COMPARED	GENERA						
	GENERA	L WAF	RANTY	DEEI	) RECOR	NO NO	. 400

0

See.

199744 CH

**4**6

a second a second s

THIS INDENTURE, Made this	8th 	Nay		
Mollie E. Jantrel	L and C.E.Cantrell he	r husband	9- 94-119-119-119-11-11-11-11-11-11-11-11-11-	
Tule a				
.".".ileon				
WITNESSETH: That in consideration				
		by these presents, grant, bargain, s		
the second part,their				
-wit.				•
Lot Thre	(3) Block Ten (10)	in the Forest Park		
'ddition	to the city of Tuls:	. Uklahoma.		
	<b>.</b>	•		
	1	NTERNAL REVENUE		
		\$Cancelled		
		Cancelled		
•				
		- <b>9</b> .		
TO HAVE AND TO HOLD THE SAME, T	ogether with all and singular the t	enements, hereditaments and appurtent	inces thereto belonging or in any	
se appertaining, forever.	1			
And said <u>Mollie E.Cantrel</u> rs, executors or administrators, do here	L and U.H. Contrell h	er husband their	part that at the delivery of	
a presents that they are		lawfully seized in .		1
n night of an absolute and indefensible estate				
purtenances; that the same are free, clear ar	of inheritance in fee simple, of and d discharged and unincumbered of a	in all and singular the above granted	and described premises, with the	
ourtenances; that the same are free, clear an	d discharged and unincumbered of a	in all and singular the above granted and from all former and other grants, t	and described premises, with the itles, charges, estates, judgments,	
ourtenances; that the same are free, clear an	d discharged and unincumbered of a	in all and singular the above granted and from all former and other grants, t	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear an	d discharged and unincumbered of a	in all and singular the above granted and from all former and other grants, t	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear an	d discharged and unincumbered of a	in all and singular the above granted and from all former and other grants, t	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar xes and assessments and incumbrances of w	d discharged and unincumbered of a	in all and singular the above granted and from all former and other grants, t	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar xes and assessments and incumbrances of w	d discharged and unincumbered of a latsoever nature and kind, EXCEP	in all and singular the above granted and from all former and other grants, t r	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar xes and assessments and incumbrances of w d thattheywill warrant and forev	d discharged and unincumbered of a latsoever nature and kind, EXCEP by defend the same unto the said pa	in all and singular the above granted and from all former and other grants, t T	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar xes and assessments and incumbrances of w	d discharged and unincumbered of a latsoever nature and kind, EXCEP by defend the same unto the said pa	in all and singular the above granted and from all former and other grants, t T	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar res and assessments and incumbrances of w d that <u>they</u> , will warrant and forev id part	d discharged and unincumbered of a latsoever nature and kind, EXCEP br defend the same unio the said pa beirs and assigns, and all and en	in all and singular the above granted and from all former and other grants, t r 	and described premises, with the itles, charges, estates, judgments, 	
purtenances; that the same are free, clear ar res and assessments and incumbrances of w d that <u>they</u> , will warrant and forev id part	d discharged and unincumbered of a latsoever nature and kind, EXCEP br defend the same unio the said pa beirs and assigns, and all and en	in all and singular the above granted and from all former and other grants, t r 	and described premises, with the itles, charges, estates, judgments, 	
purienances; that the same are free, clear ar es and assessments and incumbrances of w i that <u>they</u> , will warrant and forev d part	d discharged and unincumbered of a latsoever nature and kind, EXCEP br defend the same unio the said pa beirs and assigns, and all and en	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments, 	
purienances; that the same are free, clear ar es and assessments and incumbrances of w i that <u>they</u> , will warrant and forev d part	d discharged and unincumbered of a latsoever nature and kind, EXCEP br defend the same unio the said pa beirs and assigns, and all and en	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments, 	
purienances; that the same are free, clear ar es and assessments and incumbrances of w i that <u>they</u> , will warrant and forev d part	d discharged and unincumbered of a latsoever nature and kind, EXCEP br defend the same unio the said pa beirs and assigns, and all and en	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments, 	
nurtenances; that the same are free, clear ar es and assessments and incumbrances of w i that <u>they</u> will warrant and forev i part	d discharged and unincumbered of a latsoever nature and kind, EXCEP er defend the same unio the said pa heirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar res and assessments and incumbrances of w d that <u>they</u> will warrant and forev d party., of the first part, <u>his</u> IN WIENESS WHEREOF, The said part. IN WIENESS WHEREOF, The said part. ATE OF OKLAHOMA, <u>Tulsa</u> Before me, <u>P. 11 pecomb</u>	d discharged and unincumbered of a hatsoever nature and kind, EXCEP or defend the same unio the said pa beirs and assigns, and all and en 	in all and singular the above granted and from all former and other grants, t r	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar res and assessments and incumbrances of w d that <u>they</u> will warrant and forev d party., of the first part, <u>his</u> IN WIENESS WHEREOF, The said part. IN WIENESS WHEREOF, The said part. ATE OF OKLAHOMA, <u>Tulsa</u> Before me, <u>P. 11 pecomb</u>	d discharged and unincumbered of a hatsoever nature and kind, EXCEP or defend the same unio the said pa beirs and assigns, and all and en 	in all and singular the above granted and from all former and other grants, t r	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar res and assessments and incumbrances of w i that <u>they</u> will warrant and forev d part. J, of the first part, <u>his</u> ne. IN WITNESS WHEREOF, The said part. MIE OF OKLAHOMA, <u>Tulsa</u> Before me, <u>C. Lipecomb</u>	d discharged and unincumbered of a hatsoever nature and kind, EXCEP er defend the same unto the said pa heirs and assigns, and all and en ieff the first part ha <u>YE</u> hereum County, ss. 	in all and singular the above granted and from all former and other grants, t r	and described premises, with the itles, charges, estates, judgments,	
purtenances; that the same are free, clear ar res and assessments and incumbrances of w i thatthey	d discharged and unincumbered of a hatsoever nature and kind, EXCEP or defend the same unto the said pa heirs and assigns, and all and en iest the first part ha YEhercum 	in all and singular the above granted and from all former and other grants, t r	and described premises, with the itles, charges, estates, judgments,	
urtenances; that the same are free, clear ar es and assessments and incumbrances of w t that they will warrant and forev 1 part	d discharged and unincumbered of a hatsoever nature and kind, EXCEP or defend the same unto the said pa heirs and assigns, and all and en ieSf the first part ha YEhercum 	in all and singular the above granted and from all former and other grants, t r	and described premises, with the itles, charges, estates, judgments,	
arte or oktaniona, controll before me, controll b	d discharged and unincumbered of a hatsoever nature and kind, EXCEP or defend the same unio the said pa heirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r	and described premises, with the itles, charges, estates, judgments,	
artenances; that the same are free, clear ar es and assessments and incumbrances of w it that they will warrant and forev a part	d discharged and unincumbered of a hatsoever nature and kind, EXCEP or defend the same unio the said pa heirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r	and described premises, with the itles, charges, estates, judgments,	
arte of oklaholla, <u>their</u> <u>their</u> <u>they</u> <u>the same are free, clear ares and assessments and incumbrances of w i that <u>they</u> will warrant and forevent d part</u>	d discharged and unincumbered of a hatsoever nature and kind, EXCEP er defend the same unto the said pa heirs and assigns, and all and ev i9Sf the first part ha.Ve_hereur 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
a that they will warrant and forev a that they will warrant and forev a part	d discharged and unincumbered of a hatsoever nature and kind, EXCEP er defend the same unto the said pa heirs and assigns, and all and ev i9Sf the first part ha.Ve_hereur 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
burtenances; that the same are free, clear are see and assessments and incumbrances of w   d that	d discharged and unincumbered of a hatsoover nature and kind, EXCEP or defend the same unto the said pa beirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
d that they will warrant and forev d that they will warrant and forev d part	d discharged and unincumbered of a hatsoover nature and kind, EXCEP or defend the same unto the said pa beirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
a that they will warrant and forev d part	d discharged and unincumbered of a hatsoover nature and kind, EXCEP or defend the same unto the said pa beirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
artenances; that the same are free, clear ar es and assessments and incumbrances of w d part	d discharged and unincumbered of a hatsoover nature and kind, EXCEP or defend the same unio the said pa beirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
a that they will warrant and forev d that they will warrant and forev d party., of the first part, his IN WIENESS WHEREOF, The said part. IN WIENESS WHEREOF, The said part. MIE OF OKLAHOMA, Tulsa Before me,O Lipecomb	d discharged and unincumbered of a hatsoover nature and kind, EXCEP or defend the same unto the said pa beirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
artenances; that the same are free, clear ar es and assessments and incumbrances of w a party., of the first part,his ac. IN WITNESS WHEREOF, The said part. NUTNESS WHEREOF, The said part. ATE OF OKLAHOMA,Tulsa Before me,C.Lipecomb May of Kollis FCantrell withess my hand and the official seal the commission expires ATE OF OKLAHOMA, Tulsa County, ss. Filed for record, this the Chas.Haley	d discharged and unincumbered of a hatsoover nature and kind, EXCEP or defend the same unio the said pa beirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	
artenances; that the same are free, clear ar es and assessments and incumbrances of w a party., of the first part,his ac. IN WITNESS WHEREOF, The said part. NUTNESS WHEREOF, The said part. ATE OF OKLAHOMA,Tulsa Before me,C.Lipecomb May of Kollis FCantrell withess my hand and the official seal the commission expires ATE OF OKLAHOMA, Tulsa County, ss. Filed for record, this the Chas.Haley	d discharged and unincumbered of a hatsoover nature and kind, EXCEP or defend the same unio the said pa beirs and assigns, and all and ev 	in all and singular the above granted and from all former and other grants, t r rt	and described premises, with the itles, charges, estates, judgments,	