الم المحافظ ال محافظ المحافظ ال

ŝ,

53

¥.

-

1

the series for the first of the

THIS INDENTURE, hade thin. 22d day of Lay A. D., 192 2, betwee I.V. Yargee & ginple ran of Tults County, in the State of Okinhom, party of the first part, and. n. 2. Bridges	ofT H. ⁷ 2. WITNESSI the receipt where of the second par	N.V. Yargee a sin LIPA Bridges TH:That in consideration of the sum of	nple πan of Oklahoma, party of the fi party of the s	rst part, and	
Tulea County, in the Stale of Okiahoma, party of the first part, and U. T. Bridges	H. ?. WITNESSI the receipt where of the second par	1हिड Bridges FII:That in consideration of the sum of	of Okiahoma, party of the fi	rst part, and	
TO LIVE AND TO HOLD THE SAME Together with all and significre the tenencets, herefilaments and appurtenances thereto belonging or in an wire apportaining, forever.	H. ?. WITNESSI the receipt where of the second par	Bridges	party of the s	second part.	
17.2. Bridges	WITNESSI the receipt where of the second par	Bridges III:That in consideration of the sum of	party of the s	second part.	
WITNESSETI:That is consideration of the sum ofOne_dollar_(\$1.00)	WITNESSI the receipt where of the second par	TII:That in consideration of the sum of			
DOLLAR the receipt whereof is hereby acknowledged, said partY of the first part, do_Shy these presents, grant, bargsin, soil and convey unit said part, of the second part,highighig and assigns, all of the following described real estate, situated in the County of Tuins, Sinte of Oktahem to-wit: Lot Six (6) Block Nineteen (19) Original Town of Acd Fork Oklahoma, actording to the recorded plat there of. Since it is a stording to the recorded plat there of. Cancelled TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, herediaments and appurtenances thereto belonging or in an we appertaining, forwer. And asid	the receipt where of the second par	1991 - 119	One dollar (\$1		The second s
the recept whereof is hereby acknowledged, and partY of the first part, doSSyr these presents, grant, bargain, sell and envey units and part of the second parthighighigshigs and assigns, all of the following described real estate, situated in the County of Tuiss, Sinte of Oktahem to-wit: Lot Six (6) Block Mineteen (19) Original Town of acd Fork Oklahoma, according to the recorded plat there of. Sinte to the recorded plat there of. Sinte to the recorded plat there of. Cancelled TO HAVE AND 70 HOLD THE SAME, Together with all and singular the tenements, hereiliaments and appurtenances thereto belonging or in an wise appertaining, forever. <u>L.V.Yargee his</u> holes, exceutors or administrators, do.Sh hereby coreant, promise and agree to and with said part, of the second part, that at the delivery of these presents <u>The tabes to a before a tree to core thereby cannot be above granted and the other grants, tildes, charges, estates, judgments; were the above a tree tree, care and described entry of and a land singuity for and all and singuity the baby egrant and described performed the delivery of these presents <u>the these are are free, charge are and</u> the discussion (and and and the add and the add the above granted and described permises, with the payortenance; that the above are free, charge and discussion of and in all and singuity the babye granted and described permises, with the payortenance; that the association of the addition of a difference of the driver and other grants, titles, charges, estates, judgments, with the second method permises, with the payortenance; that the second discharge and university of and in all and singuity the babye granted and described permises, with the payortenance; that the second discharge and university of and in all and singuity the babye granted and described permises, with the payortenance; that the second free three and the diverge and university of a direcharge and above grants, tiles, charges, estates, judgments</u>	of the second par			. C.	******
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in an wise appertaining, forever. And gaid	of the second par	Warmen and a second a dama ward warmen w			
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any view appertuning, forever. Med said <u>Y.V.Yargee his</u> here, executors or administrators, do <u>95</u> hereby covenant, promise and agree to and with said part. <u>Y.</u> , of the second part, that at the delivery of these presents					
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any source appertaining, forever. Mai mid <u>L.V.Yargee his</u> helves, excentors or administrators, do <u>SE</u> hereby covenant, promise and agree to and with said part. <u>Y.</u> , of the second part, that at the delivery of these presents <u>Light those appertaines</u> in a main and any streed in <u>the in</u> own right of an absolute and independent of the right and and rom all former and other grants, tilles, charges, estates, judgments taxes and assessments and incumbrances of whatevery nature and kind, EXCEPT				an a	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any Gancelled To HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any Mode said N.V.Yargee his holrs, excentors or administrators, do. ⁹⁵ hereby covenant, promise and agree to and with said part.y of the second part					
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining, forever. And said		Original Town of se	d Fork Oklahoma,		
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wisc apportning, forever. And sold		according to the re	corded plat there	eof.	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining, forever. And said <u>I.V.Yargee his</u> helfs, executors or administrators, do. ^Q hereby covenant, promise and agree to and with said part. <u>V.</u> of the second part, that at the delivery of these presents <u>that they area</u> . In the income in the simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments taxes and assessments and incumbrances of whateover nature and kind, EXCEPT	•				
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining, forever. And said <u>I.V.Yargee his</u> helfs, executors or administrators, do. ^Q hereby covenant, promise and agree to and with said part. <u>V.</u> of the second part, that at the delivery of these presents <u>that they area</u> . In the income in the simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments taxes and assessments and incumbrances of whateover nature and kind, EXCEPT					
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining, forever. And said <u>I.V.Yargee his</u> helfs, executors or administrators, do. ^Q hereby covenant, promise and agree to and with said part. <u>V.</u> of the second part, that at the delivery of these presents <u>that they area</u> . In the income in the simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments taxes and assessments and incumbrances of whateover nature and kind, EXCEPT					
wise appertaining, forever. And said I.V.Yargee his heirs, executors or administrators, do estimate the second part. these presents these presents these presents these these are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT			₩	50	
wise appertaining, forever. And said I.V.Yargee his heirs, executors or administrators, do escape being covenant, promise and agree to and with said part. y					
wise appertaining, forever. And said I.V.Yargee his heirs, executors or administrators, do escape being covenant, promise and agree to and with said part. y					• • • •
wise appertaining, forever. And said I.V.Yargee his heirs, executors or administrators, do escape being covenant, promise and agree to and with said part. y					
wise appertaining, forever. And said I.V.Yargee his heirs, executors or administrators, do escape being covenant, promise and agree to and with said part. y					
wise appertaining, forever. And said I.V.Yargee his heirs, executors or administrators, do escape being covenant, promise and agree to and with said part. y					
wise appertaining, forever. And said I.V.Yargee his heirs, executors or administrators, do escape being covenant, promise and agree to and with said part. y					
wise appertaining, forever. And said I.V.Yargee his heirs, executors or administrators, do escape being covenant, promise and agree to and with said part. y					
And said	то нате л	ND TO HOLD THE SAME, Together with a	ll and singular the tenements	s, hereditaments and appurtenanc	es thereto belonging or in any
heirs, executors or administrators, do sheeby covenant, promise and agree to and with said part. J. of the second part that at the delivery of these presents	wise appertaining				
these presents	And said		1 #	-) ; * , } ,**********************************	
own right of an absolute and indefcasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT	heirs, executors o	administrators, do es hereby covenant, p	romise and agree to and with	h said part. y of the second pa	rt that at the delivery of
appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT					
	appurtenances; th	t the same are free, clear and discharged a	nd unincumbered of and from	all former and other grants, title	es, charges, estates, judgments,
No exceptions	taxes and assessm		re and kind, EXCEPT	*****	**********
		No exceptions			

his IN WITNESS WIEREOF, The said part..... of the first part ha. E. hereunto set .hand. ... the day and year first above written.

	T. A. TALKAL
Tulea County, ss.	
Before me, the undersigned , a	Notary Public in and for said County and State on this 2nd
lay of Personally appeared	
r.V.Yargee	
and	L
o me known to be the identical person who executed the within and forego he same as	ing instrument, and acknowledged to me that <u>he</u> oxecuted ud purposes therein set forth.
o me known to be the identical person who executed the within and forego he same as	ing instrument, and acknowledged to me that
and o me known to be the identical person who executed the within and forego he same as <u>hig</u> free and voluntary act and deed for the uses a Witness my hand and the official seal the day and year last above writter	ing instrument, and acknowledged to me that he executed and purposes therein set forth. a. (SEAL) Louis L. Gillesnig
o me known to be the identical person who executed the within and forego he same as	Ing instrument, and acknowledged to me that he oxecuted nd purposes therein set forth. (SEAL) LOUIS L.GILLESP-18 Notary Public.
and o me known to be the identical person	Ing instrument, and acknowledged to me that he executed and purposes therein set forth. (SEAL) LOUIS L.GIILESP-18 Notary Public,

and at the o

1

Y.