MOMPARED

QUIT-CLAIM DEED.

Milliam & Bagley	
	and the same of th
the first part, and	V. Carrefany
the second part:	
	consideration of the sum of
full and ny, co.	DOLLAF
	e and assigns, forever, all and convey ur interest and estate, be
law and in equity, of, in and to the following-described real est	ate, situated in the County of Julia
d State of Oldahama to wite	
Lat seven (1) Block tin (14)	and Land Jugand addition to the
- fufure de la companya del companya del companya de la companya d	
11 - 12 - 12 - 13 - 14 - 14 - 14 - 14 - 14 - 14 - 14	windows and the property of the second secon
esan erana da la	
	nunculingian province and an analysis and an an
mangana na katang ang ang ang ang ang ang ang ang ang	
and a company of the contract	amanania maria a di manangan mananan mananan mananan manginan mananan manginan mananan mananan mananan mananan
Annes managaran managaran na managaran managaran managaran managaran managaran managaran managaran managaran m	Commission of the Commission o
Manufactures and the second of	Bouleton opening and the appropriate of the state of the
and the state of t	
if newscape, and a sport of the second section of the second seco	
na lugydwyn andhag gagagagagagagagagagagagagagagagagaga	
	and the state of t
ether with all and singular the hereditaments and appurtenance	es thereunto belonging. To have and to hold the above-granted premises u
ether with all and singular the hereditaments and appurtenance	es thereunto belonging. To have and to hold the above-granted premises u
gether with all and singular the hereditaments and appurtenance said part 4.0f the second part	es thereunto belonging. To have and to hold the above-granted premises un
ether with all and singular the hereditaments and appurtenance said part	es thereunto belonging. To have and to hold the above-granted premises ur
said part	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. It had hereunto set hand hereunto set had he
gether with all and singular the hereditaments and appurtenance said part 4.0f the second part	es thereunto belonging. To have and to hold the above-granted premises ur
ether with all and singular the hereditaments and appurtenance said partheirs and IN WITNESS WHEREOF, The said part of the first party we written.	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the substitution of the subst
ether with all and singular the hereditaments and appurtenance said partheirs and IN WITNESS WHEREOF, The said part of the first party we written.	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the substitution of the subst
ether with all and singular the hereditaments and appurtenance said partheirs and IN WITNESS WHEREOF, The said partof the first party witten.	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the substitution of the subst
ether with all and singular the hereditaments and appurtenance said partheirs and IN WITNESS WHEREOF, The said part of the first party we written.	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the substitution of the subst
ether with all and singular the hereditaments and appurtenance said partheirs and IN WITNESS WHEREOF, The said partof the first party witten.	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In a substitution of the day and year file.
ether with all and singular the hereditaments and appurtenance said part	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the substitution of the subst
ether with all and singular the hereditaments and appurtenance said partheirs and IN WITNESS WHEREOF, The said part of the first party we written.	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the substitution of the subst
ether with all and singular the hereditaments and appurtenance said part of the second part of the said part of the first part of the first part of written. Signed Sealed and Delivered in Presence of State of Oklahoma, State	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the standard of the day and year fill the standard of the day and year fill the standard of t
ether with all and singular the hereditaments and appurtenance said part of the second part the hereditaments and appurtenance said part of the second part the first part of the first part of written. SIGNED SEALED AND DELAYERED IN PRESENCE OF STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. Will 31 et day of august, all 1910 Before me, the limital signed.	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the substitution of the day and year fill the substitution of the day and year fill the substitution of the s
ether with all and singular the hereditaments and appurtenance said part of the second part to heirs and IN WITNESS WHEREOF, The said part of the first part over written. SIGNED SEALED AND DELAYERED IN PRESENCE OF STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. STATE OF OKLAHOMA, SS. State 31 es day of august, all 1910 Before me, and for said County and State, on this	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the substitution of the day and year fill the substitution of the day and year fill the substitution of the s
said part of the second part the hereditaments and appurtenance said part of the second part the heirs and in Witness Whereof, The said part of the first party witten. Signed Sealed and Delayered in Presence of the first party of the first	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In that hereunto set the hand the day and year fill the day and year fill the hand
said part of the second part the hereditaments and appurtenance said part of the second part the heirs and in Witness Whereof, The said part of the first party witten. Signed Sealed and Delayered in Presence of the first party of the first	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In that hereunto set the hand the day and year fill the day and year fill the hand
said part of the second part the hereditaments and appurtenance said part of the second part the heirs and in Witness Whereof, The said part of the first party witten. Signed Sealed and Delayered in Presence of the first party of the first	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the second premises under the day and year fill the second premises under the day and year fill the second premises under the day and year fill the second premises under the second premises undexperience under the second premises under the second premises und
STATE OF OKLAHOMA, STATE OF OKLAHOMA, State of the state, on this Before me, Millians of the second part Millians of the first party of the f	a Milliams of Bagley. In the solution of the second to hold the above-granted premises up that the day and year fill the solution of the second to hold the above-granted premises up that the day and year fill the solution of the second to have a solution of the second to the second that the second th
STATE OF OKLAHOMA, State of the second part the hereditaments and appurtenance is said part of the second part the heirs and in WITNESS WHEREOF, The said part of the first part over written. Stand Sealed and Delayered in Presence of the second of the first part of the second of t	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. It has hereunto set the hand the day and year fill the hand the day and year above set forth. (Leaf) Notary Publication of the hand t
STATE OF OKLAHOMA, STATE OF OKLAHOMA, Sefore me, and for said County and State, on-this me known to be the identical person who executed the within acuted the same as said part 4of the second part	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. In the last hereunto set had hand the day and year find the
STATE OF OKLAHOMA, STATE OF OKLAHOMA, Sefore me, and for said County and State, on-this me known to be the identical person who executed the within acuted the same as said part 4of the second part	es thereunto belonging. To have and to hold the above-granted premises und assigns, forever. It has hereunto set the set of the set