Ŷ.			1	4-7	铀				<u>, i</u>		5.44		, . 							14	3,8		17.	ď.	. 1	7	· 1	
	بلنو	n'	10	4	71	U													3.	3.4	1954 100	/	-)		٠,٠		
ij,	·	~ `		٨) 1		. ,	٠.)		ف		~	محسوم علام		-		11.	.40		1	7	-	114		/		7
	5.5	01		()			La	1	u	1	6	a.	4	2,,	ŀ.	a	C-L	1	س	<i>2</i>	Ч	***		-4	عد	•		

1	. 10:0. 11 A	A 1	00 10 10	1000	
This Indenture	e fleet and Bast	worrpany of	C. PANTELOVIELE	, UKLAH a sta	
		AND BATE IN COLUMN ASSESSMENT OF THE COLUMN TWO IN COLUMN THE COLU	100		
Tulsa County; in the Sta Oklahoma	le of Oklahoma , of the j	first part, and	Nathannel!	st Gmetaly	Colonia
			The state of the s		
f the second part, Lat					
WILLWESSELE, IN	e said part of the f	orst part, in con	siaeration of the	8um oj	7077.479
eduly paid!	aproper in the proper comments of the second comments of the proper comments of the second	1. Ranchy .	mittlien (Mana Maji	DULLARO,
the receipt whereof is her arty of the second par	eby acknowledged, do 2 t, and to like heirs and a	exp these present exciples adlesing ssigns, all of th	ets grant, bargan Surface estates e following descri	i, sell and convey ibed real estate, s	ituated in the
ounty of Lulea		and Sta	te of Oklahoma, i	to-wit:	
2 of 11.71 7 of 11.21	and 65 of Surf	WW and Jr.	t of Supfit	vif of section	12, township
ounty of Lelan Si f n Win of n W ; I M. Rangel It, & an entoining seventy	WHIT & FAITH	Swy of se	ction 33 town	chip/ 21,7, 00	nge/146,
entaining seventy	L(s) acres		managasiya kara da kara ga da kara (asiya 1- yayay bariya da yayay a karaya asiya sa	And the second s	·
e returne are more an income and a consequence and a consequence of the consequence of th	man na produce de la godine e en desperante en desperante de produce de la godina de la godina de la godina de	ent, may this continuous retiri film to define he e consideration e	an and a friend statement of the second statement of t	and the state of t	Section of the sectio
in an antique and an extensional and a problem of the real and the contract of the contract of the contract of	n est te te folkomen seleta de segundo esta esta esta esta esta esta esta esta	gow gangg gaf ang gwanganga pela tenangan adda nipagmeethaan	and section and consideration and analysis of the section of the s	telenin men juman van en er er <mark>men presenter er sener krister</mark> er sener er en 1968 er versteken.	a transport transfer to according to the contraction of the contractio
to the long country to the country of the following of the first of the country o	ti kajing jang menjalan sakan saka 1925. Akt 1920-19 menada dinan apat sakan dan kanan kanan kanan kanan kanan	angun gapan dan di dinangga ang dikadan ga di dalam ng di dalam ng diganakan	1803 - Lyngaria men erker yang sakapakanan bilanggan ang Jangtong, makay tendeng tendeng	er og staden se <mark>ndersem andersette afterete staden staden ster ender ender etter ette</mark> sender	e (a 17 de) e como de Samos de mandas sons especiales estados de la composição de la compo
ethion the companion of the constitution which granted thomas is the spreading summary and page makes	managan ya kana sana sayang ya kana kana sa sayan na sa kana manan angan 164 kana kananan sa sayan saka saka s	nika, yan gane ni Jindher yan 1 yende (ang hi Miyeriya e 19 mahada	Estation who states are set the contraction of the second section of the second section of the second	e de la company de la comp	est parameter (1937) 1999 have 1904, see your mind of the milest make the
The second of the control of the second of t	mangan ang ang ang ang ang ang ang ang an	and the state of t	a garanes en persona de la propertion de la propertion de la constanta de la propertion de la propertion de la	and management comme	t - production for times and foreign and residence and the state of th
Belongsta gale iku i malama persegeri sanggang kanan ganggang Palamagan penantiga kanan sa mel	materiago de entreta espera espera este este de la composição de la composição de la composição de composições	and the second s	ang di manggang panggang pangg	and the second s	en cini ne o rapino. Ne estada e es se s
Posts - process the set says from any or set of the second comments of the second seco	andre e e e para e e e e e e e e e e e e e e e e e e	and the state of the same of t	and and the second section of the second section of the second section of the second section of the second section sec	to the figure of the contract	to a factory of the same and th
And the graph they are the companies of the contract of the companies of t	and the first of the second of the second second of the se	or Krauman and April April and Sandry and Sandry and Sandry and Sandry and Sandry (Sandry Sandry Sandry Sandry	and the second s	and the state of t	Company Company on Company (Company of Company of Compa
gar Na singan Singa majagan Kasabangsi pamba di singan dipungan kabupangsi baban kabupangsi babangsi pagkabang	al de 1857 - 17 de santaire, com a companyo a mari any mana ny kaominina, ny hadrony ny faritra dia dia dia dia	and an annual to the segment of the	en entre en en entre en entre en entre en entre en	ente partir de la companya de la co	The state of the s
				i,	<u>. </u>
purtenances thereunto	HOLD THE SAME, belonging or in any wis and functions of the sum of	re appertaining a part h	ll and singular the forever. To have it have and a mise and agree	to and with said	for of the
eirs, executors or admi econd part, that at the d ght of an alsolute and ranted and described pr predict and from all fo	nistrators, doRereb lelivery of these presents indefeasible estate of in emises, with the appurt	y covenant, pro heritance, in fe enances; that the	prise and agree e simple, of, in a e same are free,	to and with said, lawfully seize nd to all and sing clear, discharged	part of the od in own ular the above and unincum
eirs, executors or admi cond part, that at the d ght of an alsolute and ranted and described pr yed of and from, all fo ature and kind soever;	nistrators, doRereb letivery of these presents indefeasible estate of in emises, with the appurt ormer grants, titles, oh	ny covenant, pro heritance, in fe enances; that th arges, judgmen	mise and agree e simple, of, in a e same are free, ts, taxes, assessm	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr	ourt of the od in own what the above and whincum ances, of what
eirs, executors or admit could part, that at the d ght of an absolute and ranted and lescribed pr pred of and from, all fo ature and kind soever; and thatwill war	nistrators, doRereb letivery of those presents indefeasible estate of in emises, with the appurt ormer grants, titles, oh rant, and forever defend	ny covenant, pro heritance, in fe enances; that th arges, judgmen I the title to the s	mise and agree e simple, of, in a e same are free, ts, taxes, assessm	to and with said, lawfully seize nd to all and sing clear, discharged rents and incumbr to the seco	part of the own of in own outer the above and unincum) ances, of what
eirs, executors or admit could part, that at the a ght of an alsolute and rainted and from all for ature and kind soever; full that will was birs and assigns, againer, lawfully claiming of	nistrators, doRereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, ch rant, and forever defend ist said partof th r to claim the same.	the ritance, in fewer transfers, in the constant of the consta	mise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs an	to and with said, lawfully, seize nd to all and sing clear, discharged nents and incumbr the lof the seco nd all and every p	part of the own of in own outer the above and unincum) ances, of what
cirs, executors or admit cond part, that at the capit of an absolute and ented and from all for athre and kind soever; for and jassigns, againer, lawfully claiming of IN WITNESS WH	nistrators, doRereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, ch rant, and forever defend ist said partof th	the ritance, in fewer transfers, in the constant of the consta	mise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs an	to and with said, lawfully, seize nd to all and sing clear, discharged nents and incumbr the lof the seco nd all and every p	part of the own all in own what the above and unincum ances, of what and part
cond part, that at the deglit of an alsolute and anti-deglit of an alsolute and red of and from all four three and cind soever; at that will was er, lawfully claiming of IN WITNESS WH.	nistrators, do	theritance, in ference, in ferences; that the arges, judgment the title to the safe first part.	mise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs ar	to and with said, lawfully, seize nd to all and sing clear, discharged nents and incumbr rt of the seco nd all and every p	part of the od in own alar the above and unincum) ances, of what and part erson whomso-
cond part, that at the deglit of an alsolute and anti-deglit of an alsolute and red of and from all four three and cind soever; at that will was er, lawfully claiming of IN WITNESS WH.	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh crant, and forever defend est said part of the r to claim the same. EREOF, The said part	theritance, in ference, in ferences; that the arges, judgmen is the title to the safe first part. Sign I	mise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs an oart had hereunt	to and with said, lawfully, seize nd to all and sing clear, discharged nents and incumbr the lof the seco nd all and every p to set No hand	part of the din own what white above and whincum ances, of what he part or whomso. If the day and the
cirs, executors or admiced part, that at the despite of an absolute and red from all four three and from all four that will want it's and assigns, againer, lawfully claiming of IN WITNESS WH.	nistrators, do	theritance, in ference, in ferences; that the arges, judgmen is the title to the safe first part. Sign I	mise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs an oart had hereunt	to and with said, lawfully, seize nd to all and sing clear, discharged nents and incumbr rt of the seco nd all and every p	part of the din own what white above and whincum ances, of what he part or whomso. If the day and the
cond part, that at the deglit of an alsolute and anti-deglit of an alsolute and red of and from all four three and cind soever; at that will was er, lawfully claiming of IN WITNESS WH.	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh crant, and forever defend est said part of the r to claim the same. EREOF, The said part	theritance, in ference, in ferences; that the arges, judgmen is the title to the safe first part. Sign I	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs ar oart had hereunt	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr to of the seco nd all and every p to set No hand	part of the own what which will be above and whincum ances, of what and part or whomso-
cond part, that at the deglit of an alsolute and canted and from all for the and from all for the and from all for the and from all for that will war er, lawfully claiming of IN WITNESS WH.	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh crant, and forever defend est said part of the r to claim the same. EREOF, The said part	theritance, in ference, in ferences; that the arges, judgmen is the title to the safe first part. Sign I	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs ar oart had hereunt	to and with said, lawfully, seize nd to all and sing clear, discharged nents and incumbr the lof the seco nd all and every p to set No hand	part of the own what which will be above and whincum ances, of what and part or whomso-
cond part, that at the deglit of an alsolute and anti-deglit of an alsolute and red of and from all four three and cind soever; at that will was er, lawfully claiming of IN WITNESS WH.	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh crant, and forever defend est said part of the r to claim the same. EREOF, The said part	theritance, in ference, in ferences; that the arges, judgmen is the title to the safe first part. Sign I	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs ar oart had hereunt	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr to of the seco nd all and every p to set No hand	part of the own what which will be above and whincum ances, of what and part or whomso-
cond part, that at the a ght of an absolute and antiqued and described project of an alsolute and from all for the and kind soever; for a thatwill war irs and assigns, againer, lawfully claiming of IN WITNESS WH. ar first above written.	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of the r to claim the same. EREOF, The said part	theritance, in ference, in ferences; that the arges, judgmen is the title to the safe first part. Sign I	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs ar oart had hereunt	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr to of the seco nd all and every p to set No hand	part of the own what which will be above and whincum ances, of what and part or whomso-
cond part, that at the aght of an alsolute and anticed and described project of an alsolute and red for and from all for that will want its and assigns, againer, lawfully claiming of IN WITNESS WH. ar first above written.	nistrators, doRereb letivery of these presents indefeasible estate of in enhises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of th r to claim the same. EREOF, The said part	theritance, in ference, in ferences; that the arges, judgmen is the title to the safe first part. Sign I	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs ar oart had hereunt	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr to of the seco nd all and every p to set No hand	part of the own what which will be above and whincum ances, of what and part or whomso-
cond part, that at the a ght of an absolute and control and described product and from all for the and kind soever; for and assigns, againer, lawfully claiming of IN WITNESS WH. ar first above written. If wellow delined in the control of the con	nistrators, doRereb letivery of these presents indefeasible estate of in enhises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of th r to claim the same. EREOF, The said part	theritance, in ference, in ferences; that the arges, judgment the title to the safe first part Signal	mise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs an oart had hereunt	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr of the seco nd all and every p to set No hand e Oil Class and Mand every p	exit of the ed in own what the above and unincum ances, of what and part erson whomso-
cond part, that at the a ght of an absolute and anti-described property and from all for the and from all for that will want its and assigns, againer, lawfully claiming of IN WITNESS WH. ar first above written. If wellow deliced in Tuisa County of Suka Before me,	nistrators, do Rereb letivery of these presents indefeasible estate of in enhises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of the r to claim the same. EREOF, The said part	theritance, in ference, in ferences; that the arges, judgment the title to the same first part Signal	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs are cart had hereunt	to and with said, lawfully, seize nd to all and sing clear, discharged nents and incumbr the lof the seco nd all and every p to set No hand el Oil Hare land and for said Cou	exit of the ed in own what the above and unincum ances, of what and part erson whomso- If the day and
cond part, that at the a ght of an absolute and anted and described project of and from all for the and from all for the and from all for the and from all will wanters and fassigns, againer, lawfully claiming of IN WITNESS WHE are first above written. A. Malfand delivered: This Country of the Before me,	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of the record (Cora Lucred) (Cora June (Cora	theritance, in ferences; that the arges, judgmen at the title to the seef first part. Sign I	mise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs are cart had hereunt erecliques fixed a Notary Public i	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr I for the seco nd all and every p to set No hand Land Sing Land Land Land	nty and State,
cond part, that at the a ght of an absolute and anti-described project of and from all for the and from all for the and from all for the and from all will want and fassions, againer, lawfully claiming of IN WITNESS WHE are first above written. IN ATE OF OKLAHOMA, Tutsa County of the and this before me,	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of the record (Cora Lucred) (Cora June (Cora	theritance, in ferences; that the arges, judgmen at the title to the seef first part. Sign I	mise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs are cart had hereunt erecliques fixed a Notary Public i	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr I for the seco nd all and every p to set No hand Land Sing Land Land Land	nty and State,
eirs executors or admit cond part, that at the a ght of an absolute and ranted and described property at the analysis and from all for a that will wanter, lawfully claiming of IN WITNESS WHE CATE OF OKLAHOMA, "Talsa County of this day and this this day and the analysis and a serious of the analysis and the analysis analysis and the analysis analysis and the an	nistrators, do Rereb letivery of these presents indefeasible estate of in enhises, with the appurt ofmer grants, titles, che rant, and forever defend est said part of the r to claim the same. EREOF, The said part Successfully and acknowled sed to m	theritance, in ferenances; that the arges, judgmen at the title to the same first part Sign to me known to that the total arguments of the first sign to the first same as the first same as the first same as the first same are the first same as th	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs are cart had hereund gered agree by appeared a precuted the same a	to and with said, lawfully seize and to all and sing clear, discharged nents and incumbr of the seco and all and every p to set No hand el Oil Har land for said Cou land for said Cou serson who execus serson who execus	nty and State, Lower within evoluntary act
eirs executors or admit cond part, that at the a ght of an absolute and ranted and lescribed project of and from all for ature and kind soever; ature and lassigns, againer, lawfully claiming of IN WITNESS WHE CAT first above written. IN WITNESS WHE CALLED AND AND AND AND AND AND AND AND AND AN	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of the rescore of the said part Lecusory and acknowled ged to m purposes therein set forth	theritance, in fernances; that the arges, judgmen at the title to the same for the first sign. Sign.	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs are coart had hereund gereeling reason by appeared less to be the identical precuted the same a the Request	to and with said, lawfully seize and to all and sing clear, discharged nents and incumbr of the seco and all and every p to set No hand el Oil Har land for said Cou land for said Cou serson who execus serson who execus	nty and State, Lower within evoluntary act
eirs, executors or admit econd part, that at the a solute of an absolute and ranted and described presented and from all for ature and kind soever; find that will war eirs and assigns, againer, lawfully claiming of IN WITNESS WHE CATE OF OKLAHOMA, Tulsa County of the sesident of the day had foregoing instrument, and deed for the uses and trees my hand and offective and and offetive and and and offetive and and and offetive and and and offetive and and and and	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of the rescore of the said part Lecusory and acknowled ged to m purposes therein set forth	theritance, in fernances; that the arges, judgmen at the title to the same for the first sign. Sign.	prise and agree e simple, of, in a e same are free, ts, taxes, assessm amounto said par their heirs are coart had hereund gereeling reason by appeared less to be the identical precuted the same a the Request	to and with said, lawfully seize and to all and sing clear, discharged nents and incumbr of the seco and all and every p to set No hand el Oil Har land for said Cou land for said Cou serson who execus serson who execus	nty and State, Lower within evoluntary act
eirs, executions or admit econd part, that at the dight of an absolute and ranted and described presented from all for ature and kind soever; ature and kind soever; and that will war eirs and assigns, again or, lawfully claiming of IN WITNESS WHE ear first above written. THE OF OKLAHOMA, Tulsa County of Survey and delivered in this law day and foregoing instrument, and dead for the uses and fused my hand and off the commission expires.	nistrators, do Rereb letivery of these presents indefeasible estate of in enhises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of to claim the same. EREOF, The said part Lucuely of Quegue and acknowledged to mourposes therein set forth it seel the day a Quegue And Langue And Langue An	theritance, in fernances; that the arges, judgmen it the title to the same first part Signal Signal Lo me Tengun to that the same first same for the first same for t	prise and agree e simple, of, in a e same are free, its, taxes, assessmangunto said particular heirs and hereunt court had hereunt for a Notary Public ity appeared line of the identical processed the same a secuted the same a secure of secure	to and with said, lawfully, seize not to all and sing clear, discharged nents and incumbr of the seco not all and every p to set No hand el Oil Has land for said Cou land for said Cou land for said Cou land free and oerson who execut es Sing free and	nty and State, Lead the within voluntary act Language Language
eirs, executors or admit cond part, that at the a ght of an absolute and ranted and itseribed project of and from all for attree and kind soever; for that will wanters and lassions, againer, lawfully claiming of IN WITNESS WHO CATE OF OKLAHOMA, Tulsa County of this I have day at this I have day at this I have a foregoing instrument and deed for the uses and the sure of the uses are of the uses and the sure of the uses are of the uses and the sure of the uses are of the uses and the sure of the uses are of the uses and the sure of the uses are of the	nistrators, do Rereb letivery of these presents indefeasible estate of in emises, with the appurt ofmer grants, titles, oh rant, and forever defend est said part of the rescore of the said part Lecusory and acknowled ged to m purposes therein set forth	theritance, in fernances; that the arges, judgmen it the title to the same first part Signal Signal Lo me Tengun to that the same first same for the first same for t	prise and agree e simple, of, in a e same are free, its, taxes, assessmangunto said particular heirs and hereunt court had hereunt for a Notary Public ity appeared line of the identical processed the same a secuted the same a secure of secure	to and with said, lawfully seize nd to all and sing clear, discharged nents and incumbr I for the seco nd all and every p to set No hand laster Land for said Cou land for said Cou less free and serson who execut serson free and laster A. D. 1927.	nty and State, Leading act the above and unincum) ances, of what the day and Language anty and State, Leading act the description of the within voluntary act