and the same of th		as of the second	ومنسونها المواوية الإرابية والمستون	A. D. 19 / , betwee
THIS INDENTURE, Made this The Old Fork La	end end Investin	ent bor by	(C. T. C. a	leard Buident
41.		0		
County	, in the State of Oklahoma,	of the first part, and		
		erruru.		of the second no
WEIGHNINGS DIVIT ON WALL ALL ALL	21 6 1 1 2 1			of the second pa
WITNESSETH, That said part	the urst part, in consideration	n of the sun of		DOTTAT
ne receipt whereof is hereby acknowledged, do	by these presents, Grant,	Bargain, Sell and Conve	y unto said part	
sirs and assigns, all of the following described Roall of lot rumbered town of Act Fook, Tulk plat thereof.	eal Estate, Situated in the Co	unity of January	6. 60	and State of Oklahoma, to-w
to all all the	Honesta Ok	Pahamal and	al	the remied
plat therest	a cony	ans on pass. In all the	The same of the sa	
O HAVE AND TO HOLD THE SAME, Togeth	er with all and singular th	e Tenements, Heredita	ments and Appurten	inces thereunto belonging or
ywise appertaining forever,				
And said Granters				for their
그게 그는 그는 🖊 및 그레이트는 그는 게 된 하는 수 있다고 그렇는 모든 하는데 다.	그를 즐겁게 되는 것을 받는 것이 없는 것이다.	Probability are and the constitution	a Maria de Carlos de Carlo	
nd singular, the above granted and described pre-	mises, with the appurtenance	es; that the same are fre	e, clear, discharged	and unincumbered of and fro
nd singular, the above granted and described pred I former and other Grants, Titles, Charges, Estat	mises, with the appurtenance	es; that the same are fre	e, clear, discharged	and unincumbered of and fro
nd singular, the above granted and described pres I former and other Grants, Titles, Charges, Estat Tajes	mises, with the appurtenance	es; that the same are fressments Encumbrances,	ee, clear, discharged of what nature or kin	and unincumbered of and frod gover;
nd singular, the above granted and described present and other Grants, Titles, Charges, Estat takes will warrant and forever defended that the state of the state	mises, with the appurtenances, Judgments, Tuxes, Asses	es; that the same are frees; Cucumbrances,	ee, clear, discharged of what nature or kin	and unincumbered of and from the source of and from the source of an and from the source of the sour
nd singular, the above granted and described present and other Grants, Titles, Charges, Estat Lager will warrant and forever defer the first part, Thur heirs, and all and ever	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whom	es; that the same are freesments, kneumbrances,	ee, clear, discharged of what nature or kin heirs and or to claim the same	and unincumbered of and from the following of the followi
nd singular, the above granted and described presented and other Grants, Titles, Charges, Estat takes will warrant and forever defended that	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whom	s; that the same are freesments, Encumbrances, of the second part, soever lawfully claiming	of what nature or kin heirs and or to claim the same	and unincumbered of and from the source of source; and source of s
I former and other Grants, Titles, Charges, Estat Lages ad that My will warrant and forever defer the first part, Mules heirs, and all and ever the first part of the said	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whom	es; that the same are freesments, kneumbrances,	of what nature or kin heirs and or to claim the same	and unincumbered of and from the source of source; and source of s
d singular, the above granted and described predictions and other Grants, Titles, Charges, Estat data. d that My will warrant and forever defer the first part, Main heirs, and all and ever IN WITNESS WHEREOF, the said particular	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whom	s; that the same are freesments, Encumbrances, of the second part, soever lawfully claiming	of what nature or kin heirs and or to claim the same	and unincumbered of and from the source of and from the source of and from the source of an articles.
I former and other Grants, Titles, Charges, Estat Lages ad that My will warrant and forever defer the first part, Mules heirs, and all and ever the first part of the said	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whom	s; that the same are freesments, Encumbrances, of the second part, soever lawfully claiming	of what nature or kin heirs and or to claim the same	and unincumbered of and from the source of and from the source of and from the source of an articles.
ad singular, the above granted and described present of the first part, the said part of the first par	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whom	s; that the same are freesments, Encumbrances, of the second part, soever lawfully claiming	of what nature or kin heirs and or to claim the same	and unincumbered of and from the source of source; and source of s
and singular, the above granted and described present former and other Grants, Titles, Charges, Estat Tayes and that My will warrant and forever defer the first part, Music heirs, and all and ever the first part, WITNESS WHEREOF, the said particularly the said pa	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whome	s; that the same are freesments Encumbrances, of the second part, seever lawfully claiming reunto set Hell han	ee, clear, discharged of what nature or kin heirs and or to claim the same deleted and year.	and unincumbered of and from the source of and from the source of and from the source of an article of an article of a source
I former and other Grants, Titles, Charges, Estate takes ad that They will warrant and forever defer the first part, Thur, heirs, and all and eve IN WITNESS WHEREOF, the said particularly the Salar Country of Chlahamallamy. TATE OF OKLAHOMA, and Chlahamallamy. B. B. Chlahamallamy.	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whomat of the first part have here.	ss; that the same are freesments Encumbrances, of the second part, seever lawfully claiming reunto set Hall han	of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of source; and source of s
I former and other Grants, Titles, Charges, Estat takes I takes I will warrant and forever defer the first part, the first part, the first part, the said particular that the first part, the said particular the said particular the said particular that the first part, the said particular that the said County and States on this the said County and States on the said County a	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whomat of the first part have hear the hear the first part have he	s; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The Art	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an article of a source of
In WITNESS WHEREOF, the said particular of OKLAHOMA, TATE OF OKLAHOMA, The County of Charges of County and State on this.	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whomat of the first part have hear the hear the first part have he	s; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The Art	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an article of a source of
I former and other Grants, Titles, Charges, Estat takes I takes I will warrant and forever defer the first part, the first part, the first part, the said particular that the first part, the said particular the said particular the said particular that the first part, the said particular that the said County and States on this the said County and States on the said County a	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whomat of the first part have hear the hear the first part have he	s; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The Art	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an articles of a source o
d singular, the above granted and described present of former and other Grants, Titles, Charges, Estat takes d that My will warrant and forever defer the first part, Much heirs, and all and ever the f	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whomat of the first part have hear the hear the first part have he	s; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The Art	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an article of a source of
I former and other Grants, Titles, Charges, Estat takes I takes I will warrant and forever defer the first part, the first part, the first part, the said particular that the first part, the said particular the said particular the said particular that the first part, the said particular that the said County and States on this the said County and States on the said County a	mises, with the appurtenances, Judgments, Tuxes, Assessand the same unto said partery person or persons, whomat of the first part have hear the hear the first part have he	s; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The Art	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an article of a source of
attest County and State on this will each of the first part. The Solombian of the first part. The said part of the first part, There heirs, and all and ever in WITNESS WHEREOF, the said part of the first of OKLAHOMA, say and for said County and State on this who each of the first part of the first p	mises, with the appurtenance of the same unto said parter person or persons, whome toof the first part have he did not be said the within and fore deed for the uses and purposed for the uses and purpo	s; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The Art	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an articles of a source o
Il former and other Grants, Titles, Charges, Estat Itages In the first part, Issue heirs, and all and eve IN WITNESS WHEREOF, the said part of the first part of OKLAHOMA, STATE OF OKLAHOMA, Sound of County and State on this heirs of the first part of the firs	mises, with the appurtenance of the same unto said parter person or persons, whome toof the first part have he did not be said the within and fore deed for the uses and purposed for the uses and purpo	s; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The Art	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an articles of a source o
Il former and other Grants, Titles, Charges, Estat Itages In the first part, Issue heirs, and all and eve IN WITNESS WHEREOF, the said part of the first part of OKLAHOMA, States TATE OF OKLAHOMA, ounty of Oklahomathamia, and for said County and State on this	mises, with the appurtenance of the same unto said parter person or persons, whome toof the first part have he did not be said the within and fore deed for the uses and purposed for the uses and purpo	s; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The Art	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an article of a source of
Il former and other Grants, Titles, Charges, Estate tages In dig will warrant and forever defer the first part, There heirs, and all and eve IN WITNESS WHEREOF, the said part of the first of OKLAHOMA, ss. ounty of Oblahomathamy and State on this one known to be the identical person who are as the first and old of the control of the c	mises, with the appurtenance of the same unto said parter person or persons, whome toof the first part have he did not be said the within and fore deed for the uses and purposed for the uses and purpo	sis; that the same are free sments, kneumbrances, sments, kneumbrances, solver lawfully claiming reunto set the first han the Red Free solver lawfully claiming reunto set the first han solver lawfully solver lawfully solver lawfully sees therein set forth.	te, clear, discharged of what nature or kin heirs and or to claim the same delete day and you have the day and you	and unincumbered of and from the source of and from the source of and from the source of an article of a source of
In disingular, the above granted and described present of the first part, will warrant and forever defer in the first part, will warrant and forever defer in the first part, will warrant and forever defer in WITNESS WHEREOF, the said part of the first part of the first part of the said part of the first part of the said part of the said for said County and State on this of the said County and State on this of the said county and state on the said country act and country act act and country act and country act and country act act and country act act act act act act act	mises, with the appurtenance es, Judgments, Tuxes, Assessed to the same unto said partery person or persons, whome of the first part have he day of day of the within and fore deed for the uses and purposed for the use and the use an	sis; that the same are free sments, kneumbrances, sments, kneumbrances, solver lawfully claiming reunto set the first han the Red Free solver lawfully claiming reunto set the first han solver lawfully solver lawfully solver lawfully sees therein set forth.	checker of the same of the day and you have the day and you have the same of the day and you have the day and you	d soever; espansion of soever; espansion of sold part of
and singular, the above granted and described present of the first part, will warrant and forever defer it the first part, will warrant and all and ever in witness whereof, the said part of the first of OKLAHOMA, say and for said County and State on this of the known to be the identical person who are as the first and voluntary act and conversion expires.	mises, with the appurtenance es, Judgments, Tuxes, Assessed to the same unto said partery person or persons, whome of the first part have he day of day of the within and fore deed for the uses and purposed for the use and the use an	ss; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The han The Red To	the day and you have to claim the same delete day and you have to claim the same delete day and you have the day a	and unincumbered of and from the source of and from the source of a source of
Il former and other Grants, Titles, Charges, Estat Italian Ind that My will warrant and forever defer if the first part, Much heirs, and all and eve IN WITNESS WHEREOF, the said particle STATE OF OKLAHOMA, Satisfy The Common of Charleman State on this will be the identical person who are and some as the first and voluntary act and conversed and some as the first and conversed and conve	mises, with the appurtenance es, Judgments, Tuxes, Assessed to the same unto said partery person or persons, whome of the first part have he day of day of the within and fore deed for the uses and purposed for the use and the use an	ss; that the same are freesments Encumbrances, of the second part, soever lawfully claiming reunto set The han The Red To	heirs and or to claim the same deliberty of the day and you have the day and you have to be a supported by the company of the	and unincumbered of and from the source of and from the source of and from the source of an article of a source of the source of