The state of the s

THE DIRECTION ASSETT. Seat this	THIS INDENTURE, Made this A. D. 1914, between
Total Conny, with Black of Chihora, of the first part, and R. C. Miletell Black of Business Technological Control of the second part, and the second part and the second part, and the second part and the seco	" Charles 7 Property and Files Parent By on the M. (Market
To have and before the second part. To have and to the second part, the second part, and the second part, the recipie of which is hereby acknowledged, do — by time process Grant, Bargain, Soil and Convey unto the soil part of the second part, the recipie of which is hereby acknowledged, do — by time process Grant, Bargain, Soil and Convey unto the soil part of the second part, the recipie of which is hereby acknowledged, do — by time process Grant, Bargain, Soil and Convey unto the soil part of the second part, the convey of the second part, the second part of Oktobions, towit: The last Haby (22 Sept of Soil May to M. Black Mondales (12) All Managemental Interior of Received Convey of the second part of	Justifica Juliania State Comment of the Comment of
MINESSETH, The said part, MAS, of the first part, in consideration of the sum of. MINESSETH, The said part, MAS, of the first part, in consideration of the sum of. All before and sadigm, all of the Interview described Heal Estate, stanzed in the County of. The hoirs and sadigm, all of the Interview described Heal Estate, stanzed in the County of. The hoirs and sadigm, all of the Interview described Heal Estate, stanzed in the County of. The hour Half (22) feet) of Sold Stafe (D. 1). Black Modellin (12) All Me interpretable (22) feet) of Sold Stafe (D. 1). Black Modellin (12) All Massimum of Massimum of Character (Soldbarra, according to the county of the same therefore to the same the county of the same three county of the same and same three county of the same three same three county of the same three same three county of the same and same three county of the same three sa	Tananananananananananananananananananan
WINNESSETH, The said part Ada of the first part, in consideration of the sum of	Tulsa County, in the State of Oklahoma, of the first part, and
WINNESSETH, The said part Ada of the first part, in consideration of the sum of	R C Miletell also of awasso Turns County 1 Mahmul.
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenement, hereditaments and appurtonances thereunto belonging or in anyvine apperticibility, forerer. And same provided the same provided that the same provided that the same provided and described premises and appurtonances thereunto belonging or in anyvine apperticibility, forerer. And same provided that the delivery of these presents or administrators, do beceby coveragent promise and agree to and with said part of the same are fored in discovering the same are fored in t	of the second part.
the receipt of which is hereby acknowledged, do.— by these presents Grant, Barguin, Sell and Convey unto the said party. of the second part, Alle heirs and assigns, all of the following described Real Estate, situated in the County of. The East Heigh (2.5 feet) of Schotship CO in Block Marketten (12) All the successful him of Real Schotship CO in Block Marketten (12) All the successful him of Real Schotship CO in Block Marketten (12) All the successful him of Real Schotship CO in Block Marketten (12) All the successful him of Real Schotship CO in Block Marketten (12) All the successful him of Real Schotship CO in Block Marketten (12) All the successful him of Real Schotship CO in Block Marketten (12) All the successful him of Real Schotship CO in Block Marketten (12) All the successful him of Real Schotship CO in Block Marketten (12) And said part that as the delivery of these presents May Block — hereby coverant, premise and agrees to and with said part of the exceed part that as the delivery of these presents May Block — the subject of in minimum, with the suprementance, that the same are free, clear, discharged and unincumberate of and from all forner grants, titles, charges, judgments, taxes, assessments and incumberances, of what mature and kind soever; and that Mill warrant and forece officed the title to the same unto said part of the second part. Lock — herits and assigns, against said part Mal of the first part hardet hereunts are Mall and very presen whomstores; hwilly chinting or to claim the same. IN WITNESS WHEREOF, The said part Mal of the first part hardet hereunts are Mall and the same and Mall and the same and All and the same and Mall and the same and deed, for the uses and sprayers described as forth. Starte OF OKLAHOMA. Lock All A. Courty and State, on this Loth All All All All All All All All All Al	WITNESSETH, The said part Also of the first part, in consideration of the sum of
the receipt of which is hereby admonifologed, do.— by these presents Grant, Bargain, Sell and Convey unto the said party. of the second part, Alex. here and assigns, all of the following described Real Enters, slinated in the County of Judge. All the Gast Health (2.5 feet) of Statushy CO in Relaced Meastern (2.2 feet) of Statushy CO in Relac	one bollar DOLLARS,
heirs and assigns, all of the following described Real Estate, situated in the County et. The Law State (25 feet) of Scholars, CO in Block Mindletin (12) All the street feated heter, of always and shaden a secondary A. Met. Differentially, forever, And total problem, of the delivery of these presents of indications, in the singular the tenements, hereditaments and appurtunances thereanto belonging or in anywise apportaining, forever. And total Philips of the forest feater for the presents of the singular that the delivery of these presents [Mig. 102	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the teaments, hereditaneous and apportenances thereased belonging or in anywise apportanting, forever. And said. And the please of the form form of the said of the first part said and singular the teaments, hereditaneous and apportenances that the according for the said of the first part said and said and said and the said to said the said of the first part said and said said said and said said said said said said said sai	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereinto belonging or in anywise apportaining, forever. And stall. All the best presents for form. And stall a fellows fore the free form. And stall a fellows forever and the presents filling. All most presents for inheritance, in fee simple, of, in and to all and singular the above granted and decreted pennises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former grants, title, charges, independs, taxes, assessments and incumbrances, of what nature and that May will warrant and forever defend the title to the same unto said party. In WITNESS WHEREOF, The said part/LL. of the first part has been been allowed by the appurtenances. Sign here Sign here STATE OF OKLAHOMA. Tulla Courty, SS. Before no May May 188 Most of the said court of the same as Mally. free deletical persons. Who executed the within side of stall and said the said of the said and so the said country and State, on this. STATE OF OKLAHOMA. Tulla Courty, SS. Before no May 188 Most of the first part may be suffered by the said of the said country and State, on this. Sign here. Sign here	heirs and assigns, an of the following described Real Estate, situated in the County of
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in unwise apportaining forever. And said. Plattice of the first fact for the first fact for the first fact of the second part in at the delivery of these presents Hilled. Del. Investigate the American of the second part in at the delivery of these presents Hilled. Del. Investigate the American of the second part in at the delivery of these presents Hilled. Del. Investigate the American of the second part in the same are free, clear, discharged and unincumbered of and from all former grants, files, charges, judgments, taxes, assessments and incumbrances, of what nature and kind socrety. and that. It will warrant and forever defend the file to the same unto said part of the second part. And here here the same are free, learned that the same are free, better and all and every person whomsover, lavingly claiming or to claim the same. IN WITNESS WHEREOF, The said part All. of the first part in a Assessments and many considered and the same	그게 많았다. 이 사람들 것은데 그런데 하는 점에 가는 심는 사람들이 되고 있다. 이 사람들은 전에 살아 있는데 그는 것이 되는 것 같습니다.
TO HAVE AND TO HOLD THE SAIIE, Together with all and singular the tenements, hereditaments and apportenances thereunto belonging or in anywise apportaining, forceer. And said. PROBLES AND TO HOLD THE SAIIE, Together with all and singular the tenements, hereditaments and apportenances thereunto belonging or in anywise apportaining, forceer. And said. PROBLES AND TO HOLD THE SAIIE, Together with all and singular the tenements, promise and agree to and with said party of the Andrew content of the property of the property of the property of the property of the second part, in the delivery of these presents [High. Ball.] Lawfully soired in [Hilled]. Own right of an absolute and indefensible elate 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, littles, charges, judgments, taxes, assessments and incumbrances, of what nature and kind socret; and that [Mile] will warrant and forever defend the tide to the same unto said party of the second part. And heirs and assigns, against said partitles, will warrant and forever defend the tide to the same unto said party of the second part. And heirs and assigns, against said partitles, will warrant and forever defend the tide to the same unto said party. IN WITNESS WHEREOF, The said part. And of the first part hards. Thereunto set [Mile] hards. The analysis of the said country and State, on this. Sign here. Sign here. Sign here. Sign here. PROSELL J. BRANCES STATE OF OKLAHOMA, See Lat. A Notery Public in and for the said Country and State, on this. Mile] have been defended by the work occurred the within said party and defendence and voluntary act and deed, for the uses and purposes therein set forth. All Blances and countery act and deed, for the uses and purposes therein set forth. My connection expires.	The East- Half (25 peet of Lot Sig (D) SII Block Mineteen (19)
TO HAVE AND TO HOLD THIS SAME, Together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in anywise apportanting, forever. And said. Parties. And said. Parties. And said. Parties. I here of the presents flow, the first part has been granted and described premise, with the appartenances; that the second part, that at the delivery of these presents flow. All said and singular the above granted and described premise, with the appartenances; that the same are free, clear, discharged and unincumbered of and from all former grants, likes, charges, indepents, txee, assessments and incontractes, of what nature and kind soever; and that foreign and the first part. The said parties. IN WITNESS WHEREOF, The said parties. Sign here. Parties of OKLAHOMA, Mallell. STATE OF OKLAHOMA, Mallell. Courstr, SS. Before me. The mallellell. STATE OF OKLAHOMA, Mallellell. Mallellellellellellellellellellellellelle	The state of the s
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in anywise appertaining, forover. And said. Platter Miles Life for Man Hold Life for the second part, that is the delivery of these presents. Miles Life Lievishous or administrators, do.—Lieroby covenant, promise and agree to and with said part Life for Miles accord part, that at the delivery of these presents. Miles Lievishous, in fee simple, od, in and to all and singular the above granted and described premise, with the appartenances; that the same are free, clear, discharged and unbincumbered of and from all former grants, thites, charges, judgments, taxes, assessments and incumbrances, of what nature and kind soever; and that Mily will warrant and forever defend the title to the same unto said part of the second part. Lie Lie and assigns, against said part Lie Andrew Lie and the way person whomeover, lawfully delining or to claim to miles or to claim them. IN WITNESS WHEREROF, The said part Man. Of the first part hands hereunto set. Miles. Lie Annot Lie and Lie an	111 The inversporated hown of Cheaser Oklahoma according to the
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in anywise appertaining, forever. And said. Bellies of the fast fast fast fast fast fast fast fast	The state of the s
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appartenances thereunto belonging or in anywise appertaining, forever. And said. Bellies of the fast fast fast fast fast fast fast fast	Sovernsient-Survey Mercap
or in anywise appertaining, forever. And said plantes of the first fast for hereby covenant, promise and agree to and with said part to the second part, that at the delivery of these presents the first part lawfully seized in the delivery of these presents 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 the first part and forever defend the title to the same unto said part to the second part the same. IN WITNESS WHEREOF, The said part the first part hap the	
or in anywise appertaining, forever. And said plantes of the first fast for hereby covenant, promise and agree to and with said part to the second part, that at the delivery of these presents the first part lawfully seized in the delivery of these presents 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 the first part and forever defend the title to the same unto said part to the second part the same. IN WITNESS WHEREOF, The said part the first part hap the	The contraction of the contracti
or in anywise appertaining, forever. And said plantes of the first fast for hereby covenant, promise and agree to and with said part to the second part, that at the delivery of these presents the first part lawfully seized in the delivery of these presents 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 the first part and forever defend the title to the same unto said part to the second part the same. IN WITNESS WHEREOF, The said part the first part hap the	THE RELEASE OF THE PROPERTY OF
or in anywise appertaining, forever. And said plantes of the first fast for hereby covenant, promise and agree to and with said part to the second part, that at the delivery of these presents filter and lawfully seized in filed own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the 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 fifty will warrant and forever defend the title to the same unto said part to the second part field heirs and assigns, against said part flow of the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part flow of the first part happened from the said County and State, on this flow flow for the said County and State, and for the said County and State, on this first part for the first part happened from the said County and State, and for the said County	A STATE OF THE PARTY OF THE PAR
or in anywise appertaining, forever. And said plates of the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form their second part, that at the delivery of these presents. It to 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 It to will warrant and forever defend the title to the same unto said part of the second part. It is heirs and assigns, against said part Aldo of the first part had every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Aldo of the first part had the remove the remove the remove the said County and State, on this. Sign here. Sign here. Sign here. Jasaness STATE OF OKLAHOMA, Julaa County, SS. Before me. Ald Add the said County and State, on this. Aday of May and the remove the first part had the remove the first part had the remove the rem	
or in anywise appertaining, forever. And said plates of the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form their second part, that at the delivery of these presents. It to 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 It to will warrant and forever defend the title to the same unto said part of the second part. It is heirs and assigns, against said part Aldo of the first part had every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Aldo of the first part had the remove the remove the remove the said County and State, on this. Sign here. Sign here. Sign here. Jasaness STATE OF OKLAHOMA, Julaa County, SS. Before me. Ald Add the said County and State, on this. Aday of May and the remove the first part had the remove the first part had the remove the rem	AND THE PROPERTY OF THE PROPER
or in anywise appertaining, forever. And said plates of the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form their second part, that at the delivery of these presents. It to 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 It to will warrant and forever defend the title to the same unto said part of the second part. It is heirs and assigns, against said part Aldo of the first part had every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Aldo of the first part had the remove the remove the remove the said County and State, on this. Sign here. Sign here. Sign here. Jasaness STATE OF OKLAHOMA, Julaa County, SS. Before me. Ald Add the said County and State, on this. Aday of May and the remove the first part had the remove the first part had the remove the rem	Martin and the control of the contro
or in anywise appertaining, forever. And said plates of the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form their second part, that at the delivery of these presents. It to 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 It to will warrant and forever defend the title to the same unto said part of the second part. It is heirs and assigns, against said part Aldo of the first part had every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Aldo of the first part had the remove the remove the remove the said County and State, on this. Sign here. Sign here. Sign here. Jasaness STATE OF OKLAHOMA, Julaa County, SS. Before me. Ald Add the said County and State, on this. Aday of May and the remove the first part had the remove the first part had the remove the rem	The second of th
or in anywise appertaining, forever. And said plates of the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form their second part, that at the delivery of these presents. It to 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 It to will warrant and forever defend the title to the same unto said part of the second part. It is heirs and assigns, against said part Aldo of the first part had every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Aldo of the first part had the remove the remove the remove the said County and State, on this. Sign here. Sign here. Sign here. Jasaness STATE OF OKLAHOMA, Julaa County, SS. Before me. Ald Add the said County and State, on this. Aday of May and the remove the first part had the remove the first part had the remove the rem	
or in anywise appertaining, forever. And said plates of the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form their second part, that at the delivery of these presents. It to 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 It to will warrant and forever defend the title to the same unto said part of the second part. It is heirs and assigns, against said part Aldo of the first part had every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Aldo of the first part had the remove the remove the remove the said County and State, on this. Sign here. Sign here. Sign here. Jasaness STATE OF OKLAHOMA, Julaa County, SS. Before me. Ald Add the said County and State, on this. Aday of May and the remove the first part had the remove the first part had the remove the rem	
or in anywise appertaining, forever. And said. PARTERS AND Security of the form the said. And said. PARTERS AND Security of the services or administrators, do	A CONTROL OF THE PROPERTY OF T
or in anywise appertaining, forever. And said plates of the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form theirs, executors or administrators, do hereby covenant, promise and agree to and with said part the form their second part, that at the delivery of these presents. It to 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 It to will warrant and forever defend the title to the same unto said part of the second part. It is heirs and assigns, against said part Aldo of the first part had every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Aldo of the first part had the remove the remove the remove the said County and State, on this. Sign here. Sign here. Sign here. Jasaness STATE OF OKLAHOMA, Julaa County, SS. Before me. Ald Add the said County and State, on this. Aday of May and the remove the first part had the remove the first part had the remove the rem	ALL CONTROL OF THE PROPERTY OF
or in anywise appertaining, forever. And said plantes of the first fast for hereby covenant, promise and agree to and with said part to the second part, that at the delivery of these presents filter and lawfully seized in filed own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the 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 fifty will warrant and forever defend the title to the same unto said part to the second part field heirs and assigns, against said part flow of the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part flow of the first part happened from the said County and State, on this flow flow for the said County and State, and for the said County and State, on this first part for the first part happened from the said County and State, and for the said County	A STATE OF THE PROPERTY OF THE
or in anywise appertaining, forever. And said plantes of the first fast for hereby covenant, promise and agree to and with said part to the second part, that at the delivery of these presents the first part lawfully seized in the delivery of these presents 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 the first part and forever defend the title to the same unto said part to the second part the same. IN WITNESS WHEREOF, The said part the first part hap the	AND AND THE PROPERTY OF THE PR
or in anywise appertaining, forever. And said plantes of the first fast for hereby covenant, promise and agree to and with said part to the second part, that at the delivery of these presents the first part lawfully seized in the delivery of these presents 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 the first part and forever defend the title to the same unto said part to the second part the same. IN WITNESS WHEREOF, The said part the first part hap the	
or in anywise appertaining, forever. And said. PRICES A The first past for. And said. PRICES A The first past for. And said. PRICES A The first part land to see free ents. Miley and land 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. Miley will warrant and forever defend the title to the same unto said part of the second part. IN WITNESS WHEREOF, The said part also of the first part has been supposed by the first part by the first part has been supposed by the first part by the first part has been supposed by the first part by	A CONTROL OF THE PROPERTY OF T
And said for heirs, executors or administrators, do hereby covenant, promise and agree to and with said part in the second part, that at the delivery of these presents filter. As I have always level in filters own right of an absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and singular the above granted and described premises, with the 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 fifty will warrant and forever defend the title to the same unto said part of the second part. In heirs and assigns, against said part flow. The first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part flow of the first part has been and flow and year above written. Sign here Jaseph J Barnes STATE OF OKLAHOMA, Julsa County, SS. Before me, The said county and State, on this day of flow of the said County and State, and the same as flow, free and voluntary act and deed, for the uses and sorregoing instrument, and acknowledged to me that flow executed the same as flow, free and voluntary act and deed, for the uses and superposes therein set forth. My commission expires. Sell 5 — 1815 — "Received the same as flow, free and voluntary act and deed, for the uses and Notary Public."	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging
second part, that at the delivery of these presents Mal lawfully seized in Med on 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 May will warrant and forever defend the title to the same unto said part to the second part. It heirs and assigns, against said part Als of the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Als of the first part has the	as it assumes assarbining forever
second part, that at the delivery of these presents Mal lawfully seized in Med on 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 May will warrant and forever defend the title to the same unto said part to the second part. It heirs and assigns, against said part Als of the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Als of the first part has the	And said parties of the first-fast
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 May will warrant and foreyer defend the title to the same unto said part of the second part. It is heirs and assigns, against said part Als of the first part. heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Als of the first part have hereunto set. May hand the day and year above written. Sign here. Jascht J Barries STATE OF OKLAHOMA, Julsa County, SS. Before me, Mile Marries his granted and speared for the said County and State, on this day of May 1914 personally appeared for me known to be the identical person. In and advanced the within and advergeing instrument, and acknowledged to me that May executed the same as Miles free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires. All 15 - 1815 executed the same as May My commission expires.	for heirs, executors or administrators, do hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to and with said part, 42 hereby covenant, promise and agree to an absolute and independent part, 42 hereby covenant, promise and agree to an absolute and independent part, 42 hereby covenant, promise and agree to an absolute and agree to a said part, 42 hereby covenant, promise and agree to an absolute and agree to a said part, 42 hereby covenant, promise and agree to an advertise and agree to a said part, 42 hereby covenant, and 42 hereby covenant agree to a said part, 42
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 May will warrant and forever defend the title to the same unto said part of the second part. In heirs and assigns, against said part Alo of the first part. heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Alo of the first part have hereunto set. May hand It the day and year above written. Sign here. Sign here. Grach J. Barnes STATE OF OKLAHOMA, Julsa County, SS. Before me, Mit Mendersugued and a Notary Public in and for the said County and State, on this day of May personally appeared Gasem J. Barnes and Ella Barnes has profes to me known to be the identical person. In the within and purposes therein set forth. My commission expires. All 15 — 1815 — executed the same as May Januard Hayden. Notary Public.	
and that May will warrant and forever defend the title to the same unto said part of the second part. In heirs and assigns, against said part Med. of the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Med. of the first part had the fir	clear discharged and unincumbered of and from all former grants, titles, charges, judgments, taxes, assessments and incumbrances, of what nature and
against said part Als. of the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Als. of the first part ha Als. hereunto set Allein hand P. the day and year above written. Sign here. JESON J Barries Ella Barries STATE OF OKLAHOMA, Julsa County, SS. Before me Alle Level der signed not this wife personally appeared goseph J Barries and Larries his part he first part ha Allein hereunto set Allein hand P. the day and year above written. Sign here. JESON J Barries And Gounty and State, on this wife to me known to be the identical personal who executed the within and foregoing instrument, and acknowledged to me that Alley executed the same as Allein free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires. All 15 - 1815 -	
against said part Ald. of the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part Ald. of the first part ha Ald. hereunto set Alden hand P. the day and year above written. Sign here. Sign here. Sign here. STATE OF OKLAHOMA, Julsa. County, SS. Before me. Aldersigned personally appeared, a Notary Public in and for the said County and State, on this. Ald ald of May of 1914 personally appeared. County and State, and and Ella Painles his suife to me known to be the identical personal who executed the within and aforegoing instrument, and acknowledged to me that Alter executed the same as Alters free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires. All 15 - 181	
Sign here	and that
STATE OF OKLAHOMA, Julsa County, SS. Before me, Mile accidensigned and 1914 personally appeared. County and State, on this day of May 1914 personally appeared. County and State, and County appeared. County and State, and County and State, and County appeared. County appeared. County and State, and County appeared. County appeared. County and State, and County appeared. County and State, and County appeared. County appeared. County and State, and County appeared. County and State, and County appeared. County appeared. County and State, and County appeared. County a	against said part Ald of the first part heirs and all and every person whomsoever, lawfully claiming or to claim the same.
STATE OF OKLAHOMA, Julsa County, SS. Before me Ita unidersigned , a Notary Public in and for the said County and State, on this day of Maries and 1914 personally appeared Josephi J. Barnes and Ella Barnes his mife to me known to be the identical person-S who executed the within and eforegoing instrument, and acknowledged to me that May executed the same as Meen free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires Lee 1815—1815— My commission expires Lee 1815—1815— Notary Public.	의 하는 사람이다. 이 사용을 다는 한국으로 이 회사를 받는 이 하는 사람들이 가지만 하는 것이다. 그는 사람들이 되는 사람들이 다른 사람들이다.
STATE OF OKLAHOMA, Julsa. County, SS. Before me, Musicaris greed and state, on this day of May 1914 personally appeared Gosephi J. Barries and Ella Barries his suife to me known to be the identical person. who executed the within and coregoing instrument, and acknowledged to me that May executed the same as Main free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires Stell 5 - 18/3 - Notary Public.	
STATE OF OKLAHOMA, Julsa. County, SS. Before me, Musicaris greed and state, on this day of May 1914 personally appeared Gosephi J. Barries and Ella Barries his suife to me known to be the identical person. who executed the within and coregoing instrument, and acknowledged to me that May executed the same as Main free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires Stell 5 - 18/3 - Notary Public.	Gosoffi J Barries
STATE OF OKLAHOMA, Julsa County, SS. Before me, Muchaniqued and State, on this day of May 2 1914 personally appeared Gosephi T. Barnes and Ella Barnes his suife to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that May executed the same as Main free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires All 15 - 18/3 - Notary Public.	Ella Barnes
Before me, Mular signed and State, on this day of May 1914 personally appeared Gosephi J Barnes and state, on this day of May 1914 personally appeared Gosephi J Barnes and and Ella Barnes lies wife to me known to be the identical persons who executed the within and aforegoing instrument, and acknowledged to me that Atteg executed the same as Their free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires Lel 15 - 1815 Seal Hayward Haydon Notary Public.	
and	STATE OF OKLAHOMA, County, SS. Notary Public in and for the said County and State
and	on this 6th day of Man 1914 personally appeared Costali J Barnes
and Cla Harries his Muste to me known to be the identical person. S. who executed the within and corregoing instrument, and acknowledged to me that Alter executed the same as Meen free and voluntary act and deed, for the uses and purposes therein set forth. My commission expires All 15-1815 (Seal) Hayward Haydon. Notary Public.	OH DIED THE
purposes therein set forth. My commission expires	to me known to be the identical person S. who executed the within and
My commission expires All 15-1915	cloregoing instrument, and acknowledged to me that
My commission expires	
STATE OF OKLAHOMA, Tursa County, SS. This instrument was filed for record on the day of May A. D. 1914, at 2 c'clock R. M. and duly recorded in Book on page Fee, \$ advance. Above and Deputy (Seal) Lewis Cline Register of Deeds.	My commission expires All 15 - 1815 Notary Public.
STATE OF OKINIOMA, TURSA COUNTY, SS. This instrument was filed for record on the day of 11 Ry A. D. 1914, at 2 o'clock R M, and duly recorded in Book on page Fee, \$ in advance. Observed Seal) Lewis (Clinic Register of Deeds.	The state of the s
This instance was filed for record on the day of A.D. 1914, at Clock R. M. and duly recorded in Book on page. Fee, \$ hadvance. Seal) Lewis (Clinical Register of Deeds.	STATE OF OKLAHOMA, Tulsa County, SS.
Obweauer Ochuty (Seal) Lewis Clinic Register of Deeds.	This instances was filed for record on the day of A. D. 1914, at o'clock
Assurances Deputy Register of Deeds.	M. and duly recorded in Book on page (Soal) Louis Coline
記念 (Castalaga Wing of Castalaga Castalaga Castalaga Castalaga Castalaga Castalaga Castalaga Castalaga Castalaga	Register of Deeds.