	this. 20 MT day of 111 Well A. D. 191.3., between brugia Haley and Charles Flaley her Flushand
a County, in the State of Oklaho	oma, of the first part, and
and a contract of the contract	
	Pastyof the second part.
	art. Als of the first part, in consideration of the sum of
me	Dollar and other maluable considerations and DOSANAS,
ceipt of which is hereby acknow	owledged, doby these presents Grant, Bargain, Sell and Convey unto the said partof the second part,
heirs and assigns, all of	f the following described Real Estate, situated in the County of Julsa and State
ahoma, to-wit:	
The Nau	At East quarter of the South west quarter and
the sul	1st half of the south west an exten of the south
East a	uarter of the south west quarter of the south
of the N	orth west quester of the North East quarter and
MI N	orth East quarter of the North west quarter of section
3 westy	Iwo (22) all is Township Nisieteen (19) North
Romoto	Twelve (12) East of the Indian Base and Meridian
i wigo	
and the second of the second o	
Service of the servic	
A Commission of the Commission	
ga yanin sasaya sagi yaha keyar ya sada san Addisan da Abanda kenanda kan ya da mese da Addisa Kenanda kan da kan d Kenanda kan da kan	
akoje in medica agricino magang (k. 17 menyolo natara njeme ngaja meni mana na mengan na Malaka njemi k. 1871. k. 5 1	
and a second	
Annual Commission of the Commi	
and a second of the second	
garanting and a second of the	
processors for the second control of the sec	The second secon
	O THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging
anywise appertaining, forever. And said	Housgia Haley and Males Haley for themselves andheirs, executors or administrators, dohereby covenant, promise and agree to and with said part &of the
anywise appertaining, forever. And said	hous gia Haley and Males Hales for the suselves and the secutors or administrators, do hereby covenant, promise and agree to and with said part y of the these presents. That as I have unly seized in their own right of an absolute and indefeasible estate
And said	heirs, executors or administrators, do hercby covenant, promise and agree to and with said part of the these presents. They as a lawfully seized in their own right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and
And said	hous gia Haley and Males Hales for the suselves and the secutors or administrators, do hereby covenant, promise and agree to and with said part y of the these presents. That as I have unly seized in their own right of an absolute and indefeasible estate
And said	heirs, executors or administrators, do hereby covenant, promise and agree to and with said part. 4 of the these presents. They as lawfully seized in the covenant own right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all Taxes.
anywise appertaining, forever. And said	heirs, executors or administrators, do.—hereby covenant, promise and agree to and with said part. 3
And said. And said. I part, that at the delivery of the critance, in fee simple, of, in a discharged and unincumbered to soever; at They will warrant the said part the content of the first part the content of the	hous gia Haley and Maleis Haley for themselves and make these presents. They are lawfully seized in Their own right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all Taxes. The said part. The said part. The first part has Malereunto set. The said part, the day and year above written.
And said. And said. I part, that at the delivery of the critance, in fee simple, of, in a discharged and unincumbered to soever; will warrant it said part LLS of the first parts.	hous gia Haley and Maleis Haley for themselves and make these presents. They are lawfully seized in Their own right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all Taxes. The said part. The said part. The first part has Malereunto set. The said part, the day and year above written.
And said. And said. I part, that at the delivery of the critance, in fee simple, of, in a discharged and unincumbered coover: at May will warrant the said part Alborof the first part.	hous gia Haley and Maleis Haley for themselves and makeris, executors or administrators, do
And said	hous gia Haley and Maleis Haley for themselves and make these presents. They are lawfully seized in Their own right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all Taxes. The said part. The said part. The first part has Malereunto set. The said part, the day and year above written.
And said. And said. It part, that at the delivery of the interitance, in fee simple, of, in a discharged and unincumbered assocyer; mat. Will warrant st said part Almost the first part IN WITNESS WHEREOF,	heirs, executors or administrators, do hereby covenant, promise and agree to and with said part. 4 of the these presents. They as lawfully seized in the lawfully one right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and sufficient to the same unto said part. I of the second part here here and assigns, wart. The lawfully claiming or to claim the same. In the lawfully one the same are free, hand the day and year above written. Sign here for the first part has signs, the lawfully flating. The said part flatly.
And said	Lougia Holey of Charles Haley for themselves and agree to and with said part of the these presents. They are lawfully seized in the lawfully seized in the analysis of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all Taxes. It and forever defend the title to the same unto said part of the second part. It is heirs and assigns, bart Melis heirs and all and every person whomsoever, lawfully claiming or to claim the same. By through on the said part of the first part has all hereunto set. They had the day and year above written. Sign here for the said County and State of the said County and St
And said. And said. I part, that at the delivery of the deritance, in fee simple, of, in a discharged and unincumbered a soever; will warrant it said part, also of the first part. IN WITNESS WHEREOF,	Lougia Holey of Charles Haley for themselves and agree to and with said part of the these presents. They are lawfully seized in the lawfully seized in the analysis of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all Taxes. It and forever defend the title to the same unto said part of the second part. It is heirs and assigns, bart Melis heirs and all and every person whomsoever, lawfully claiming or to claim the same. By through on the said part of the first part has all hereunto set. They had the day and year above written. Sign here for the said County and State of the said County and St
part, that at the delivery of the critance, in fee simple, of, in a discharged and unincumbered coever; will warrant as aid part all of the first part IN WITNESS WHEREOF,	Lougia Holey of Charles Haley for themselves and agree to and with said part of the these presents. They are lawfully seized in the lawfully seized in the analysis of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all Taxes. It and forever defend the title to the same unto said part of the second part. It is heirs and assigns, bart Melis heirs and all and every person whomsoever, lawfully claiming or to claim the same. By through on the said part of the first part has all hereunto set. They had the day and year above written. Sign here for the said County and State of the said County and St
And said	July Country, SS. Country, SS
anywise appertaining, forever. And said Mello d part, that at the delivery of the discharged and unincumbered a soever; mat. Mello will warrant st said part Allo of the first part IN WITNESS WHEREOF, TE OF OKLAHOMA Before the day of the first part of the first part IN WITNESS WHEREOF, The OF OKLAHOMA Before the day of the first part of the first part IN WITNESS WHEREOF, The OF OKLAHOMA Before the day of the first part of the first part IN WITNESS WHEREOF,	Low gra Haley and Markey covenant, promise and agree to and with said part good the these presents. They are lawfully seized in Markey own right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all all and every person whomsoever, lawfully claiming or to claim the same. By though on the said part of the first part has all hereunto set. They hand the day and year above written. Sign here below Haley and year above written. Sign here below Haley and for the said County and State, of Markey and the said County and State, of Markey and the said county and state, of the said county and state and the said county and state and the said county and state and the said county
anywise appertaining, forever. And said	Low gia Haley and Maley County, SS. County,
anywise appertaining, forever. And said	Low gra Haley and Markey covenant, promise and agree to and with said part good the these presents. They are lawfully seized in Markey own right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and subject to all all and every person whomsoever, lawfully claiming or to claim the same. By though on the said part of the first part has all hereunto set. They hand the day and year above written. Sign here below Haley and year above written. Sign here below Haley and for the said County and State, of Markey and the said County and State, of Markey and the said county and state, of the said county and state and the said county and state and the said county and state and the said county
And said. And said. I part, that at the delivery of the deritance, in fee simple, of, in a discharged and unincumbered a soever; Mat. Will warrant will warrant it said part. WITNESS WHEREOF, WE OF OKLAHOMA Before the, Solution of the first part. Before the, Solution of the first part. Solution	heirs, executors or administrators, dohereby covenant, promise and agree to and with said part_scof the these presents. They ashavilly seized inheirown right of an absolute and indefeasible estate and to all and singular the above granted and described premises, with the appurtenances; that the same are free, of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and
at Moral Said will warrant to said part About the first part In WITNESS WHEREOF, E OF OKLAHOMA, Before me, John Jay Commission expires. E OF OKLAHOMA, Tulsa of this instrument was filed for	Lougia Haley and March Country, So. Country, SS. Country