## Deed Record, No. 87, Tulsa County.

This Indenture, stude this 13th	Amuse Data Car)
between to to Supp	any of October 1. D., 1910
Tulsa County, in the State of Oklahoma, of the first	part, and
	P. Minshall
	of the second part,
WITNESSETH, The said part of of the f	Arst part, in consideration of the sum of
facete	enthundred (#1100, 20) and no Dollar
	by these presents grant, bargain, sell and convey unto the said part of the second par
Lus Land assigns, all of the following desc	cribed real estate, situated in the County of Lectual and
State of Oklahoma, to-wit:	
- an undivided on	of third (3) interest in and to the north
quarter-of Sec. 9. T. 18 m. 1	P. 13 6. and being an undwided oneth
unterest in one trun	P. 13 6. and being an undivided onethe dred and sitty (100) acres, more for less mestead or any part thereof of the first p
same not being the no.	mestead or any part thereof of the first &
oranti (1974) orași în cultura și libraril (1971). Proprint de la composită de l	
	고양 시계로 경상은 경기로 하고 있었습니다. 그리고 있다면 하다.
To have and to hold the same, together with all	and singular the tenements, hereditaments and appartenances thereunto belonging or is
any wise appertaining forever.	
13	Contract to the second
And said DI	6. Supper
	6. Lee plee.  do Le hereby covenant, promise and agree to and with said part of the second part
for Lus heirs, executors or administrators, that at the delivery of these presents.	6. Supple.  do La heteinfoovenant, promise and agree to and with said part of the second part  e is lawfully seized in the own right of an absolute and inde
for Lus heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in feasimple, of, in and	level and indeed in the sure own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances,
for heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fea simple, of, in and that the same are free, clear, discharged and unincu	e is lawfully seized in Lucy own right of an absolute and inde
for	level and indeed in the sure own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances,
for Lund heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincuincumbrances, of what nature and kind soever;	lawfully seized in Lus own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and
for Land heirs, executors or administrators, that at the delivery of these presents. Later teasible estate of inheritance, in fee simple, of, in and that the same are free, olear, discharged and unineumbrances, of what nature and kind soever; and that Lee will warrant and forever def	lawfully seized in Lucy own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and from all former grants, titles, charges, judgments, taxes, assessments and assigns fend the title to the same unto said part Lof the second part Leirs and assigns
for heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincuincumbrances, of what nature and kind soever; and that he will warrant and forever defagainst said partage of the first partage heirs,	lawfully seized in Low own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and combered of and from all former grants, titles, charges, judgments, taxes, assessments and and effect of and from all former grants, titles, charges, judgments, taxes, assessments and effect of and from all former grants, titles, charges, judgments, taxes, assessments and effect of and from all former grants, titles, charges, judgments, taxes, assessments and effect of an absolute and indeed from all former grants, titles, charges, judgments, taxes, assessments and effect of an absolute and indeed from all former grants, titles, charges, judgments, taxes, assessments and effect of an absolute and all every person whomsoever, tawfully claiming or to claim the same.
for heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincuincumbrances, of what nature and kind soever; and that he will warrant and forever defagainst said partage of the first partage heirs,	lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written
for heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincuincumbrances, of what nature and kind soever; and that he will warrant and forever defagainst said partage of the first partage heirs,	lawfully seized in Low own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and combered of and from all former grants, titles, charges, judgments, taxes, assessments and and effect of and from all former grants, titles, charges, judgments, taxes, assessments and effect of and from all former grants, titles, charges, judgments, taxes, assessments and effect of and from all former grants, titles, charges, judgments, taxes, assessments and effect of an absolute and indeed from all former grants, titles, charges, judgments, taxes, assessments and effect of an absolute and indeed from all former grants, titles, charges, judgments, taxes, assessments and effect of an absolute and all every person whomsoever, tawfully claiming or to claim the same.
for heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincuincumbrances, of what nature and kind soever; and that he will warrant and forever defagainst said partage of the first partage heirs,	lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written
for heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincuincumbrances, of what nature and kind soever; and that he will warrant and forever defagainst said partage of the first partage heirs,	lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written
for heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincut incumbrances, of what nature and kind soover; and that will warrant and forever defagainst said partal of the first partal their heirs, IN WINNESS WHEREOF, The said partal	lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written
for heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fea simple, of, in and that the same are free, olear, discharged and unincuincumbrances, of what nature and kind soever; and that will warrant and forever defagainst said party of the first part with bein heirs, IN WITNESS WHEREOF, The said party.	lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, umbered of and from all former grants, titles, charges, judgments, taxes, assessments and considered of and from all former grants, titles, charges, judgments, taxes, assessments and considered of and from all former grants, titles, charges, judgments, taxes, assessments and considered of and from all former grants, titles, charges, judgments, taxes, assessments and considered of and the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  Of the first part has hereunto set for the first part has hereunto for the first part has here for the first part has her
for heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincut incumbrances, of what nature and kind soover;  and that held will warrant and forever defagainst said partage of the first partage their, law with the partage of the first partage their, law with the partage of the first partage their, against said partage of the first partage their, law with the partage of the first partage their, and partage of the first partage their heirs, and with the partage of the first partage their heirs, and with the partage of the first partage their heirs, and with the partage of the first partage their heirs, and with the partage of the first partage the partage of the first partage their heirs, and with the partage of the first partage the partage of the first partage the partage of the first partage	lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written
for heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fea simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soever; and that will warrant and forever def against said party of the first part with beir heirs, IN WITNESS WHEREOF, The said party.	lawfully seized in Lucy own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, ambered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, lawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written sign here.  Sign here
for land heirs, executors or administrators, that at the delivery of these presents feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unincut incumbrances, of what nature and kind soever; and that will warrant and forever defagainst said part of the first part with their heirs, IN WIENESS WHEREOF, The said part of the first part of the first part of the first part of the first part of the said part of the first part of the said part of the first part of the first part of the said part of the first part of the said county, see that the said county and state, where the said county and state, the said county and state,	lawfully seized in Lucy own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, ambered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, lawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written sign here.  Sign here
for land heirs, executors or administrators, that at the delivery of these presents. It feasible estate of inheritance, in fee simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soover; and that will warrant and forever defagainst said party of the first part with heirs, IN WITNESS WHEREOF, The said party of the first part with their heirs, IN WITNESS WHEREOF, The said party and State, personally appeared of the said County, B.	lawfully seized in Lucy own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, ambered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, lawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written sign here.  Sign here
for land heirs, executors or administrators, that at the delivery of these presents. It feasible estate of inheritance, in fee simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soover; and that let will warrant and forever def against said party of the first particulation heirs, IN WITNESS WHEREOF, The said party of the first particulation heirs, IN WITNESS WHEREOF, The said party of the first particulation heirs, IN WITNESS WHEREOF, The said party of the first particulation had party of the first particulation heirs, IN WITNESS WHEREOF, The said party of the first particulation had party of the first particulation had party of the first particulation had party of the said county, and State, personally appeared to the said County and State, personally appeared to the said County and State, and	lawfully seized in Lucy own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, ambered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written sign here.  Sign here for this lay of lately and lay and year above written and this lay of lately and lay and and all and and all and of lately and lay and
for least heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fea simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soever;  and that lee will warrant and forever def against said party of the first particulation heirs, IN WITNESS WHEREOF, The said party  STATE OF OKLAHOMA,  SS.  Notary Public in and for the swid County, B.  Notary Public in and for the swid County and State, personally appeared and instrument, and acknowledged to me that full purposes therein set forth.	level lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, umbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part fof the second part wheirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  Of the first part has hereunto set hand, the day and year above written Sign here  Of the first part has hereunto set hand, the day and year above written sign here  Of the first part has here here and who executed the within and foregoing to me known to be the identical person, who executed the within and foregoing executed the same as the lawfully free and voluntary act and deed for the uses and
for last heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fee simple, of, in and that the same are free, clear, discharged and unineu incumbrances, of what nature and kind soever;  and that will warrant and forever def against said partage of the first partage their heirs, IN WITNESS WHEREOF, The said partage of the first partage their heirs, which was a County, and State, personally appeared acknowledged to me that their first partage first partage first partage for the swid County and State, personally appeared to the that the first partage for the swid county and state, personally appeared to the that the first partage first partage for the swid county and state, personally appeared to the that the first partage for the swid county and state, personally appeared to the that the first partage for the swid county and state, personally appeared to the that the first partage for the swid county and state, personally appeared to the that the first partage for the swid county and state, personally appeared to the swid county appeared to the swid co	level lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, umbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part fof the second part wheirs and assigns and and all every person whomsoever, tawfully claiming or to claim the same.  Of the first part has hereunto set hand, the day and year above written Sign here  Of the first part has hereunto set hand, the day and year above written sign here  Of the first part has here here and who executed the within and foregoing to me known to be the identical person, who executed the within and foregoing executed the same as the lawfully free and voluntary act and deed for the uses and
for land heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fea simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soever;  and that let will warrant and forever def against said party of the first particulation heirs, IN WITNESS WHEREOF, The said party  STATE OF OKLAHOMA,  SS.  Notary Public in and for the swig County, and State, personally appeared to me that full and instrument, and acknowledged to me that full purposes therein set forth.	level lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part fof the second part heirs and assigns and and all every person whomsoever, lawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written sign here.  Sign here for the same as free and voluntary act and deed for the uses and executed the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the
for land heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fea simple, of, in and that the same are free, clear, discharged and unineu incumbrances, of what nature and kind soever; and that will warrant and forever def against said part of the first part with heir heirs, IN WITNESS WHEREOF, The said part of the said county, and State, personally appeared to me that for the said instrument, and acknowledged to me that for the said county some street set forth.  My commission expires	and and all every person whomsoever, dayfully claiming or to claim the same written sign here.  Sign h
for land heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fea simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soever;  and that let will warrant and forever def against said party of the first particulation heirs, IN WITNESS WHEREOF, The said party  STATE OF OKLAHOMA,  SS.  Notary Public in and for the swig County, and State, personally appeared to me that full and instrument, and acknowledged to me that full purposes therein set forth.	level lawfully seized in the own right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part fof the second part heirs and assigns and and all every person whomsoever, lawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written sign here.  Sign here for the same as free and voluntary act and deed for the uses and executed the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the uses and the content of the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the same as free and voluntary act and deed for the
for land heirs, executors or administrators, that at the delivery of these presents.  teasible estate of inheritance, in fee simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soever; and that will warrant and forever def against said party of the first particulation heirs, IN WITNESS WHEREOF, The said party of the said party.  STATE OF OKLAHOMA,  SS.  Notary Public in and for the swid County, B.  Notary Public in and for the swid County and State, personally appeared to me that full purposes therein set forth.  My commission expires.	in a lawfully seized in the own right of an absolute and indead to all and singular the above granted and described premises, with the appurtenances, ambered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part for the second part heirs and assigns and and all every person whomsoever, lawfully claiming or to claim the same.  Of the first part has hereunto set hand, the day and year above written Sign here  On this 13th day of lattlely  e and  to me known to be the identical person, who executed the within and foregoing executed the same as free and voluntary act and deed for the uses and free and voluntary act and deed for the uses and free and voluntary act and deed for the uses and fine first part for or o
for land heirs, executors or administrators, that at the delivery of these presents.  teasible estate of inheritance, in fee simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soever; and that will warrant and forever def against said party of the first particulation heirs, IN WITNESS WHEREOF, The said party of the said party.  STATE OF OKLAHOMA,  SS.  Notary Public in and for the swid County, B.  Notary Public in and for the swid County and State, personally appeared to me that full purposes therein set forth.  My commission expires.	Lawfully seized in Lown right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, ambered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part Lof the second part heirs and assigns and and all every person whomsoever, lawfully claiming or to claim the same.  Of the first part has hereunto set hand, the day and year above written Sign here  On this Little day of Little Log
for land heirs, executors or administrators, that at the delivery of these presents.  teasible estate of inheritance, in fee simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soever; and that will warrant and forever def against said party of the first particulation heirs, IN WITNESS WHEREOF, The said party of the said party.  STATE OF OKLAHOMA,  SS.  Notary Public in and for the swid County, B.  Notary Public in and for the swid County and State, personally appeared to me that full purposes therein set forth.  My commission expires.	lawfully seized in the own right of an absolute and inde at a all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and send the title to the same unto said part fof the second particle heirs and assigns, and and all every person whomsoever, lawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written sign here.  Sign here for the known to be the identical person, who executed the within and foregoing executed the same as the free and voluntary act and deed for the uses and the grant public.  DEED, GENERAL WARRANTY  STATE OF OKLAHOMA,  This instrument was filed for record on the the day of the second particle and so and of the second particle and of the second particle and of the second particle and the within and foregoing executed the same as the second particle and s
for land heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fee simple, of, in and that the same are free, olear, discharged and unineu incumbrances, of what nature and kind soover; and that will warrant and forever def against said party of the first part with heirs, IN WITNESS WHEREOF, The said party of the first party of the said party.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  SS.  Description of the said County,  B.  Notary Public in and for the said County and State, personally appeared of the said to me that purposes therein set forth.  My commission expires of the said county and said the said county and acknowledged to me that purposes therein set forth.  My commission expires of the said county and said the said county and acknowledged to me that purposes therein set forth.	Lawfully seized in Lown right of an absolute and indeed to all and singular the above granted and described premises, with the appurtenances, ambered of and from all former grants, titles, charges, judgments, taxes, assessments and fend the title to the same unto said part Lof the second part heirs and assigns and and all every person whomsoever, lawfully claiming or to claim the same.  Of the first part has hereunto set hand, the day and year above written Sign here  On this Little day of Little Log
for land heirs, executors or administrators, that at the delivery of these presents.  feasible estate of inheritance, in fee simple, of, in and that the same are free, olear, discharged and unincuincumbrances, of what nature and kind soover;	lawfully seized in the own right of an absolute and inde at a all and singular the above granted and described premises, with the appurtenances, unbered of and from all former grants, titles, charges, judgments, taxes, assessments and send the title to the same unto said part fof the second particle heirs and assigns, and and all every person whomsoever, lawfully claiming or to claim the same.  of the first part has hereunto set hand the day and year above written sign here.  Sign here for the known to be the identical person, who executed the within and foregoing executed the same as the free and voluntary act and deed for the uses and the grant public.  DEED, GENERAL WARRANTY  STATE OF OKLAHOMA,  This instrument was filed for record on the the day of the second particle and so and of the second particle and of the second particle and of the second particle and the within and foregoing executed the same as the second particle and s