## DEED RECORD, No. 67.

THIS INDENTURE, Made this.			narch	, A. D. 19 / O, between
ulsa County, in the State of Oklahoms	Junes, of the first part, and	, mater		
WITNESSETH, The said part of	/ A			- DOLLARS
e receipt of which is hereby acknowled				
d State of Oklahoma towits				
(6) in the Bell recorded splat fi	niew additu	In to Tule	a, Offlahoma	according to
milh				
		99 144 AAPP 2028 AAPP - 196 894 - 414 9 49 49		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		M. 1134 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 - 114 -	••••••••••••••••••••••••••••••••••••••	
	***	**************************************		
		***************************************		
	\$ 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10			
	***************************************	1941 are about the star star and a second		
•			**************************************	**************************************
To have and to hold the same, too wise appertaining, forever. And said	gether with all and singular	the tenements, he	reditaments and appurtena	
To have and to hold the same, too sywise appertaining, forever. Charles And saidheirs, executors or a at at the delivery of these presents tate of inheritance, in fee simple, of, ir me are free, clear, discharged and unin	gether with all and singular  A Trivial  Administrators, do herel  A herel  and to all and singular the	by covenant, promi	se and agree to and with se and agree to and with se his	aid part 4. of the second part of an absolute and indefeasible the appurtenances; that the
To have and to hold the same, too ywise appertaining, forever.  And said	gether with all and singular  A	r the tenements, he will be covenant, promit of the served in	se and agree to and with se and described premises, with charges, judgments, taxes, and part yof the second person whomsoever, lawfull set had the	aid part 4. of the second part of an absolute and indefeasible the appurtenances; that the assessments and incumbrances over the control of t
To have and to hold the same, too nywise appertaining, forever.  And said	gether with all and singular  A	r the tenements, he will be covenant, promit of the served in	se and agree to and with se and agree to and with se and described premises, with charges, judgments, taxes, said part yof the second person whomsoever, lawfull set hand the	aid part 4. of the second part of an absolute and indefeasible the appurtenances; that the assessments and incumbrances over the control of t
To have and to hold the same, too ywise appertaining, forever.  And said	gether with all and singular  A	r the tenements, he will be covenant, promit of the served in	se and agree to and with se and described premises, with charges, judgments, taxes, and part yof the second person whomsoever, lawfull set had the	aid part 4. of the second part of an absolute and indefeasible the appurtenances; that the assessments and incumbrances out the assessments and incumbrances out the same of claim the same of a day and year above written
To have and to hold the same, too ywise appertaining, forever.  And said	gether with all and singular  A	r the tenements, he will be covenant, promit of the served in	se and agree to and with se and described premises, with charges, judgments, taxes, and part yof the second person whomsoever, lawfull set had the	aid part 4. of the second part of an absolute and indefeasible the appurtenances; that the assessments and incumbrances out the assessments and incumbrances out the same of claim the same of eday and year above written
To have and to hold the same, too ywise appertaining, forever.  And said	dether with all and singular to the interest of and from all from the part. The part of the first process and part of the firs	by covenant, promitively seized in	reditaments and appurtena described premises, with charges, judgments, taxes, and part yof the second person whomsoever, lawfully set	aid part 4. of the second part of an absolute and indefeasible the appurtenances; that the assessments and incumbrances that the assessments and incumbrances of the control of the contro
To have and to hold the same, too ywise appertaining, forever.  And said	dether with all and singular to the interest of and from all from the part. The part of the first process and part of the firs	by covenant, promitively seized in	reditaments and appurtena described premises, with charges, judgments, taxes, and part yof the second person whomsoever, lawfully set	aid part 4. of the second part of an absolute and indefeasible the appurtenances; that the assessments and incumbrances that the assessments and incumbrances of the control of the contro
To have and to hold the same, too ywise appertaining, forever.  And said	dether with all and singular to the interest of and from all from the part. The part of the first process and part of the firs	by covenant, promitively seized in	reditaments and appurtena described premises, with charges, judgments, taxes, and part yof the second person whomsoever, lawfully set	aid part 4. of the second part of an absolute and indefeasible the appurtenances; that the assessments and incumbrances that the assessments and incumbrances of the control of the contro
To have and to hold the same, too ywise appertaining, forever.  And said	gether with all and singular  A Linuse  administrators, do a herel  he in law  and to all and singular the  cumbered of and from all f  and forever defend the title  part heirs  said part y of the first pr  March  March  March	the tenements, he have covenant, promitively seized in	se and agree to and with se and agree to and with se and agree to and with se and described premises, with charges, judgments, taxes, said part 10 of the second person whomsoever, lawfully set	and part 4. of the second part of an absolute and indefeasible the appurtenances; that the assessments and incumbrances that the assessments and incumbrances are the second part. It is the assessment and incumbrances are day and year above written the same and year above written the year and year above written the ye
To have and to hold the same, too ywise appertaining, forever.  And said	dether with all and singular to the interest of and forever defend the title part. His heir said part you for the first process of the	by covenant, promitively seized in	se and agree to and with se and agree to and with se and agree to and with se and described premises, with charges, judgments, taxes, said part y of the second person whomsoever, lawfull set hand the company appeared on the known to be the identited the same as	and part 4. of the second part of an absolute and indefeasible in the appurtenances; that the assessments and incumbrances where the same is a day and year above written the same is a day and year abov
To have and to hold the same, too  ywise appertaining, forever.  And said	dether with all and singular to the interest of and forever defend the title part. His heir said part you for the first process of the	by covenant, promitively seized in	se and agree to and with se and agree to and with se and agree to and with se and described premises, with charges, judgments, taxes, said part y of the second person whomsoever, lawfull set hand the company appeared on the known to be the identited the same as	and part 4. of the second part of an absolute and indefeasible in the appurtenances; that the assessments and incumbrances where the same is a day and year above written the same is a day and year abov
To have and to hold the same, too ywise appertaining, forever.  And said	dether with all and singular to the interest of and forever defend the title part. His heir said part you for the first process of the	by covenant, promitively seized in	se and agree to and with se and agree to and with se and agree to and with se and described premises, with charges, judgments, taxes, said part y of the second person whomsoever, lawfull set hand the company appeared on the known to be the identited the same as	and part 4. of the second part of an absolute and indefeasible in the appurtenances; that the assessments and incumbrances where the same is a day and year above written the same is a day and year abov
To have and to hold the same, too tywise appertaining, forever.  And said	dether with all and singular to the interest of and forever defend the title part. His heir said part you for the first process of the	by covenant, promitively seized in	se and agree to and with se and agree to and with se and agree to and with se and described premises, with charges, judgments, taxes, said part y of the second person whomsoever, lawfull set hand the company appeared on the known to be the identited the same as	and part 4. of the second part of an absolute and indefeasible in the appurtenances; that the assessments and incumbrances where the same is a day and year above written the same is a day and year abov