(CENER A BUWAVERVAND'S DISED) WITH BELINGUISINGENT OF DAWER

THIS INDENTURE, Made and entered into this 12 day of March by and between Mancy Atting - Jabam and Calvin Jahm, her his band, beis at the part of part in part in or the first part, and Mathing atting - the part in or the first part, and Mathing her atting -Ormalga, J.J. WITNESSETH. That that like said parts 12 of the first (art, for and in consideration of the st One dollar rother valuable considerations. to; in hand paid, the receipt of which is hereby ack dala hereby grant, bargan, sell, convey and confirm unto the said part finance of the second part the following described real estate and pre-Muskogee or Creek Nation, and within the limits of the Indian Territory, to wit: Lat seven of section elevens to const Liften Lownhip sisten) any ell mart alter Most in the Statt Bight in July relation thing for statt Bight in the first an David sleven Staty 13 ange elevent, serve of Staty 13 Soutin Range thirting, and ne lig of 10 14 see, higher of 20 14 see, thirty four, two istern, Range ellow, mit 1, 20 Jour the station lange flow, but higher they of new field cont for the Mither State for the section for the section of new proton the state for the section for the section of new proton the section the section for the section with Alation there of the section of the section of the Such as flow n. Range Eleven, Each together with all the improvements thereon, and the appartenances and immunities thereun o belonging or in an wise appertaining have and to hold the aforegranted premises To the said Destanced of thereas ad successors, in fee simple forever; and the said maney atkins - Laborn & Calum Laborn, her rs fuction for Muselulo and AM heirs, executors and tors do covenant with the they are from all incompression and assigns, that welch lawfully seized in fee of the sto they are from all incompression and convey the same to said wathanil alterna as aforesaid: and that we much and a store and and the nathaniel atking and his beirs, successors and assigns, that what lawfully seized in fee of the aloregranted premises; that If alternate and said and that the will and successors, heirs, executors and administrators shall warrant and de-ne to the said nathunsh, alking sors and assigns forever against the lawfu' claims and demands of all persons. his heirs nency athing Johan & catooca, J. T. wite of sale Calver Laborn ., for and in consideration of the said sum of money, do hereby release and relinguish unto the said part get of the record part all my right of dower and homestead in on IN WITNESS WHEREOF, the said part 10. . . of the first part there berevato set there have defand seal she day and ) ear first above written. new by athin Jaborn 6 Telecul ......(SBAL) Witnesses Witnessess Witnessen (SBAL) R. satte. (SBAL) UNITED STATES OF AMERICA. INDIAN TEREITORY, WESTERN JUDICIAN DISTRICT. | eo: BE IT REMEMBERED. That on this day came before me, the undersigned, a Notary Public within and for the Western Judicial District of the Indian Terri-grantors, and stated that find indexecuted the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify. olustarily appeard before me, the said nevery atkins Laborn nd I further certify that on the same day also w Calvin Laborn \_, to me well known to be the person whose na ne appears upon the within and foregoing deed, e of her said husband, declared that she had o her own fee will, executed said deet, and signed and sealed the relinguishment of domer and homed in the foregoing deed for the consideration and purposes therein contained and set forth, with a compution or and us faile ce of her said husb nd≓ Notary Public Ny commission expires May 11\_ if D We commission of the second of