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	The Rest Digital Print & Audi Cor, Shawker, Othe THIS INDENTURE, Made this 5th function of the state of the
	Joseph Cannon
	ofTulsaCounty, in the State of Oklahoma, marty of the first part, and
	Trula Cannon part and the first port of the second part.
	said party of the first part WITNESSETH: That in consideration of the sum of
	valuable consideration DOLLARS,
	the receipt whereof is hereby acknowledged, sold-proxxx. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	Lot 5, in Block 5, Ingram-Lewis Addition to the city of Tuls a County,
	Tulsa,/Oklahoma .
	Lot 4 in Block 8 Lynch and Forsythe Addition to the
	City of Tulsa, Tulsa County, Oklahoma according
	to the recorded plat thereof of each addition.
	INTERNAL REVENUE
	\$Ganoelle¢
	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any
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	wise appertaining, forever.
	And said Joseph Cennon for his
	And saidJOSEDD Cannon for his helrs, executors or administrators, do ^{QS} hereby covenant, promise and agree to and with said partY of the second part that at the delivery of these presents lawfully selzed inhis.
	And said <u>JOSEPH Cennon for his</u> helrs, executors or administrators, do ^{QQ} hereby covenant, promise and agree to and with said part <u>y</u> of the second part, that at the delivery of
	And said
	And said JOSeph Cennon for his heirs, executors or administration, doS., hereby covenant, promise and agree to and with said party of the second part that at the delivery of, invertigit of an abouts and indexable estates of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenance; that the same are free, clear and discharged and unnoumbered of and from all former and where grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, DXCEPT and that he will warrant and forever defend the same where the fighte to a cover prevent set of the same where grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, DXCEPT and that he will warrant and forever defend the same where the same where set on a same where the same and assigns, against indexes, being and assigns, and all and overy person on-prevenes whomsoever, lawfully claiming or to claim the same. IN WIENESS WHEREOF, The said part of the first part in Shereunto set
	And said
	And soid JOSOPh Common for his helvs, executors or administrators, do@2, hereby covenant, promise and agree to and with said party of the second part that at the delivery of these presents have an intermediate the described premises, with the appurtenances; that the same are free, clear and discharged and unnoumbered of and from all former and other grants, ditted, charges, existes, judgments, taxes me assessments and incumbrances of whatsoever nature and kind, EXCHET
	And soid JOSOPD Common for his here, executors or administrators, do@_ hereby covenant, promise and agree to and with said party the second part that at the delivery of, these presents invituity selection in invituity selection
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