THIS INDENTURE, Made this 19th day of & Satist Wallace and George of Wallace,	her hueband
Magner, aklahmaf Tuha County, in the State of Oklahoma, of the first	ing pagamang di kang pagamang kang pagamang pagamang pagamang pagamang pagamang pagamang pagamang pagamang pag Pagamang di kang pagamang kang pagamang pagamang pagamang pagamang pagamang pagamang pagamang pagamang pagaman
	and the programme many to be represented to the control of the con
Catora C	Of the second
WITNESSETH, That said part de of the first part, in consideration of the sur	m of
Two hyndred and fifty (# 550,00	
the receipt whereof is hereby acknowledged, do by these presents, Grant, Bargain, Se	
neirs and assigns, all of the following described Real Estate, Situated in the County of	and State of Oklahoma, to
Mortheast quarter of Southeast quarter of mineteen (9) morth, range fourteen (1) ed	sedion lew (o) towning
40 acres	
inywise appertaining forever.	enal led led in the
And said Astie L. Stallace and Lange M. Manners, executors, or administrators, do hereby covenant, promise and agree to and with presents. Lawfully seized in Lawfully own right of and absolute and singular, the above granted and described premises, with the appurtenances; that the all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments of the control	th said part that at the delivery of and indefeasible estate of inheritance, in fee simple, of and same are free, clear, discharged and unincumbered of and
And said Astic L. Sallell and Lange H. Manners, executors, or administrators, do hereby covenant, promise and agree to and with presents. Lawfully seized in Lawfully source own right of and absolute and singular, the above granted and described premises, with the appurtenances; that the all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments Inc.	th said part that at the delivery of the second part that at the delivery of and indefeasible estate of inheritance, in fee simple, of and same are free, clear, discharged and unincumbered of and cumbrances, of what nature kind soever;
And said Astic L. Mallell and Longer Mr. Manager to and with presents. Lightly lawfully seized in Little own right of and absolute and singular, the above granted and described premises, with the appurtenances; that the all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments Inc.	th said part of the second part that at the delivery of the delivery of the indicate of inheritance, in fee simple, of and indicate are free, clear, discharged and unincumbered of and cumbrances, of what nature kind soever;
And said Astic L. Malliel and Lange M. Maneirs, executors, or administrators, do	th said part of the second part that at the delivery of and indefeasible estate of inheritance, in fee simple, of and is same are free, clear, discharged and unincumbered of and cumbrances, of what nature kind soever; second part, heirs and assigns, against said part ally claiming or to claim the same.
And said Astic L. Mallette and Lange M. Mariers, executors, or administrators, do hereby covenant, promise and agree to and with presents. It will lawfully soized in Assessments own right of and absolute an and singular, the above granted and described premises, with the appurtenances; that the all former and other Grants, Titles, Charges, Estates, Judgments, Taxes, Assessments and that here will warrant and prever defend the same unto said part of the safe the first part, the lawfully heirs, and all and every person expersons, who moved a lawfully to the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the first part have hereunto set a lawfully the same unto said part of the s	th said part of the second part that at the delivery of and indefeasible estate of inheritance, in fee simple, of and same are free, clear, discharged and unincumbered of and cumbrances, of what nature kind soever; second part, heirs and assigns, against said part ally claiming or to claim the same.
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