## Dir Blaim DEED RECORD

Smith 54 3.29 54

anelia Harrison	STATE OF OKLAHOMA, County of, ss.
and hold	Filed in office of Register of Deeds for record this. J. day of  ———————————————————————————————————
70	corded in Bookon page
Tulsa Inv. Co.	This record has been compared with the original instrument thereof on file in this office, and the record here made found correct in every partialiar, and the same has been properly indexed, in accordance with the laws of Oklahoma.
Lucka Jno. Co.	(SHAL) Lalkly Register of Deeds
State of Oklahima	Deputy
THIS INDENTURE, Made this 3 day of	The boursey in the year, A. D., 19 07, between
Tulsa County in the State of Oklahoma, of the first part, and_	Canal Harrison her husband
Julia Investment O o	sapany a larparation
WITNESSETH, The said partal of the first part, in	onsideration of the sum of
One (11.00) Dollars, to Them	Cult Raid Dollars,
the receipt of which is hereby acknowledged, do	consideration of the sum of
- In the state of	
Morth Half (12) of son	whent quarter (14) and southwest
Transfin - 1 100 (10)	warter (14) of section Eleven (11), north, range Thirteen (13) East.
1.) -	non confirmen (5) cust.
and the second s	
	to the contract of the contrac
have and to hold the same together with all and singul	lar the tenements, hereditaments and appartenances thereunto belonging.
and fart its successors and	assigns Josever assigns the
and fait its successors and And said heirs, executors or administrators, do herel	by covenant, promise and agree to and with said part of the second.
And said	assigns Josever assigns the
And said  out the successors and herel part, that at the delivery of these presents  and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and unit	by covenant, promise and agree to and with said part of the second:  lawfully seized in own right of an absolute to all and singular the above granted and described premises, with the inentitored of and from all former grants, titles, charges, judgments,
And said  And said  for heirs, executors or administrators, do herel part, that at the delivery of these presents and indefeasible estate of inheritance, in fee simple, of, in and appurtenances; that the same are free, clear, discharged and unitaxes, assessments and incumbrances, of what nature and kind s	by covenant, promise and agree to and with said part of the second;  Lawfully seized in own right of an absolute to all and singular the above granted and described premises, with the inemultored of and from all former grants, titles, charges, judgments, soever;
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