This Indenture, Made this 29 the day of May	A. D. 1925., between
Enna Bough nee Childre and the hurs and Rachel Bough nee Children of Tule of Oklahoma, of the first part, and Charles Page	fand willen Brugh
and Rachel Bough, new Children of Tell	County, in the State
f Oklahoma, of the first part, and Charles Lage	
те и подравном и подновном размеровном виденти на подном на подно	of the second part,
WITNESSETH, The said part Les of the first part, in consideration of the su	in of
Twelve Sundred and fifty dollars	and DOLLARS,
ne receipt whereof is hereby acknowledged, do by these presents Grant, Barga	in, Sell and Convey unto the said
art of the second part, Lee's heirs and assigns, all of the following desc	
ounty of Tulea and State of Oklahoma, to-wit:	
The morthwest quarter of section 19- to	washib Krusth
The second of th	
Parge 14 east, containing 160 acres	moreorilese
nd being theallotment of Maggie & Siells	lers, deceased
reconstruction of the contract	
and and the control of the control 	and the second of the second o
a security that the second of	and the second of the second o
and the contraction of the contr	
	* .
entente de la composition della composition dell	
TO HAVE AND TO HOLD THE SAME, Together with all and singular to pourtenances thereunto belonging or in anywise appertaining, forever.	hel Bough nee Blillers
opurtenances thereunto belonging or in anywise appertaining, forever. And said fine Bright recollection that Line field langer eirs, executors or administrators, do hereby covenant, promise and agree to	hel Bouck rece blilders faut, for Ittle?
ppurtenances thereunto belonging or in anywise appertaining, forever. And said from Drugh recording the Konton further Register and agree to be comed part, that at the delivery of these presents Hely 2002 lawfully sei	to and with said part of the red in their own right of an
opurtenances thereunto belonging or in anywise appertaining, forever. And said Englished Full College Flee Leader of Europe eirs, executors or administrators, do hereby covenant, promise and agree of econd part, that at the delivery of these presents Hereby College boolute and indefeasible estate of inheritance, in fee simple, of, in and to all	to and with said part, of the ized in Their own right of an and singular the above granted
ppurtenances thereunto belonging or in anywise appertaining, forever.	to and with said part of the ized in the own right of an and singular the above granted ischarged and unincumbered of
appurtenances thereunto belonging or in anywise appertaining, forever. And said the Break recorded the Science of the series, executors or administrators, do hereby covenant, promise and agree to excond part, that at the delivery of these presents Hereby covenant, lawfully seing brother 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, and from all former grants, titles, charges, judgments, taxes, assessments, and in the soever	to and with said part of the ized in the own right of an and singular the above granted ischarged and unincumbered of neumbrances of what nature and
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And said the Bright William the Lings of the same are free, clear, day and the same are free, clear, day and described premises, with the appurtenances; that the same are free, clear, day and from all former grants, titles, charges, judgments, taxes, assessments, and in	to and with said part of the zed in the own right of an and singular the above granted ischarged and unincumbered of neumbrances of what nature and into said part of the second
And said the Break Well Warrant and forever defend the title to the same until heirs and assigns, against said part Wall worth.	to and with said part of the zed in the own right of an and singular the above granted ischarged and unincumbered of neumbrances of what nature and the said part of the second heirs, and all and every person
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And said for Decel New College of in anywise appertaining, forever. And said for Decel New College Flex Flex Line of the Line of the same and agree of the same and indefeasible estate of inheritance, in fee simple, of, in and to all add described premises, with the appurtenances; that the same are free, clear, do not from all former grants, titles, charges, judgments, taxes, assessments, and in and soever will warrant and forever defend the title to the same with that the first part, of the first part, of the first part, of the same with the same are free of the first part, of the first part has a formative of the first part has a formative of the first part has a forever defend the title to the same with the same. IN WITNESS WHEREOF, The said part is of the first part has a forever defend the title to the same and year first above written. (Sign here)	to and with said part of the zed in the own right of an and singular the above granted ischarged and unincumbered of incumbrances of what nature and into said part of the second heirs, and all and every person o set the change.
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