Die Justinice, mane ims	Lay of feet	4	A. D. 1905
This Indenture, Made this 2 etween Rachell Boughtnesse of Maggiel Children, of	hildered, Emmal L	ough, nee	Childer role Fell
of Maggie akilders, of			igan garayan karin ya masaya maganin ayayan karina ayayan aya karina aya karina karina ayan karina da karina a
Fulsa County, in the State of Oklahoma, of			
	vice joise pure, with	na a magazita sa ana kao magazita di Sanggara di Sanggara di Sanggara di Sanggara di Sanggara di Sanggara di S	palayte in 19 marakan ay di minigita makatunga ayan a talahing di maga kita 19 fali di maga maga m
Fred Bukey			
f the second part,			
WITNESSETH, The said part of	the first part, in considerati	ion of the sum o	f
thirteen Laurahed!	The contract of the contract o	an was engage - o are he had to care accounter the general monderacy gray	and and DOLLARS
he receipt whereof is hereby acknowledged,			
the state of the s			
art of the second part, his heirs a			
	and State of O		
The north one half of the were	thevest quarter of	sections of	ineteen (19)
		and the second s	nteres de che est en maiseu e un maioritant des principais de la company de comma apparate, con la comma depar
washifleighteen (8) worth, ran	iach lourteen (14)	act of the	Vindian Base
nd Meridians	erier müsernaanstallassespessispenis-teers af historie voorscheenspaanke alkassi meesse estationistiksisid sijasa	ers personal and the second	уч (уңбүрті айдынын те, открыйны акключену десі. Эдірфадың үч Қорғай ушійнекі көші Караліцан, уқурандаға
tistell trends de dell'abblikabilit. Il discourses raises raises anno assessor e recessor e recessor recessor a	der September (1990) der 1994 i 1994 september (1995) gegen der betreet de betreet de betreet de betreet (1995) de 1985 september (1995) de 1985 s	Nan ali managarapitan di maja jaman ani anggerimmi ani tami	third as a shake a second common c
takanna jaraga ja	en aparte met et en megapalann mynne år egt i degni en et en allen i bennimmet te en men en tenne undgridd gad geblere.	nor stiller marine del en estabellarite, limitar consenticus life. La propieti li	anier, w ropa na pour recept na marina antenna er robinsky goglednik provinció i su digentejók heredeséné spanégad arindar — p
	and the second of the second s	e interference a confuggigation of the confu	enter de la company de la comp
ngar salah se kepiligi kari maki sajarah sahajarah mash agam sengi yak terbilikan kiman kepi karikatan pagan, dengan selipa se kemilika panasan mash	alianan ya yang bida garang kalifakin ini galay (mb. man yana baha yana kayan) bayan) ili bahan yanan ba	radijestra ja je	grafie de mangrante e teléfente e annemente francès de la partir de partir a sua partir de la partir de la par
manana di unuan antu na jeruman nyahai mina adaminina nyahajananya napinyahaina dimanamin perimena manana yenasa dimana	o yandariid yan ta ahkahan miinidii yahaan siyhii yadagid har siirin oo haraali kan miirid ahaa ahaa yaha iyo Afrikada	garan salah 1998 - 1990 - 1991 - 1998 - 1998 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -	ig til a soving sjäm i vilgensjämmen i vinnessem finnstill an fill stall stall stalle stalle stalle stalle sta Til
de production de la company de	managan mengan menganggan salah salah mengan lebah salah bengan pengangan mengan pengan pengah yang dalam selah	an geografia and a said a s	ag sista e t
	entalandarusumin oshisyo suote oo jäästö men usolitaanin ummaasyn poysityingan jos koitusajiilista tiläin	الا معامد في نام الرئيس بالولاية ولا الله والعينية بالتي يعيد الرئيس بين ويها بدائد	والمرافقة والمعاونة والمعاونة والمرافقة والمرافقة والمرافقة والمرافقة والمرافقة والمرافقة والمواجعة والمعاولة
anapateetiin ja valta tiin yeen kanaa kaasaa ka k	and the second s	ann air ann an an an ag laig leann ag an air an t-ior ann a' dheann an an an air an Aireann an Aireann an Aire	an magazini artaganis makani matani pilani aki isalih mengani artagan pangan magan kalamba
And said Rachel Bough	and Emma Doug		for Line for Line of the
eirs, executors or administrators, do econd part, that at the delivery of these pro	hereby covenant, promise a sents Lay are	nd agree to and	l with said part <u>2</u> of th awfully seized in flace ow
And said Packe Coccellers, executors or administrators, do cond part, that at the delivery of these projects of an absolute and indefeasible estate	hereby covenant, promise a sents. Hay are of inheritance, in fee simple	nd agree to and lee, of, in and to	l with said part — of th awfully seized in Hazow all and singular the abov
And said <u>Fackel Bought</u> eirs, executors or administrators, do econd part, that at the delivery of these pro-	hereby covenant, promise a sents <u>Lay</u> of inheritance, in fee simple opurtenances; that the same	nd agree to and te, of, in and to are free, clear,	l with said part—of th awfully seized in <i>faizo</i> w all and singular the abov discharged and unincum
And said Packe Cocylo eirs, executors or administrators, do econd part, that at the delivery of these pro- ight of an absolute and indefeasible estate tranted and described premises, with the a ered of and from all former grants, title	hereby covenant, promise a sents <u>Lay</u> of inheritance, in fee simple opurtenances; that the same	nd agree to and te, of, in and to are free, clear,	l with said part—of th awfully seized in <i>faizo</i> w all and singular the abov discharged and unincum
And said Packe Cocyloriers, executors or administrators, do cond part, that at the delivery of these projects of an absolute and indefeasible estate ranted and described premises, with the apered of and from all former grants, title ature and kind soever;	hereby covenant, promise a sents. of inheritance, in fee simple oppurtenances; that the same s, charges, judgments, taxe	nd agree to and te, of, in and to are free, clear, es, assessments of	I with said part—of the awfully seized in factor with a wingular the above discharged and unincum and incumbrances, of who
And said Packe Boccalleirs, executors or administrators, do econd part, that at the delivery of these prospects of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever and that	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part	I with said partof the awfully seized in fluizow all and singular the aboud ischarged and unincum and incumbrances, of who confile second part
And said Packe Boccallers, executors or administrators, do econd part, that at the delivery of these projects of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, titled ature and kind soever; ature and kind soever; will warrant, and forever deirs and assigns, against said part wer, lawfully claiming or to claim the same	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of to said part enir heirs and all	I with said part of the awfully seized in fluzow all and singular the above discharged and unincum and incumbrances, of who of the second part and every person whomso
And said Packe Boccalleirs, executors or administrators, do cond part, that at the delivery of these progets of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever a will warrant, and forever a will warrant and forever a will warrant. It will warrant and forever a will warrant and forever a will warrant and forever a will warrant.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of to said part enir heirs and all	I with said part of the awfully seized in fluzow all and singular the above discharged and unincum and incumbrances, of who of the second part and every person whomso
And said Packe Boccalleirs, executors or administrators, do second part, that at the delivery of these project of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever a will warrant, and forever a will warrant said part wer, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part first above written.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of the irs and all whereunto set.	I with said part of the awfully seized in fluzow all and singular the above discharged and unincum and incumbrances, of who of the second part and every person whomso
And said Prefect Coccellers, executors or administrators, do cond part, that at the delivery of these programmed and described premises, with the agreed of and from all former grants, titled ature and kind soever; will warrant, and forever deirs and assigns, against said part ver, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part first above written.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of to said part enir heirs and all	d with said part of the awfully seized in the above all and singular the above discharged and unincum and incumbrances, of who of the second part and every person whomso
And said Prefect Boccalleirs, executors or administrators, do cond part, that at the delivery of these progets of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever on that will warrant, and forever or said assigns, against said part ver, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said car first above written.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of the irs and all whereunto set.	I with said part 2 of the awfully seized in 1620w all and singular the about discharged and unincum and incumbrances, of who so the second part and every person whomso handsthe day and South 1820 who was a south 1820 wh
And said Prefect Boccalleirs, executors or administrators, do second part, that at the delivery of these progets of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever a derived assigns, against said part wer, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part first above written.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of theirs and all suffereunto set.	I with said part in the awfully seized in the above all and singular the above discharged and unincum and incumbrances, of who and every person whomso the handsthe day and south the all and supplies the angle of the second part and every person whomso the angle of the second part and every person whomso the angle of the second part and every person whomso the angle of the second part and the second part
And said Prefect Boccalleirs, executors or administrators, do second part, that at the delivery of these progets of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever a derived assigns, against said part wer, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part first above written.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of theirs and all suffereunto set.	I with said part 2 of the awfully seized in 1620w all and singular the about discharged and unincum and incumbrances, of who so the second part and every person whomso handsthe day and South 1820 who was a south 1820 wh
And said Prefect Boccalleirs, executors or administrators, do cond part, that at the delivery of these programmed and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever a direct and assigns, against said part per, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part first above written.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of theirs and all suffereunto set.	I with said part and the awfully seized in fluzow all and singular the about discharged and unincum and incumbrances, of who of the second part and every person whomso that handsthe day and sught
And said Prefet Boccallers, executors or administrators, do cond part, that at the delivery of these progets of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever a constant assigns, against said part er, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said for first above written.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of theirs and all suffereunto set.	I with said part 2 of the awfully seized in 1620w all and singular the about discharged and unincum and incumbrances, of who so the second part and every person whomso handsthe day and South 1820 who was a south 1820 wh
And said Prefect Boccallers, executors or administrators, do second part, that at the delivery of these progets of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever deirs and assigns, against said part per, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part first above written. The Comments of the Comments of the same	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of theirs and all suffereunto set.	I with said part 2 of the awfully seized in 1620w all and singular the about discharged and unincum and incumbrances, of who so the second part and every person whomso handsthe day and South 1820 who was a south 1820 wh
And said Packet Boccallers, executors or administrators, the cond part, that at the delivery of these progets of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kipd soever; and that the will warrant, and forever of the said assigns, against said part er, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said for first above written. The condition of the said said for the said for the said sar first above written.	hereby covenant, promise a sents Lag all of inheritance, in fee simple opurtenances; that the same is, charges, judgments, taxion of the first part the end of the first part has sign here.	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of theirs and all selections are selections.	I with said partof the awfully seized inzow all and singular the above discharged and unincum and incumbrances, of whoof the second partand every person whomsohandsthe day and
And said Packet Boccallers, executors or administrators, do cond part, that at the delivery of these progets of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; will warrant, and forever of airs and assigns, against said part er, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said for first above written. THE OF OKLAHOMA, Ss. EACHERS County.	hereby covenant, promise a sents ————————————————————————————————————	nd agree to and le, of, in and to are free, clear, es, assessments of the said part enir heirs and all schereunto set. It is a said part enir heirs and all schereunto set. It is a said part enir heirs and all schere enir heirs and all schere enir between the set. It is a said part enir heirs and all schere enir between the set. It is a said part enir enir enir enir enir enir enir enir	I with said part in the above all and singular the above discharged and unincum and incumbrances, of who are second part and every person whomso the day and state for said County and State
And said Packe Boccallers, executors or administrators, do cond part, that at the delivery of these presented and absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; and that will warrant, and forever against said part will warrant said part wer, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part first above written. Lead Buckey. THE OF OKLAHOMA, ss. Before me, day of further day of further said day of further day	hereby covenant, promise a sents Lag all of inheritance, in fee simple opurtenances; that the same under the first part the e. part Lof the first part has sign here. A Nota 19 L, personally appe	nd agree to and le, of, in and to are free, clear, es, assessments of to said part enir heirs and all whereunto set. Letter British B	I with said part of the awfully seized in feezow all and singular the above discharged and unincum and incumbrances, of who of the second part and every person whomso handsthe day and state for said County and State and and and state and and state and and state
And said Packe Boccallers, executors or administrators, do cond part, that at the delivery of these presented and absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; and that will warrant, and forever against said part will warrant said part wer, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said part first above written. Lead Buckey. THE OF OKLAHOMA, ss. Before me, day of further day of further said day of further day	hereby covenant, promise a sents Lag all of inheritance, in fee simple opurtenances; that the same under the first part the e. part Lof the first part has sign here. A Nota 19 L, personally appe	nd agree to and le, of, in and to are free, clear, es, assessments of to said part enir heirs and all whereunto set. Letter British B	I with said part of the awfully seized in feezow all and singular the above discharged and unincum and incumbrances, of who of the second part and every person whomso handsthe day and state for said County and State and and and state and and state and and state
And said Packe Boccalleirs, executors or administrators, do cond part, that at the delivery of these presented and absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; and that will warrant, and forever against and assigns, against said part wer, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said ear first above written. Callager. The OF OKLAHOMA, ss. Before me, lawfully any of lawful day of lawf	hereby covenant, promise a sents Lag all of inheritance, in fee simple opurtenances; that the same under the first part the e. part of the first part has sign here. A Nota 19 S. personally apperais the same under t	nd agree to and le, of, in and to are free, clear, es, assessments of to said part enir heirs and all whereunto set. Salles Britis Bri	I with said part of the awfully seized in fazow all and singular the above discharged and unincum and incumbrances, of who are the second part and every person whomso handshe day and state for said County and State and State
And said Packet Boccalleirs, executors or administrators, do second part, that at the delivery of these presents of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; and that will warrant, and forever of eirs and assigns, against said part er, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said ear first above written. THE OF OKLAHOMA, Ss.	hereby covenant, promise a sents of inheritance, in fee simple opurtenances; that the same is, charges, judgments, taxing of the first part the e. partial of the first part has sign here. If you have a Nota to me known to be the same with the same wit	nd agree to and le, of, in and to are free, clear, es, assessments of ito said part enir heirs and all lethereunto set.	I with said part of the awfully seized in 1200 all and singular the above discharged and unincum and incumbrances, of who of the second part and every person whomso handshe day and State of the said County and State of the withing who executed the withing who executed the withing and state of the second part of the
And said Packet Boccelleirs, executors or administrators, the cond part, that at the delivery of these presents of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kipd soever; and that that will warrant, and forever of eirs and assigns, against said part per, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said ear first above written. The Bully. The Bully. Before me, layer had a converge to the said sound foregoing instrument, and acknowledged and the said acknowledged and the said acknowledged and the said acknowledged and the said acknowledged acknowledged.	hereby covenant, promise a sents. of inheritance, in fee simple opurtenances; that the same is, charges, judgments, taxing of the first part the e. partially the first part has sign here. a Nota 19 1, personally apperate to me known to be the little to me that the executed.	nd agree to and le, of, in and to are free, clear, es, assessments of ito said part enir heirs and all lethereunto set.	I with said part of the awfully seized in 1200 all and singular the above discharged and unincum and incumbrances, of who of the second part and every person whomso handshe day and State of the said County and State of the withing who executed the withing who executed the withing and state of the second part of the
And said Packe Boccalleirs, executors or administrators, do econd part, that at the delivery of these presents of an absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kind soever; and that will warrant, and forever against and assigns, against said part er, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said ear first above written. Called Bully. TATE OF OKLAHOMA, SS. Before me, day of lawful	hereby covenant, promise a sents	nd agree to and le, of, in and to are free, clear, es, assessments of ito said part enir heirs and all lethereunto set.	I with said part of the awfully seized in fazow all and singular the above discharged and unincum and incumbrances, of who are every person whomso handshe day and State of the second part of the second part and every person whomso handshe day and state of the within second part of the second part
And said Packet Bought eirs, executors or administrators, do econd part, that at the delivery of these pre- ight of an absolute and indefeasible estate ranted and described premises, with the a- ered of and from all former grants, title ature and kind soever; and that will warrant, and forever of eirs and assigns, against said part eirs and assigns, against said part er, lawfully claiming or to claim the sam IN WITNESS WHEREOF, The said ear first above written. Calvacylor TATE OF OKLAHOMA, SS. THE OF OKLAHOMA, Calvacylor And Dacket Boccylor And Machet Boccylor A	hereby covenant, promise a sents. of inheritance, in fee simple opurtenances; that the same is, charges, judgments, taxing of the first part the e. partially the first part has sign here. a Nota 19 1, personally apperate to me known to be the little to me that the executed.	nd agree to and le, of, in and to are free, clear, es, assessments of ito said part enir heirs and all lethereunto set.	I with said partof the awfully seized in fazown all and singular the above discharged and uninoum and incumbrances, of whatof the second partand every person whomsohandshe day andselfor said County and Statesubject to withing executed the withing the said county and statesubject to withing executed the withing executed the withing the said county and statesubject to withing executed the withing executed the withing the said county and state
And said Packet Bought eirs, executors or administrators, do econd part, that at the delivery of these pro- eight of an absolute and indefeasible estate ranted and described premises, with the a- ered of and from all former grants, title ature and kind soever; ature and kind soever; and that will warrant, and forever a eirs and assigns, against said part er, lawfully claiming or to claim the sam IN WITNESS WHEREOF, The said ear first above written. Execution Fred Bully. Before me, California at this Lill day of lace and foregoing instrument, and acknowledged and foregoing instrument, and acknowledged and deed for the uses and purposes therein set Ty commission expires Lee! It follows Ty commission expires	hereby covenant, promise a sents of inheritance, in fee simple opurtenances; that the same is, charges, judgments, taxing of the first part the e. part wo fine first part the Sign here is sign here is a Nota in the same with the sign here is a Nota in the sign here is a nota in the same with the sign here is a nota in the same with th	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of the same as the	awith said part of the awfully seized in few 20 will and singular the above discharged and unincum and incumbrances, of what of the second part and every person whomso they handshe day and south and state who executed the withing free and voluntary acceptable.
And said Packe Boccallers, executors or administrators, do cond part, that at the delivery of these presented and absolute and indefeasible estate ranted and described premises, with the agreed of and from all former grants, title ature and kipd soever; and that will warrant, and forever of eirs and assigns, against said part er, lawfully claiming or to claim the same IN WITNESS WHEREOF, The said ear first above written. THE OF OKLAHOMA, ss.	hereby covenant, promise a sents of inheritance, in fee simple opurtenances; that the same is, charges, judgments, taxing of the first part the e. part wo fine first part the Sign here is sign here is a Nota in the same with the sign here is a Nota in the sign here is a nota in the same with the sign here is a nota in the same with th	nd agree to and le, of, in and to are free, clear, es, assessments of the said part of the same as the	I with said part of the awfully seized in fazow all and singular the above discharged and unincum and incumbrances, of who are every person whomso handshe day and State of the second part of the second part and every person whomso handshe day and state of the within second part of the second part