2.5	1.44											5	5 1			1 1 1 4				1 K.		1100
т÷	- 1	· + ?						1.1.62	11 - N.				1 A. (A.)	4. 1 No.		1					•	1.12.12
- 1		S. Same	CALC 14	1. 18 A. O. C.	dan She		فيرابع بغابيه	Sec. and	Als de pris	40.60	والا التشاريك	atini shinay	20.20	Sec. 1	124.42	1. S. A.S.	1.000	1 122	544 C 1 3	12.12.5.20	A 64 M	1911
28.	200	Garage	in some of	14 M	بطارقهم لعقبه	Anne march	C. Marine .	Charles Sec.	AL YNAME	64.5	ALM 18431	ALC: No. TO.	-5107-5	20.22	Trade to a	al she had	10.00	244.294	Sec. 14	Sugar Sugar	1	£

	MORTGACE.	No. 2025	SEC. D. BARNARD & CO. BLANK BOOK MERS, PR. N.	ERS, LITHOGRAPHERS, ST. LOL
	5 This Mortgage, Made on this the	19.tti	day of lecenster 190	, by and betwe
:	6. Im. Borden	and	Nettre 13. Borlew Husband and Wife	
	of of the second part, WITNESSETH: That for the co	. Indian Territory, parties of the	Arst part and the lormich	Dolla
s,	" eash in hand paid by the said party of the second part to t	he said partice. of the first part,	the receipt of which is hereby acknowledged, the said part day of party of the second part, here here and assigns, the	the first part hanks
			the Southerly Hifty (50) feet of stat time (5) in Block a One Hund	
			omes of said Littic (5) Thence in a North Easterly direction	
R	ine of sail hat one hundred me forter (140) fact to the dout	Eastern comenthereol - this	at in shit angles in a North Westerly Sucction flty (50) feet	
	in a bouth Westerly direction and parallel to the Sone	thesely line of said lot melun	hed "nel forty (140) feet to Westerly line of said lot; then	ectrightangles
X	South Easterly direction fifty (50) first to the place	2 of beginning		0 0
		0 0	n de la companya de Recentra de la companya de la company	
	According to the official plat and survey thereof approved	by the Secretary of the Interior of	the United States. TO HAVE AND TO HOLD the same unto	the said party of t
	second part, hest. heirs and assigns forever, with	all the privileges and appurtenand	es therounto belonging. and	
a and the second			andYMANY	
	Real Estate; that the same is free and clear of all incumbr	ances whatsoever		
1	part and that Alun will and Quese heirs, exect	and that they	ha we a good right to sell and convey the same to the sai	d party of the second aid party of the second
	part,	laims and domands whatsoever.		ing party of the seco
	And the said <u>Netter</u> <u>B. Soulent</u> for said consideration does heroby release, rolinguish and	quit-claim, transfer and convey u	vife of the said	ms all her right, cla
CHICK IN	or possibility of Doman and Homestand in or to said Real 1	Fetuta fororan	tilla of the first part justly indebied to the said party of the sec	
	Che Thousand		Dollar	
		0	awing interest at the rate of	
	Now, if the said part Mey	furnany	nnd thereon according forthe tabr and effect thereof, and do and perform all and in force of this instrument, the said first part442 agroeto pay all taxe los said real cystar is situate, or any part thereof when the same shall becom rageo or	every other covenant a
	AND IT SFURTHER AGREED by the said dirst part.(22 general or special, that may be lovied upon said real estate by the au	whet to remain in this force and effect.	in force of this instrument, the said first part 4:42sgreeto pay all taxe ich said real optate is slunte, or any part thereof when the same shall becom	s, charges or assessmen to by law duo and payab
10	including all taxes, and assessments of every kind and character levi and the said mortgagor shall not be entitled to any offset against party of the second part. Its successors or assigns, showing paymen	ed upon the interest therein of the morts the sums hereby secured for taxes so t thereof, until the indebtedness hereb	agee or	evied upon said mortgag the proper persons to si o constantly keep the si
11	premises free from mechanics' liens and all other liens, and to prese The said first part, LLA, agreeto kcep all buildings, force	rve and maintain the security hereunder es, sidewalks and other improvements or shade traces and the commission of market	against any adverse, superior or intervening claim or interest. said real estate in as good repair and condition as the same are in at this da	to, and that
	will permit no waste, and especially no cutting of surubery (rut of furthor agroethatthe will at no time permit any part of wasteness of said premises for general business or residence perpose	I the premises to be used in the conducts: that	to shall, at the option of the mortgages, render this mortgage due and payable t of any illegal or disreputable business, or such as will tend to injure or can cecessary accumulation of combustible material upon said premises: that	ac undue deterioration
	keep in proper order all pipes, connections, fixtures and attachments and boilers, so as to prevent dimage or undue risk to the property t	s of every kind lelating to the plumbing hereby, and that	or and use of Natural or manufactured gas, or both, water supply and sewer all electric light wires and connections in safe condition and properly insulate	d; the part. 4
	of the second part reserving for a data and a data and the	terquerites me usue to enter abou gue	inspect the premises at any reasonable nours and as often as	
	equal amount against tornadore, in insurance companies approved b second part.4 as collateral and additional/security for the payming and a subreak part and a based and the second part.	y said second part, for not less the ent of said promissony note and the inter	by fire and lightning in the amount of <u>\$1,2,00</u> . an a three year term and to at once deliver the insurance policies, properly a set to accrue thereon, as yell as for the payment of all such sums of money a set or arcfusal of said first part allowto so insure the buildings, or to reinsure	ssigned or pledged to sa s may have been advance
	policies properly assigned or pledged to the said	connicle.	, before nocn of the day on which any of such policies sha	ll expire, then said seco
	parta hereby authorized and empowered by these pre- may fign all papers and applications necessary to obtain such insura	sents, to insure or reinsure said building nce, in the name, place and stead of the s	s for said amount; and the said	such policy or policies, i
1	said second party shall have, and	en, full power to demand, receive, collec beipts and drafts that shall be necessar surance to subscouent owners; and if any	and sattle the same, and for that purpose may, in the name, place and stead of y to procure the money thereunder, and to apply the amount so collected to a fauld agreements he not performed as a forespit the said party of the sec	the said first parties. oward the payment of t
	assigns, may effect such lasurance as hereinbefore agreed, paying da with interest thereon from the time of payment at the rate of	e cost thereof; and may also pay the fi	sid first part .242 And it is forther agreed that in the event of less under: and satis the same, and for that purposes may. In the name, phone and stead of y to procure the meany thereunder, and to apply the amount so collected to of said agreements be not performed as noriceald, then said party of the see and judgment for statistory lien claims, holiveling all costs; and for the repoy it-annually, these presents shall be as secarity, in like manner and with like off on the premises covered by this morigans during the oristence of said mor- seen actually assigned or not, the same shall, in case of lows, be payable to sai yment of the tares or assessments against said real class, and at the til- may pay such taxes and assessments against said real class, as and the same shall areal estate or to protect the right of the morigage herein or the tile by this morigage. of the tares or assessments aforesaid, or to procure and maintain such insura the breach of these conflictions, or any or sither of them, the whole of they is payable without notice, and the grantee or legal holder hereof, en	ment of all money so pa loot as for the payment
	collateral security to the party of the security fart, or assignment and a collateral security to the party of the security fart, or assigns, as abort to the extent of their interest as mortgages in said premises,	re provided, and whether the same have	the promises deviced by this morigage during the existence of fail mori been actually assigned or not, the same shall, in case of loss, be payable to sul	d second party, or assig
ALC: NO.	keeping said buildings insured, as aforesaid, then the said second part with interest at the rate of 8 per cent. from date of such expenditure	ty, or htal legal representative until paid, shall be considered a sum the	, may pay such taxes of assessments against said real state, as, and at the tr may pay such taxes and assessments and effect such insurance, and the amo repayment of which is intended to be hereby secured.	unt so expended theref
	And if default be made in the payment of said note it was in the factor of the said note at	the payment thoreof shall also be secured y, or any interest payment when due, or	shid real estate or to protect the right of the mortgagee herein or the title by this mortgage. of the taxes or assessments aforesaid, or to procure and maintain such insura	or possession of said re ince, or any part of eith
	secured shall, at the option of the grantee herein, or the legal holds	r hereof, become immediately due and	payable without notice, and the grantee or legal holder hereof, or	And assignee, agent
	Territory as same may be located at time of sale, public notice of the in said town or Territory, or by printed or written hand bills posted i the said section of the first bear heaview antioeffor the said granted and the section of the same se	time and place, and terms of sale, havin n 5 public places in the vicinity of said la	r first been given 30 days notice by advertising in some newspaper published in nd, at which sale the said grantee or assignce may bid and purchase as any t	, or of general circulati hird person might do, a
	prima facile true, and the proceeds of said sais shall be applied fir finany, to the grantors. All rights of appraisement, sale or redempti Part 40-0 find free part arge to pay for recording the	st, to the payment of all costs and ex on and homestead are hereby waived by release of this morizage when same is	payaolo window notico, and the grantee or legal holder hereor, or	erest, and the remainde
	IN TESTIMONY WHEREOF, The part area of the	first part haus hereunto subser	ibed Alesatheir name. and affixed their seals.	
ł	Witnesses:		C. m. Borlen	
	Chas a West		nottee B. Borlen	Sea
	- Percey Collins			
				Sea
1		ан анганалан каланан тура ураналан таларарын калан урандарын бараран түрдүк түрдүк каландар		1993),
	UNITED STATES OF AMERICA, INDIAN TERRITORY, 355.		lal a W-+	
	Western District,	Personally appeared before me.	Chas a West	, a Nota
	to me well known as the identical person A., whose name.	Anoppear to and upon the with	in and foregoing instrument, as part	and acknowledged
	me thathad executed the same ashin		e consideration, uses and purposes therein mentioned and set forth	L e
	And also, on the same day, voluntarily appeared bef	oro me the said <u>Nettic</u> N	, Aur fust	wife of the sn
1	of her own free will and accord executed said morigage an	d signed and sealed her reiinquish	nent of dower and homestead or any possibility of dower and home	estead therein, for t
	Witness my hand and oMcial seal on this the	2 8th day of	December 1006	
	Seal My commission expires sept 9th 1908.		e influence of her said husbund. <u>Lacember</u> <u>lehas a. West</u>	Notary Publi
T	TRUTTLE OFFICERS OF ENDINES FURTHER OVERAGENT			
	UNITED STATES OF AMERICA, INDIAN TERRITORY, Western District,	Personally appeared before me		. a Notes
	Public within and for said District and Territory,	de automotivation annihilantanipoti annihilantanipoti	and	
			in and foregoing instrument as part grantor and who stated	· · · · · · · · · · · · · · · · · · ·
-	me thathad executed the same as And also, on the same day, voluntarily appeared before		he consideration, uses and purposes therein mentioned and set for	
and the second		to me well known	and in the absence of her said husband declared and acknowledge	d to me flint she ha
	consideration, uses and purposes therein contained and set	l signed and sealed her relinquish forth, without compulsion or undit	nent of dower and homestead or any possibility of dower and home e influence of her said husband.	stend therein, for th
	Witness my hand and official seal on this the			
	Seile My commission expires	an a fear a fear an ann an an ann an ann ann an ann an	a a a a a a a a a a a a a a a a a a a	
- 11 -	Billed for Decend . No. 12.	1907 at 100 stalast P		- -
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