A company of the comp		his wife. of	lea 0.1	her	wbray	ty of
irst party has Granted,	, Bargained, Sold ar	nd Conveyed, and l	y these presents do	es hereby Grant,	Bargain, Sell and Convey	unto i
OMPANY (an India	n Territory Corporat	ion), its successors	and assigns, the	following describe	d premises, in The Cit	x of
	Indian Territory	to-wit:				0 1
t Three (3) and th	e South Half (S;	a) of Let. Iwo	(2) in Block (20) leasinglet	of way of misson	ri,
Railroad leon Ja	my, as shown out	the government	Hat of aid le	ity 0		,
, j	0,	0	0	ð.		
					The second secon	

					And the second s	
	100000000000000000000000000000000000000					
and the second second						
		en e			<u> </u>	
	and the state of the same of the	ware and the second			• • • • • • • • • • • • • • • • • • • •	
TO HOLD the pren	rises above describe	l, with the appurte	nances thereunto b	elonging, to the sa	aid UNION TRUST COM	IPAN
s forever.			40			
y of the first part coverall incumbrances. The	mants with the said	party of the second	part that	e same and that	ully seized in fee of said	premis K <i>zio</i> u
strators and assigns sl	all forever warrant	and defend the title	to said real estate	against all lawful	claims and demands wha	tever.
Harnah W. Myonol	orand	wife	of said Leon	ge W. mowl	nu	
of the said sum of mo	oney, loes hereby re	lease and quit-clain	, transfer and relia	Quish unto the sa		
					f the second part in the	sum
party of the first part	by the party of the	second part, evid	enced by	promiss	ory noteof even date	
	Six (b)	per cent. per		_		1
			TULSA, IND.	TER. august	T 16,	190. ડ
Que year	af	ter date, we, or eith	er of us, promise t	o pay to the order	of UNION TRUST COM	IPAN
One Thousand	Contract	TICE COMPANY	10/100	without Assilantia	/100	Dolla
e rate of interest. I	The drawers and en	lorsers severally wa	inum unui paia; ive presentation fo	and 11 interest is	not paid annually, to be	come nd no
		(Signed)	Geo	rge W mowle	14	
	****	. 0	-1/	0, 0, 0	<i>a</i> J ,	
arty of the first part s	hall pay or cause to	be paid said note a	nd the interest the	reon according to	the tehor and effect the	reof n
	in the	Western	District, Ind	ian Territory, pub	lic notice of the time and	place
a first given thirty (30) days by advertising	g in some newspap	er published in sai	d town or Territor	ry, at which sale the part	y of t
				y said property to	any one purchasing at s	aid s
te title thereto; and in	the recitals, its dee	ds or conveyances s	hall be taken as p	rima facie true, an	d the proceeds of the sa	aid s
				•	ot and interest, and the ren	onind
					uishes all rights of rede	mptic
stead allowed by law.			· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	•
ereof, The party of th	e first part has here	unto set	hand A, this	the 16		d
	190		•	<u>.</u> 1		
	and the second second		George V	U. mowling		Sea
			. () .	81 m - C	>	~~
			\mathcal{H} . \mathcal{P} .			(6)
			Hamalı	o mono viay		Sea
			Hamalı	o, monovay		_Seg
THE PARTY OF THE P	aka na akadiji me sajakapuna halajaja menjad menjang kamajang galaja ne dip	And	Hounah	and the same of th		Seg Seg
THE RESIDENCE AND ADDRESS OF THE PARTY OF TH		KNOWLEDGM	ŒNT.	But and described from settle constraints and but by		Seg Seg
S OF AMERIC.	4.5	now tolera jelokovanimene korovo ne omovo nakebe so josk ale dale	ŒNT.	Man Made W. Visag		Seg 1
ERRITORY,	$\left. egin{aligned} \mathcal{A}_{s} \end{aligned} ight\} ss.$	UKNOWLEDGM	ŒNT.			Seg Seg
ERRITORY,	$\left. egin{aligned} \mathcal{A}_{s} \end{aligned} ight\} ss.$	UKNOWLEDGM	ŒNT.			Seg
ERRITORY,	$\left. egin{aligned} \mathcal{A}_{s} \end{aligned} ight\} ss.$	UKNOWLEDGM	ŒNT.			Seg Seg
ERRITORY, Districtday of	A, } ss.	Store me, Secretary to the foregoing Mortgoge L	W Mow Gray			Sec
ERRITORY, District.	A, } ss.	eforo me, Leonge la foregoing Mortgogo Land I do bereby so oer	W. marshay	ios grantor, and state	D. Nothing Crists d that he had	Seg Le to respond
ERRITORY, Districtday of	A, SS. 190 Le., be ditory, appeared in per ars upon the within and entioned and set forth, y appeared before me	eforo me, Leonge. I foregoing Mortgoge L and I do hereby so oer Hausalv &	W Marshage end as one of the partity. Marshage et he person whose he	ies grantor, and state	a Nothing Cub. d that file had wife of within and foregoing Mortgag	Second the
ERRITORY, District. May of Manageat. District of the Indian Terr person whose nume apper on and purposes therein me and on this day voluntarily. Monotoners Id husband, doeldred that	A, SS. 190 Le, buttory, appeared in per ars upon the within and entioned and set forth, y appeared before me	efore me, deorge le foregoing Mortgoge Land I do hereby so cer Humsalv & to me well known to to to the within Mortgog.	W. Moubray eed as one of the part if y. Many brang e the person whose ne Boed and had of h	ios grantor, and state une appears upon the	a Nothing Cult d that hie had	Sea
ERRITORY, District. Manuaguat. District of the Indian Terres person whose name apperon and purposes therein in that on this day voluntarily. Manuaguat. John Manuaguat. Linya hereunto set my letter to the control of the purpose therein of the control of the	A, SS. 190.10, be diverged in per ars upon the within and entioned and set forth, y appeared before me	efore me, seconder of the within Mortgag without compulsion or such Notaria.	W mowleagy lead as one of the partify. The person whose ne a Deed and had of hundre influence of here.	ios grantor, aud state ume appears upon the er own free will sig- er said lusband.	d that Jil had wife of within and foregoing Mortgage and the relinquishment of do	the street
ERRITORY, District. Manuaguat. District of the Indian Terres person whose name apperon and purposes therein in that on this day voluntarily. Manuaguat. John Manuaguat. Linya hereunto set my letter to the control of the purpose therein of the control of the	A, SS. 190.10, be diverged in per ars upon the within and entioned and set forth, y appeared before me	efore me, seconder of the within Mortgag without compulsion or such Notaria.	W mowleagy lead as one of the partify. The person whose ne a Deed and had of hundre influence of here.	ios grantor, aud state ume appears upon the er own free will sig- er said lusband.	d that Jil had wife of within and foregoing Mortgage and the relinquishment of do	to rescent the same of the sam
ERRITORY, District. Manuaguat. District of the Indian Terres person whose name apperon and purposes therein in that on this day voluntarily. Manuaguat. John Manuaguat. Linya hereunto set my letter to the control of the purpose therein of the control of the	A, SS. 190.10, be diverged in per ars upon the within and entioned and set forth, y appeared before me	efore me, seconder of the within Mortgag without compulsion or such Notaria.	W mowleagy lead as one of the partify. The person whose ne a Deed and had of hundre influence of here.	ios grantor, aud state ume appears upon the er own free will sig- er said lusband.	d that Jil had wife of within and foregoing Mortgage and the relinquishment of do	to nexecut
ERRITORY, District. Manuaguat. District of the Indian Terres person whose name apperon and purposes therein in that on this day voluntarily. Manuaguat. John Manuaguat. Linya hereunto set my letter to the control of the purpose therein of the control of the	A, SS. 190.10, be diverged in per ars upon the within and entioned and set forth, y appeared before me	efore me, seconder of the within Mortgag without compulsion or such Notaria.	W mowleagy lead as one of the partify. The person whose ne a Deed and had of hundre influence of here.	ios grantor, aud state ume appears upon the er own free will sig- er said lusband.	d that Jil had wife of within and foregoing Mortgage and the relinquishment of do	to nexecut
ERRITORY, District. Manuaguat. District of the Indian Terres person whose name apperon and purposes therein in that on this day voluntarily. Manuaguat. John Manuaguat. Linya hereunto set my letter to the control of the purpose therein of the control of the	A, SS. 190.10, be diverged in per ars upon the within and entioned and set forth, y appeared before me	efore me, seconder of the within Mortgag without compulsion or such Notaria.	W mowleagy lead as one of the partify. The person whose ne a Deed and had of hundre influence of here.	ios grantor, aud state ume appears upon the er own free will sig- er said lusband.	d that had wife of within and foregoing Mortganed the relinquishment of do	to nexecut
	on of the sum of NTRUST COMPANY (an India of COMPANY (an India company of the first part covers of the said sum of most all her right, claim and on condition, that we have all incumbrances. The istrators and assigns show the said sum of most all her right, claim and on condition, that we have a sum of the said sum of most and her right, claim and on condition, that we have a sum of the said sum of most and her right, claim and on condition, that we have a sum of the first part of the first part in date at the rate of the rate of interest. The dagree to pay attorned the payment, then the infirst given thirty (30 ors or assigns, may be of the first part hereby and in the payment of all the he party of the first part for and in the payment of all the he party of the first part seed allowed by law, hereof, The party of the party of the seed allowed by law, hereof, The party of the party of the seed allowed by law.	on of the sum of	on of the sum of	on of the sum of	on of the sum of MRANY (an Indian Territory Corporation) hereinafter referred to as party of the series party has foranted, Bargained, Sold and Conveyed, and by these presents does hereby Grant, isomerated for an experience of the second part that the following described. Indian Territory, to-wit: I lines (3) and the bould half (5/a) of fact line (a) in Bloch (2.0) leasing to so forever. Rathord Compland, as about out the government that the fact of and that is forever by of the first part covenants with the said party of the second part that the fact of and that it is forever. That the half of the second part that the fact of the side sum of money, loos hereby release and quit-claim, transfer and relinquish unto the said line mbrances. That the half of the side sum of money, loos hereby release and quit-claim, transfer and relinquish unto the said line mbrance in the whole of the side sum of money, loos hereby release and quit-claim, transfer and relinquish unto the said line that whereas, said party of the first part is justly indebted to the said party of one condition, that whereas, said party of the second part, evidenced by promise to party of the first part has the rate of the said real estate forever. Party of the first part by the party of the second part, evidenced by promise to pay to the order that the rate of the second part, evidenced by promise to pay to the order that the rate of the second part that the said party of the second part, evidenced by the party of the first part has leaves and endeavers are endeavers as even the second part, while the said party of the order that the said party of the second part, evidenced by the second part was promise to pay to the order that the said party of the second part shall have power to cell said property at public and party of the first part has leaves and endeavers and endeavers as even the said party of the first part has leaves the second part shall have power to cell said property at public and party of the first part, and even second part shall	on of the sum of Care Managed Hotels of the second part, the receipt wite party has Granted, Bargained, Sold and Conveyed, and by these presents does hereby Grant, Bargain, Sell and Convey SOMFANY (an Indian Territory Corporation), its successors and assigns, the following described premises, in the Care in the party of the first part has Granted, Bargained, Sold and Convey Somfany (an Indian Territory Corporation), its successors and assigns, the following described premises, in the Care in the second part in the second part in the Sold (2.0) hearinght of managed in the Care in the Sold (2.0) hearinght of managed in the Care in the Sold (2.0) hearinght of managed in the Sold (2.0) hearinght of the Sol