o news outstands of the second supplies,	ARED
THIS INDENTURE, Made t	his 22nd May
J.P.Gillette	and Minnie M.Gillette his wife,
Tulsa, Tulsa	County, in the State of Oklahoma, party of the first part, and
".E.Holt	party of the second part.
WITNESSETH:That in co	onsideration of the sum of Seven Hundred Fifty and no/100
********************************	DOLLARS,
	nowledged, said part.i.es of the first part, do by these presents, grant, bargain, sell and convey unto said part
	Lot (27) Twenty-seven Block Five (5)
	Maywood addition to the city of Talsa,
	Tulsa Sounty, Oklahoma according to the
	recorded plat thereof.
•	HITCHNAL REVENUE
	INTERNAL REVENUE
	Cancelled
se appertaining, forever.  And saidJ.lGil	THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any  lette and Linnie L. Gillette his wife their
And said	1 atta and Linnie L. Gillatte his wife their  1, do hereby covenant, promise and agree to and with said part. y of the second part that at the delivery of they cire.  1 awfully selzed in 1, 1, 1, 2, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
And said	1 atta and Linnie L. Gillette his wife their  1, do hereby covenant, promise and agree to and with said part. y of the second part that at the delivery of they are  1 awfully selzed in 1. heir
And said	lette and Lirnie L. Gillette his wife their  do., do hereby covenant, promise and agree to and with said part. Y. of the second part that at the delivery of they cire lawfully selzed in their casible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, brances of whatsoever nature and kind, EXCEPT
And said	lette and Linnie L. Gillette his wife their  do do hereby covenant, promise and agree to and with said part. y of the second part that at the delivery of they are  lawfully selzed in
And said	lette and Lirnie L. Gillette his wife their  n, do hereby covenant, promise and agree to and with said part. y of the second part that at the delivery of they are  lawfully scized in
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And said	lette and Linnie L. Gillette his wife their  do do hereby covenant, promise and agree to and with said part. y of the second part that at the delivery of they are  lawfully selzed in
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se appertaining, forever.  And said	lette and Linnie L. Gillatte his wife their  do hereby covenant, promise and agree to and with said part y. of the second part that at the delivery of they are casible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, brances of whatsoever nature and kind, EXCEPT  eical taxes for the year 1921 and subsequent years and it is further the parties hereto that no residence shall be constructed on this st less than four Thousand dollars (4000.00) and no part of said resir than twenty-five feet of the front lot line.  ant and forever defend the same unto the said part. Y of the second part, his heirs and assigns, against their heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the the said part ies of the first part have hereunto set their hand. Since day and year first above written.  J.L. Gillette  Minnie M. Gillette
And said	Lette and Linnie L. Gillette his wife their.  do hereby covenant, promise and agree to and with said part. Y. of the second part. that at the delivery of they dire lawfully scized in the line; that at the delivery of lawfully scized in the line; that at the delivery of lawfully scized in the line; that at the delivery of lawfully scized in the line; that at the delivery of lawfully scized in the lawfully scized in the line; with the free clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, brances of whatsoever nature and kind, EXCEPT  eical taxes for the year 1921 and subsequent years and it is further the parties hereto that no residence shall be constructed on this st less than four Thousand doliars (4000.00) and no part of said resir than twenty-five feet of the front lot line.  ant and forever defend the same unto the said part. Y of the second part, his heirs and assigns, against their heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the the said part ies of the first hand. Since day and year first above written.  J.L. Gillette  Minnie M. Gillette  Minnie M. Gillette
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And said	lette and Linnie L. Gillette his wife their  do hereby coverant, promise and agree to and with said part. I that at the delivery of lawfully selzed in they easible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the free, clear and discharged and unknumbered of and from all former and other grants, titles, charges, estates, judgments, brances of whatsoever nature and kind, EXCEPT  eical taxes for the year 1921 and subsequent years and it is further the parties hereto that no residence shall be constructed on this st less than four Thousand dollars (4000.00) and no part of said resir than twenty-five feet of the front lot line.  ant and forever defend the same unto the said part. I at the second part, his heirs and assigns, against their heir heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the the said part ies if the first part has here and year first above written.  J.I. Gillette  Minnie E. Wife within and foregoing instrument, and achnowledged to me that they executed free and voluntary act and deed for the uses and purposes therein set forth.  Mindels sed the day and year last above written.
And said	lette and Linnie L.Gillatte his wife their  do. hereby covenant promise and agree to and with said part_Y. I have second part. that at the delivery of the second part. That at the delivery of the second part. That at the delivery of the second part that at the delivery of the second part. They dere easible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the free clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, brances of whatsoever nature and kind, EXCEPT  eicsl taxes for the year 1921 and subsequent years and it is further the parties hereto that no residence shall be constructed on this st less than four Thousand dollars (4000.00) and no part of said resi r than twenty-five feet of the front lot line.  ant and forever defend the same unto the said part. I at the second part, his heirs and assigns, against their heir and assigns, and all and every person or persons whomseever, lawfully claiming or to claim the the said part. 19.Sof the first part have hereunte set. their hand. So the day and year first above written.  J.I.Gillette  Minnie M. Gillette  Minnie M. Gillette his wife and here and deed for the uses and purposes therein set forth.  The and columnary act and deed for the uses and purposes therein set forth.  Checked the day and year last above written.
And said	lette and Linnie L.Gillatte his wife their  do. hereby covenant promise and agree to and with said part_Y. I have second part. that at the delivery of the second part. That at the delivery of the second part. That at the delivery of the second part that at the delivery of the second part. They dere easible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the free clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, brances of whatsoever nature and kind, EXCEPT  eicsl taxes for the year 1921 and subsequent years and it is further the parties hereto that no residence shall be constructed on this st less than four Thousand dollars (4000.00) and no part of said resi r than twenty-five feet of the front lot line.  ant and forever defend the same unto the said part. I at the second part, his heirs and assigns, against their heir and assigns, and all and every person or persons whomseever, lawfully claiming or to claim the the said part. 19.Sof the first part have hereunte set. their hand. So the day and year first above written.  J.I.Gillette  Minnie M. Gillette  Minnie M. Gillette his wife and here and deed for the uses and purposes therein set forth.  The and columnary act and deed for the uses and purposes therein set forth.  Checked the day and year last above written.
And said	lette and Linnie L. Gillette his wife their  do. hereby covenant promise and agree to and with said part. Y of the second part. that at the delivery of lawfully soized in he-directions on the simple, of and in all and singular the above granted and described premises, with the free, clear and discharged and unneumbered of and from all former and other grants, titles, charges, catates, judgments, brances of whatsoever nature and kind, EXCEPT eical taxes for the year 1921 and subsequent years and it is further the parties hereto that no residence shall be constructed on this st less then four Thousand dollers (4000.00) and no part of said resir then twenty-five feet of the front lot line.  ant and forever defend the same unto the said part. Y of the second part, his heirs and assigns, against their heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the the said part. 1980f the first part hat 9 hereunto set their hand. S the day and year first above written.  J.L. Gillette  Minnie M. Gillette  Thise County, ss.  reigned a Notary Public in and for said County and State on this 22nd hard.  and Ainnie M. Gillette his wife. they executed free and voluntary act and deed for the uses and purposes therein set forth. Intelat seal the day and year last above written.  Stall Emms G.Cerr Notary Public.