FROM	STATE OF OKLAHOMA,	
tage of the construction of the second secon	on the 2 day of Dec. AD. 1920 at 4	Transition of the last of the
το	o'clock M., and duly recorded in Vol. of at page	
	Eleali) NO Walkley Register of Deeds.	e un mensen
	By Deputy.	
ant properties (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		
This Indenture, Made this	Low day of Hatarder in the year of our Lord One Thousand Nine Hundred and Cult (Well and Comments) and Charles	
by and between Calada	at the Country of Jeffeld and State of Oklahama next effect the first part and	
	part of the second part, for and in consideration of the sum of	
Une Te	Dollars, to blessed in hand paid, by the said part	
	dged, hagranted, bargained and sold, and by these presents dogrant, bargain, sell, convey and confirm,heirs and assigns, forever, all of the following described tractpieceor parcelof land lying and situate	
the County of Texas and	State of Oklahoma, to-wit:	
The senter fifty (50) feet	flot four (4) Block eighty me (8) in the Gity of by the Government plat and survey.	
Tulsal as is shown	by the Government plat and survey.	
		9
teranda para mendelara anda anda anda anda anda angan angan angan an angan angan anda anda		
an anaganga ay sa ali sa sindaga ka sa sa anagan maka na anagan sa sandagan kanagan na managa ay sa sa sa sa s		
galangang a district the paragraph of the second se		
TO HAVE AND TO HOLD THE SAME, With all an	d singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and	
rights of homestead exemption, unto the said part	of the second part, and to the first part of the lawful owner of the premises a of inheritance therein, free and clear of all incumbrances, and that will warrant and defend the	
no in the aniet and peaceable prospector of earl	the second part 2 Cox	
PROVIDED ALWAYS, And this instrument is made FIRST: Said Melly Little (net Alsta	versons whomsoever: be executed and delivered upon the following conditions to-wit: Milly and believed Little wefe and hundred	
tly indebted unto the said part of the second part	in the principal sum of	
d navable according to the tenor and effect of	second part, to the said first titles of the first to further certain negotiable promissory note	
livered by the said	bearing date very after date, at July Children	
th interest thereon from date until maturity, at we can and the and	day of day in each year, and day of per cent per annum after maturity, the installments of interest tached to said principal note of the day of day o	
the order of said & Grewson	At the state of th	
provements on said land insured in some responsible fire olders, the policy to be made navable to the holder hered	ito pay all taxes and assessments on said lands and premises when the same are due, and to keep all buildings and be insurance company, to the satisfaction of the holder hereof in the sum of the control of the part is a additional security to this loan and if the taxes or insurance premiums are not paid when due, by the part of this mortgage shall be security also for such payments, with interest thereon at the rate of 12 per cent per of this mortgage shall be security also for such payments, with interest thereon at the rate of 12 per cent per of the said care and expense of collecting said insurance if loss occurs. The control of the said promises are pledged to the holder hereof as additional collateral security holder is entitled to the possession thereof by receiver or otherwise. In the maker of said noteshall fail to pay the principal or interest of said note or any part thereof as issurance premiums, as they become due or to comply with any of the foregoing covenants, the whole sum of money one due and payable at once, and without notice. Dellars shall be added which this mortgage also secures.	
the first part, the holder hereof may pay the same, as num and the first part assume	nd this mortgage shall be security also for such payments, with interest thereon at the rate of 12 per cent per of proofs and care and expense of collecting said insurance if loss occurs.	
mmit or allow any waste on said premises. FOURTH: In case of default in any of the covenant	shereof, the rents and profits of the said premises are pledged to the holder hereof as additional collateral security	100
r me payment of the moneys herein montioned, and the FIFLE: Said part—essof the first part agree—the e same become due or any of the taxes, assessments or i	notage is enduced to the possession defect by receiver or otherwise. In the makerof said noteshall fail to pay the principal or interest of said noteor any part thereof as a surance premiums, as they become due or to comply with any of the foregoing covenants, the whole sum of money	
reby secured shall at the option of the holder hereof bec The said part Lean, of the first part, shall pay all ex	ome due and payable at once, and without notice, penses of collecting the insurance, and in the event action is brought to foreclose this mortgage or recover on the	
surance policy, a reasonable attorney's fee of not less t And that the said part ∠≪of the first part, for saic emption and stay laws of the State of Oklahoma.	han Dollars shall be added, which, his mortgage also secures. I consideration, do the hereby expressly waive an appraisement of said real estate and all benefit of the homestead eyance to be void otherwise of full force and virtue. of the first part Late hereinto subscribed have an appraisement of an affixed the benefit of the day	
The foregoing conditions being performed, this conv IN TESTIMONY WHEREOF, The said part.	eyance to be void otherwise of full force and virtue. If the first part Leanning hereinto subscribed Land names and affixed There seals on the day	
d year first above mentioned. Executed and delivered in the presence of		
A.E. Oakeman	Weblad Little (seel Blefandler)	-
Aline of al	The hand of the the the the transmission of the	
Coursey & Whowever	Con C. V. S. Filt on V.	
STATE OF OKLAHOMA, Ss. Before on this	me, Cally Vaugh, at Stotary Valled in and for said County and State, 20 day of November 1905 personally appeared Adda Lettel	
ue alexander) and Claur E.	Little te fe at huseland to me known to be the identical person who executed the within and	And the second
regoing instrument, and acknowledged to me that	executed the same as There and voluntary act and deed for the uses and purposes therein set forth.	
My commission expires Vee 1	19. Level Thotaly Custian	
		.
Specification of the contraction		
. 1915. Daga kanangan daga sa kanangan sa		
The second secon	randon i presidinto i se e del come esta de la las respensas de la las estas entre la finarción el come de la come d	11. 9