires in the the the manufacture and beach with a second	said particle of the first part their heirs and a IN WITNESS WHEREOF, The said particles of t STATE OF OKLAHOMA, County of the said County and State, o appeared H. Hagel & and foregoing instrument, and acknowledged to me that the	to the same unto said part y of the second part Les heirs and assigns, against It and every person whomsoever, tawfully claiming or to claim the same. The first part hak! hereunto set them had the day and year above written. Sign here Hayel Magel ne, W. Frinces Magel ne his last gard fine Magel his wife I and Edzabeth Magel his wife I and Edzabeth Magel his wife I and Edzabeth Magel his wife I and to me known to be the identical person of who executed the within and
A CONTROL OF THE PROPERTY OF T	said particle of the first part their heirs and a IN WITNESS WHEREOF, The said particles of t STATE OF OKLAHOMA, Gounty Before a Notary Public in and for the said County and State, o appeared Lagel s and foregoing instrument, and acknowledged to me that the purposes therein set forth.	to the same unto said part y of the second part Les heirs and assigns, against It and every person whomsoever, tawfully claiming or to claim the same. The first part hall hereunto set them had the day and year above written. Sign here Hall Magel ne, W. Frinces Magel ne, W. James Jay of July 1900, personally and Edgabeth Magel his wife in this law and Edgabeth Magel his wife in the within and the meaning of the within and the meaning of the wife and voluntary act and deed for the uses and the less the wife in the same as the courtest of the same as the c