## COMPARED SOO 323 GH THE THE REST DEPARTS ABOUT CG., SHARRE, DEC.

| THIS INDENTUR                  | E, Made this 26  |  |  |  |   |
|--------------------------------|--|--|--|--|---|
| Charles                        | Gilbert & Je   | ennie Gilbert Hu   | shand and wife.  | ***************************************  |   |
| Tulsa                          | Coun   | ity, in the State of Oklahome  | , party of the first part, and   | ***************************************  | ***************************************   |
| Irene 3.Kiek                   |  |  |  |  |   |
| WITNESSETH:                    |  |  | £ 00/100   |  |   |
|                                |  |  |  |  |   |
| e receipt whereof is h         | ereby acknowledged, s  | said parti.O.E of the first 1  | part, do by these presents, gr<br>g described real estate, situated  | ant, bargain, sell and conve   | unto said party   |
|                                |  |  |  |  |   |
|                                | All of Lot   | Five (5) and the   | North Twenty & on  | e half feet of .   | Lot Six,  |
|                                | (6) in Bloc  | k Trenty One (2)   | L) in Burgess Hill   | addition to the  | city  |
|                                | of Tulss.Tu  | ilsa Jounty, Ckla  | . according to the   | recorded plat  | hereof.   |
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|                                |  | INTERNAL   | REVENUE  |  |   |
|                                |  | INTERNAL   |  |  |   |
|                                |  | Bennyaran de Kanppresend des   | Cancelled  |  |   |
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| And said                       | First parti nistrators, do her that they a   | es their reby covenant, promise and are  | agree to and with said part  | of the second part this this selzed in   | nt at the delivery o  |
| And said                       | First parti  mistrators, doher  that they and indefeasible estates ame are free, clear and incumbrances of w   | es their reby covenant, promise and Ere re of inheritance in fee simple and discharged and unincumb whatsoever nature and kind,  | agree to and with said part  | of the second part this thing is a second part this is a second part the second part this is a second part the second part this is a second part the second part   | at at the delivery on the six   |
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| And said                       | riest parti nistrators, do   | reby covenant, promise and Ere te of inheritance in fee simplied discharged and unincumly whatsoever nature and kind, and special assessment of the cover defend the same unto the contract and assigns, and a   | agree to and with said part. V. lawfue, of and in all and singular the pered of and from all former and EXCEPT  Sor ents not yet due to said part. V. of the second partl and every person or persons the ir  Charles Gil  | of the second part   | at at the delivery chair.  I premises, with the estates, judgments.  I premises, with the estates, judgments.  I premises, agains, agains ing or to claim the |
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| And said                       | First parti  mistrators, do  | es their reby covenant, promise and ere cof inheritance in fee simple and discharged and unincumi whatsoever nature and kind, and special assessment as the correct and assigns, and a ties of the first part have the county, and a county, personally appear the executed the within and antary act and deed for the tend and and year last above to   | agree to and with said part  | of the second part   | at at the delivery of heir  |
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| And said                       | First parti  mistrators, do  | reby covenant, promise and are so of inheritance in fee simple and discharged and unincuml whatsoever nature and kind, and special assessment as ties of the first part ha.  Los ingeles County,  Los ingeles County,  lex 2, personally appearance and deed for the unitary act and  | agree to and with said part  | of the second part   | at at the delivery of heir. I premises, with the estates, judgments and assigns, againsting or to claim the first above written 26th executed.                |