THIS INDENTURE, Made	еу Ир	day of June A. D., 102 2, betw
្រ ក្រាវទទ	County in the State of	Oklahoma, party of the first part, and
	The state of the s	party of the second part.
WITNESSETH:That in		ne Thousand and no/100
	cknowledged, said part	by these presents, grant, bargain, sell and convey unto said part, so following described real estate, situated in the County of Tulsa, State of Oklaho,
A11	his undivided into	erest in and to the West half of
# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Sec. 35, T 19 N.R 12 E.
	ודאו	ERNAL REVENUT
		Cancelled
		and singular the tenements, heredithments and appurtenances thereto belonging or in
ise appertaining, forever.  And said Gran eirs, executors or administrate use presents the	ntor for himself an ors, do.C. hereby covenant, pro t. he is	nd his  mise and agree to and with said part of the second part that at the delivery  lawfully selzed inhis
And said Gran  And said Gran elrs, executors or administrate elese presentsths wn right of an absolute and ind ppurtenances; that the same an	ntor for himself and ors, do a.s. hereby covenant, pro it. he. is.	id his  whise and agree to and with said part of the second part that at the delivery  lawfully selzed inhis
And said Gran  And said Gran elrs, executors or administrate elese presentsths wn right of an absolute and ind ppurtenances; that the same an	ntor for himself and ors, do. A. hereby covenant, prout. he. is	id his  whise and agree to and with said part of the second part that at the delivery  lawfully selzed inhis
And said Gran  And said Gran  elrs, executors or administrate  nese presentsths  wn right of an absolute and ind  ppurtenances; that the same an	ntor for himself and ors, do. S. hereby covenant, prout. he. is	id his  whise and agree to and with said part of the second part that at the delivery  lawfully selzed inhis
And said Gran  And said Gran  elrs, executors or administrate  nese presentsths  wn right of an absolute and ind  ppurtenances; that the same an	ntor for himself and ors, do. S. hereby covenant, prout. he. is	id his  whise and agree to and with said part of the second part that at the delivery  lawfully selzed inhis
And said Gran elrs, executors or administrate tess presentsths wn right of an absolute and ind ppurtenances; that the same an	ors, do.Q.S. hereby covenant, pro t. he isefeasible estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature	id his  whise and agree to and with said part of the second part that at the delivery  lawfully selzed inhis
And said Gran  And said Gran  elrs, executors or administrate  nese presentsths  wn right of an absolute and ind  ppurtenances; that the same an	ors, do.Q.S. hereby covenant, pro t. he isefeasible estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature	id his  whise and agree to and with said part of the second part that at the delivery  lawfully selzed inhis
And said Gran  And said Gran elrs, executors or administrate nesse presents the war right of an absolute and ind ppurtenances; that the same a axes and assessments and incu-	ntor for himself an ors, do.9.8. hereby covenant, pro t. he i.s	id his  whise and agree to and with said part of the second part that at the delivery  lawfully selzed inhis
And said Gran elrs, executors or administrate ness presents the war right of an absolute and ind ppurtenances; that the same a axes and assessments and incu- and that he will wa aid part J, of the first part, ame.	ntor for himself an ors, do. S. hereby covenant, pro the heals.  letensible estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature  None  None	mise and agree to and with said part—— of the second part
And said Gran elrs, executors or administrate less presents the less presents the war right of an absolute and ind ppurtenances; that the same an axes and assessments and incu- and that he will wa aid part J, of the first part, ame., IN WITNESS WHEREOF thess to Mark	ntor for himself an ors, do. S. hereby covenant, pro the heals.  letensible estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature  None  None	ind his  whise and agree to and with said part. of the second part that at the delivery lawfully selzed in his.  fee simple, of and in all and singular the above granted and described premises, with unincumbered of and from all former and other grants, titles, charges, estates, judgment and kind, EXCEPT  the united by the second part, his heirs and assigns, againgns, and all and every person or persons whomsoever, lawfully claiming or to claim
And said Gran elrs, executors or administrate less presents the war right of an absolute and ind ppurtenances; that the same an exes and assessments and incu and that he will wa aid part. Y, of the first part, ame.,  IN WITNESS WHEREOF thess to Mark ell S. Bassett	ntor for himself an ors, do. S. hereby covenant, pro the heals.  letensible estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature  None  None	mise and agree to and with said part—— of the second part
And said Gran elrs, executors or administrate less presents the war right of an absolute and ind ppurtenances; that the same an exes and assessments and incu and that he will wa aid part. Y, of the first part, ame.,  IN WITNESS WHEREOF thess to Mark ell S. Bassett	ntor for himself an ors, do. S. hereby covenant, pro the heals.  letensible estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature  None  None	mise and agree to and with said part—— of the second part
And said Gran elrs, executors or administrate less presents the war right of an absolute and ind ppurtenancea; that the same an axes and assessments and incu- and that he will wa aid part. Y, of the first part, ame.,  IN WITNESS WHEREOF these to Mark ell S.Bassett	ntor for himself an ors, do. S. hereby covenant, pro the heals.  letensible estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature  None  None	mise and agree to and with said part—— of the second part
and said Gran  And said Gran elrs, executors or administrate less presents the less presents the less presents the less presents the less presents that the same a lives and assessments and incurrent and that he will wa lid part J, of the first part, lin WITNESS WHEREOF thess to Mark ell S. Bassett linry W. Perryman	ntor for himself an ors, do. S. hereby covenant, pro the heals.  letensible estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature  None  None	mise and agree to and with said part.—— of the second part
And said Gran elrs, executors or administrate less presents the less presents and incu less and assessments and incu less and assessments and incu less and assessments and incu less and less and less and less less and less and less and less and less less and l	ors, do.9.8. hereby covenant, prout. he is	mise and agree to and with said part.—— of the second part
and said Gran  And said Gran elrs, executors or administrate less presents the less presents the less presents the less presents the less presents that the same an elector and absolute and ind purtenances; that the same an elector and assessments and incu- less and assessments and incu- led bar the less and less less and less elector and less elector and less less and less elector and less elector and less less and less elector and less	ntor for himself and ors, do. S. hereby covenant, pro it he is effects ble estate of inheritance in the free, clear and discharged and imbrances of whatsoever nature.  None  None  Tulsa	mise and agree to and with said part.—— of the second part
And said Gran  cless, executors or administrate cless, executors or administrate cless presents the control of an absolute and ind popuritenances; that the same as exes and assessments and incu- and that he will wa tid part Y, of the first part, time.  IN WITNESS WHEREOF tness to Mark cell S. Bassett control of OKLAHOMA,  Before me,  June	ntor for himself an ors, do. S. hereby covenant, pro it. he is. lefeasible catate of inheritance in or free, clear and discharged and imbrances of whatsoever nature  None  None  Tulsa  1922, personal in my presence and	mise and agree to and with said part————————————————————————————————————
and that he will wa had part. Y, of the first part, time.  IN WITNESS WHEREOF these to Mark ell S. Bassett nry W.Perryman  TATE OF OKLAHOMA,  Before me,  Sammie Name on the first part, the same and the same as his	Tulsa  Tulsa  Tulsa  Tulsa  Tulsa  The said part	mise and agree to and with said part—— of the second part that at the deliver lawfully selzed in his.  fee simple, of and in all and singular the above granted and described premises, with unincumbered of and from all former and other grants, titles, charges, estates, judgme and kind, EXCEPT  me unto the said part of the second part, his heirs and assigns, againgns, and all and every person or persons whomsoever, lawfully claiming or to claim part has hereunto set his hand the day and year first above writted by the second part, his thumb mark and assigns, againgns, and all and every person or persons whomsoever, lawfully claiming or to claim part has hereunto set his hand the day and year first above writted by the second part, and second for said County and State on this example.  County, ss.  County, ss.  22nd  County, ss.  22nd  County appeared the presence of Henry W. Perryman & Shell S.  and thin and foregoing instrument/and acknowledged to me that he executed for the uses and purposes therein set forth.
and that he will wa haid part. Y, of the first part, time. Y. Perryman  IN WITNESS WHEREOF, the ses to Mark ell S. Bassett nry W. Perryman  TATE OF OKLAHOMA,  Before me,  June Sammie Name Desired and session of the s	Tulsa  Tulsa  Tulsa  Tulsa  Tulsa  The said part. I of the first in my presence and arkey.  person	mise and agree to and with said part. of the second part that at the deliver lawfully selzed in his.  fee simple, of and in all and singular the above granted and described premises, with unincumbered of and from all former and other grants, titles, charges, estates, judgment and kind, EXCEPT  he unto the said part. of the second part, his heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim part has hereunto set. his hand the day and year first above written.  Sa mmie Naharkey his thumb mark  County, ss.  County, ss.  Lounty, ss.  Lounty public in and for said County and State on this.  22nd  Ity appeared here presence of Henry W. Perryman & Shell Search and the presence of the county and state on the case of th
And said Gran elrs, executors or administrate less presents the less presents the less presents that less presents that the same al less and assessments and incurrences; that the same al less and assessments and incurrences and assessments and incurrences.  IN WITNESS WHEREOF thess to Mark ell S. Bassett less	Tulsa  Tulsa  Tulsa  192 2 personal in my presence and arkey.  person	mise and agree to and with said part. of the second part that at the deliver lawfully selzed in his.  fee simple, of and in all and singular the above granted and described premises, with unincumbered of and from all former and other grants, titles, charges, estates, judgme and kind, EXCEPT  he unto the said part. For the second part, his heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim part has hereunto set. his hand the day and year first above written.  County, ss.  County, ss.  County, ss.  A Notary Public in and for said County and State on this. 22nd in the presence of Henry W. Perryman & Shell State and in the presence of Henry W. Perryman & Shell State and in the presence of Henry W. Perryman & Shell State and in the presence of Henry W. Perryman & Shell State and billing and foregoing instrument and acknowledged to me that he executed for the uses and purposes therein set forth.
And said Gran  And said Gran  leirs, executors or administrate these presents the war right of an absolute and ind ppurtenances; that the same an axes and assessments and incu- aid part Y, of the first part, aid part Y, of the first part, ame.,  IN WITNESS WHEREOF these to Mark lell S. Bassett arry W.Perryman  TATE OF OKLAHOMA,  Before me,  Sammi e Nane o me known to be the identical the same as his Witness my hand and the My commission expires.  GRATE OF OKLAHOMA, Tulsa	Tulsa  Tulsa  Tulsa  192 2 personal in my presence and arkey. person. who executed the wingree and voluntary act and deprical and the same that are the same	mise and agree to and with said part
And said	Tulsa  Tulsa  Tulsa  Tulsa  Tulsa  Tulsa  Tulsa  Tulsa  Tulsa  The and voluntary act and deed official seal the day and year latted and office and deed official seal, the day and year latted to the same helps and assignment of the first of	mise and agree to and with said part. of the second part that at the deliver lawfully selzed in his.  fee simple, of and in all and singular the above granted and described premises, with unincumbered of and from all former and other grants, titles, charges, estates, judgment and kind, EXCEPT  he unto the said part. of the second part, his heirs and assigns, agains, and all and every person or persons whomsoever, lawfully claiming or to claim part has hereunto set. his hand the day and year first above written.  Sa mmie Naharkey his thumb mark  County, ss.  County, ss.  Lounty, ss.  Lounty public in and for said County and State on this.  22nd  Ity appeared here presence of Henry W. Perryman & Shell Search and the presence of the county and state on the case of th