		COMPANY OF THE PARK OF THE PAR			
This Mortgage, M. H. Brown	Inde on this the12 th	day of	November Hart 19	190 le , by and between	15.
of Julya		1 2 21 2	W. E. Lunaway	NO. ASSOF	C C
party of the second part, WITNESSETH: 1 cash in hand paid by the said party of the s	That for the consideration of the susecond part to the said part LCQ of	um of the first part, the receipt of which	h is hereby acknowledged, the sa	Dollars id part descript the first part have and assigns, the following tract of rea	C.
ostate situated in Julaal, Heatern he to the town of Lulaa.	intiat Indian To	orritory, to-wit:	(5) in Block Tour tt	Vim Grand Visino all t	in
and the second of the second o					
According to the official plat and survey the second part, heirs and assign And the said part 222 of the first pa	ns forever, with all the privileges as	nd appurtenances thereunto belon	ging. heirs, executors, administrate	rs and assigns covenant with the sai	a
party of the second part that at the delivery Real Estate; that the same is free and clear	r of all incumbrances whatsoever	***************************************		heritance in fee simple in and to sai	- }
part and that Llack will and Llaw part, her hers and assigns again And the said Llack EU. San for said consideration does hereby release,	heirs, executors and administr	ators shall forever warrant and	defend the title to said Real Es	tate unto the said party of the secon	1
or possibility of Dower and Homestead in C THE FOREGOING CONVEYANCE	on to said Roal Estato forever.				- 2
ovidenced by 7 certain	in promissory note 2 of even dat			cent. per annum until paid; payabl	
annually on the Now, it the said part. (A of the first part agreement brein, then this instrument shall be nu AND IT IS FURTHER AGREED by the general or special, that may be levied unon said re	first day of	and the interest thereon according to orce and effect the continuance in force of this instr llage or city in which said real estate i	the tener and effect thereof, and do as ument, the said first part 22agree s situate, or any part thereof when the	d perform all and every other covenant an to pay all taxes, charges or assessments same shall become by law due and payable	d
annually on the agreement been annually on the agreement been the nine in this instrument shall be a goneral or special, that may be levided upon said reinchiding all taxes, and assessments of every kind and the said mortgagor. shall not be entitled to party of the second part, its successors or sessing premisers as all distances. The second part is successors or sessing premisers as all distances. It is a considered with the second part is successors or sessing premisers and distances. The second part is successors or sessing premisers and distances and sessing premisers and distances. The second part is successful to the second part and specially no outline of a further agree. It is a successful to the second part reserving for successful, sturr and boilers, so as to provent dismage or undue risk of the second part reserving for successful.	and charactor levied upon the interest the any offset against the sums hereby seem , showing payment thereof, until the in- liens, and to preserve and maintain the se all buildings, fences, sidewalks and other	erein of the mortgagee or real for taxes so paid (and that **********************************	legal representatives and assigns	nand, receipts of the proper persons to sal urther agreelo constantly keep the sal st. e are in at this date, and that Alexandria.	d d
will permit no waste, and appecially no cutting of a further agreethatwill at no time unfitness of said premises for general business or keep in proper order all pipes, connections, fixture	shrubbery, fruit or shade trees; and the control of the premises to be used to b	sommission of waste shall, at the option sed in the conduct of any illegal or di will permit no unnecessary accumulating the plumbing for and use of Natural	of the mortgagee, render this mortgage are putable business, or such as will to not combustible material upon said for manufactured gas, or both, water and conjugations in safe condition are	ge que and payable. Said first 112	r y 8
ot the second part reserving for	to the property thereby, and thatxxx	to enter upon and inspect the premises emises against loss by fire and lightning	at any reasonable hours and as often a in the amount of the insurance in and to at once deliver the insurance in	or they may desire Dollars, and in a colicles, properly assigned or pledged to sal	n d
second part44 as collateral and additional section paid, as been provided, by said part 44	arity for the payment of said promissory if the second part; and that in the event of	note and the interest to accrue thereon of the failure, neglect or refusal of said f	as well as for the payment of all such that part at a constant to so insure the build afore noon of the day on which any or	n sums of money as may have been advance ngs, or to reinsure the same, and deliver th t such policies shall expire, then said secon	d d
part	vored by these presents, to insure or rein obtain such insurance, in the name, place by specifically given, full power to dema le all vouchers, receipts and drafts that and all policies of insurance to subsequent	neure said buildings for said amount; and and stead of the said first part. L	d the said	rent of loss under such policy or policies, the place and stead of the said first partie. A unit so collected toward the payment of the party of the second part or which the said the said of the second part or which the s	
assigns, may effect such insurance as hereinbefore with interest thereon from the time of payment at said note and interest coupons. It is hereby furth collateral security to the party of the second part,	sagreed, paying the cost thereof; and m the rate of	nay also pay the final judgment for sta nnum, payable semi-annually, these pre rance policy issued on the premises cov- ter the same have been actually assigne	tutory lien chalms, including all costs sent's shall be as security, in like mann ered by this mortgage during the exi d or not, the same shall, in case of los	and for the repayment of all money so pal- er and with like effect as for the pnyment o stence of said mortgage, shall be assigned a , be payable to said second party, or assign	1, £ 18
to the extent of their interest as mortgages in said And it is further stipulated, that in case the keeping said buildings insured, as aforesaid, then with interest at the rate of 8 per cent, from date of	said part 1.2 of the first part shall n the said second party, or 12 le such expenditure until paid, shall be cor	nake default in payment of the taxes egal representative may pay such taxes neidered a sum the repayment of which	or assessments against said real estat and assessments and effect such insu is intended to be hereby secured.	e, as, and at the times required by law, or crance, and the amount so expended therefor	r,
catac that said mortgagor will pay a reasonable a And it default be made in the payment of se or it waste be committed on, or improvements are secured shall, at the option of the grantee herein,	tiorney's fee and the payment thereof shald note at maturity, or any interest pay removed from the land, then in any or e or the legal holder hereof, become imp	hall also be secured by this mortgage. In the takes or assess the takes or assess the takes or assess the takes of assess that a contract of these mediately due and payable without no	sments aforesaid, or to procure and m conditions, or any or either of them, side, and the grantee or legal holder	nintain such insurance, or any part of eithe the whole of the sums intended to be hereb hereof, or	r, y
policies properly assigned or pledged to the said	y, or any part thereof, at public sale to the public notice of the time and place, and te hand bills posted in 5 public places in the the said grantee, or	ie highest bidder for cash at the front de erms of sale, having first been given 30 d e vicinity of sald land, at which sale the signs, to convey sald property to any pi fall costs and expenses attending sal hereby waived by the grantors herein.	nor of the Post Office in	In the India paper nublished in, or of general circulatic purchase as any third person might do, an of such deed of conveyance shall be taken a laid debts and interest, and the remainde	n d ss
IN TESTIMONY WHEREOF, The	part.coof the first part have	hereunto subscribed	oir name and affixed their seal	i.	. #
Witnesses: Phil Yunuv		3 minimum rami	W. H. Grown	Seat Seat	
Anijamin A Rice			ulice W. Barrery	Seat Seat	2
***************************************				Seal	3
UNITED STATES OF AMERICA, INDIAN TER	RRITORY,) ss.		A Q La Ma	er er i major, "dag gjyttererine oper ordinosina, recente de met de die de de sente en de de de de de de de de	and the second
Western District, Pablic within and for said District and To	Personally appearance or H. Bauta-	ared before me	and alice Ed. Princer	This wafer	y .
me thathad executed the sa	whose name & appearto an ame as	nd upon the within and foregoing and deed, for the consideration, u	instrument, as partage grantor ses and purposes therein mention	and who stated and acknowledged and set forth	d
of her own free will and accord executed s	said mortgage and signed and scale	o me well known, and in the absen d her relinquishment of dower and applision or undue influence of her	ce of her said husband declared I homestead or any possibility of said husband.	and acknowledged to me that she had dower and homestead therein, for th	i, e
Witness my hand and official seal on wastern that . 7	this the 16th	day of November	Benjamin F. Ri	e Jr. Notary Public	
UNITED STATES OF AMERICA, INDIAN TRI	RRITORY, ss. Personally appear	ared before me		, a Notăr	
Western District			and		y
Western District, Public within and for said District and Te	erritory,	nd anon the within and facaraine	instrument as part granta	and who stated and acknowledged	y
Western District, Public within and for said District and Te to me well known as the identical person me thathad executed the same day, voluntary	eritory,	ad apon the within and foregoing t and deed, for the consideration,	instrument as partgranto	r and who stated and acknowledged oned and set forth, wife of the sai	y
Western District, Public within and for said District and Te to me well known as the identical person me thathad executed the sa And also, on the same day, voluntar of her own free will and accord executed second description. uses and purposes therein a	erritory,	nd apon the within and foregoing it and door for the consideration, o me well known, and in the abser d her relinquishment of dower an uppalsion or undue influence of her	instrument as partgranto uses and purposes therein menti nee of her said husband declared homestead or any possibility of said husband.	r and who stated and acknowledged oned and set forth, wife of the sai	y
Western District, Public within and for said District and Te to me well known as the identical person me thathad executed the sa And also, on the same day, voluntar of her own free will and accord executed s consideration, uses and purposes therein of	whose name	nd apon the within and foregoing it and doon for the consideration, one well known, and in the absend her relinquishment of dower and pulsion or undue influence of her	instrument as partgranto uses and purposes therein menti co of her said husband declared homestead or any possibility of said husband.	r and who stated and acknowledged oned and set forth, wife of the sai	y