This Indenture, Made this Ithe day of Italian of Italian	A. D. 195, between
J. S. Downson of Tiles	County, in the State
of Oklahoma, of the first part, and Frank Limited	
WITNESSETH, The said partof the first part, in consideration of the sun	of the second part,
Two Learned Affily	
the receipt whereof is hereby acknowledged, do by these presents Grant, Bargai	n, Sell and Convey unto the said
part of the second part, Lie heirs and assigns, all of the following descriptions	ibed real estate, situated in the
County of Italia and State of Oklahoma, to-wit:	
The north sixty one (61) feet of let two (2)	
of Highlands addition to Tuka Oke	lakoma"
- according to the plat though felled and	an garanta a santa an ara-ara-ara-ara-ara-ara-ara-ara-ara-ara
	en de la companya de La companya de la co
the Office of the Recorder in and for to	he bounty of
Tuled and State of Oklahomas	
num and with of extransitions	
	en e
TO HAVE AND TO HOLD THE SAME, Together with all and singular th	e tenements, hereditaments and
appurtenances thereunto belonging or in anywise appertaining, forever.	
And said fit. Bowne	for List
And said fifth. Bournes heirs, executors or administrators, do hereby covenant, promise and agree to	o and with said parting of the
And said fifthe Brown in the leave to second part, that at the delivery of these presents he lawfully seiz	sed in settle pure of the
And said fif. Bowers heirs, executors or administrators, do hereby covenant, promise and agree to	ed in own right of an and singular the above granted
And said Side Security Security Security of administrators, do hereby covenant, promise and agree to second part, that at the delivery of these presents the lawfully seize absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and described premises, with the appurtenances; that the same are free, clear, did and from all former grants, titles, charges, judgments, taxes, assessments, and in	and singular the above granted scharged and unincumbered of cumbrances of what nature and
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heirs, executors or administrators, do hereby covenant, promise and agree to second part, that at the delivery of these presents have a lawfully seize absolute and indefeasible estate of inheritance, in fee simple, of, in and to all and described premises, with the appurtenances; that the same are free, clear, die and from all former grants, titles, charges, judgments, taxes, assessments, and in loind soever will warrant and forever defend the title to the same un part, heirs and assigns, against said part of the first part, whomsoever lawfully claiming or to claim the same. IN WITNESS WHEREOF, The said part of the first part has hereunto and year first above written. (Sign here) STATE OF OKLAHOMA, see in and for said County and State, on this foregoing instrument, and acknowledged to me that the case of the same as the uses and purposes therein set forth. My commission expires Mandellall	a day of March and deed, for the and voluntary act and deed, for the and voluntary act and deed, for
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