TGAGE.	4355 COMPARED	SEO, D. BARBARD & DD. BLANK SOOK MIRS, PWNTERS, LITHODRAPHERS, ST. LOUIS
This Mortgage, Made og this the	6.1.1 day of M	190 X, by and between
villion & B	norfmand unman	for span of legal
	an Territory, part. 4 of the first part and 724.	Durkil 1
of the second part, WITNESSETH: That for the consider a hand paid by the said party of the second part to the sai	id part_k1 of the first part, the receipt of which is hereby dckn	owledged, the said part of the first part ha
ed, Bargained and Sold and do hereby Grant, Bargain, Sel situated in July 20 20 20 20 20 20 20 20 20 20 20 20 20	Il and Convey unto the said party of the second part,	heirs and assign, the following tract of real
Situated in At FILM (10) and	- Block Tro(2) in +	Horners addition
Employ		
a service and the service of the ser The service of the ser	an an anna an ann ann ann an Aonaichte an Aonaichte ann an Aonaichte ann an Aonaichte ann an Aonaichte ann an A Ann an Aonaichte ann an Aon	
part,	o Socretary of the Interior of the United States. TO HAVE A he privileges and appurtenances thereunto belonging.	ND TO HOLD the same unto the said party of the
And the said part. 4 . of the first part for him		tors, administrators and assigns covenant with the said
	lawfully seized and possessed of an absolute and indefer	usible estate of inheritance in fee simple in and to said
state; that the same is free and clear of all incumbrances		and convey the same to the said party of the second
ad that <u>key</u> will and <u>key</u> heirs, executors a <u>Rep</u> heirs and assigns against all lawful claims	and administrators shall forever warrant and defend the title	to said Real Estate unto the said party of the second
And the said	wife-of-the said	
d consideration does hereby release, relinguish and quite sibility of Dower and Nemestead in or to said Real Estats	elaim, transfer and convey unto the said party of the second-pa	rt heirs and assigns all her right; claim
	That, Whereas the said part	
cod by Z certain promissory noto-S	Eof even date herewith, drawing interest at the rate of	Dollars for borrowed money
ne	and porter	
Now, if the said part	paid said note Ana and the interest thereon according to the lenor and effect ) remain in full force and effect. rote that during the continuance in force of this instrument, the said fir	t thereof, and do and perform all and every other covenant and st part
or special, that may be lowled upon said real estate by the authority g all taxes, and assessments of every kind and character levied upon add mortgacer - built not be antitud to any offset acquiset the su-	and 200 provide the interest thereon according to the lenor and effect or commin in full force and effect. In the second	rt thereoff when the same shall become by law due and payable, itatives and assigns; to pay all taxes levied upon said mortgage;
The second part, its successors or assigns, showing payment there is free from mechanics' llons and all other llons, and to preserve and The sold (rise part	and before a second to the second shall be fully paid. The said a second shall be fully paid. The said a maintain the security hereunder against any adverse, superior or intervely evaluated other improvements on said real estate in as good repair and	a first part, our definition of the proper persons to said a first part, our further agree to constantly keen the said ning claim of interest.
agree that the will at no time permit any part of the p	premises to be used in the conduct of any illegal or disreputable busines	s, or such as will tend to injure or cause updue deterioration or
s of said premises for general business or residence purposes; that proper order all pipes, connections, fixtures and attachments of eve	which are and the second	naterial upon said premises; that
Len i fin	and the second	
And the sold first part A agree S. to at once insure the building nount against tornsdoes in insurance companies approved by said a part A as collateral and additional security for the payment of	Autures into right to enter upon and inspect the premises at any reasonable h ge upon said premises aggingata ioss by five and lightning in the amount of second partify mote and the interest to accrute thereon, as well as for the and promisegy mote and the interest to accrute thereon, as well as for the at in the event of the failure, neglect or refusal of said first partto s	ver the insurance policies, properly assigned or pledged to said
, as hopein provided, by said part	at in the event of the failure, neglect or refusal of said first part	o insure the buildings, or to reinsure the same, and deliver the
hereby authorized and empowered by these presents, i	to insure or reinsure said buildings for said amount: and the said	greed that in the event of loss under such policy or policies, the
ind party shall have, and	i power to demand, receive, collect and settle the same, and for that purpos and drafts that shall be necessary to procure the money thereunder, and to procure the money there and the same to be the sa	may, in the name, place and stead of the said first part
may effect such insurance as hereinbefore agreed, paying the cost arest thereon from the time of payment at the rate of	. bered; and may also pay the final judgment for statutory lien claims, per cent. per annum, payable semi-annually, these presents shall be as set	i allocation in the said party of the second part or And the induction in the second part of all money so paid, unity, in like manner and with like effect as for the payment of
) and interest coupons. It is hereby further stipulated and agreed il security to the party of the second part, or assigns, as above prov tent of their interest as mortgages in said premises.	that every insurance policy issued on the premises covered by this mortg ided, and whether the same bave been actually assigned or not, the same	age during the existence of said mortgage, shall be assigned as shall, in case of loss, be payable to said second party, or assigns
.nd it is further stipulated, that in case the said part	rst part shall make detail in payment of the targe or assorsments aga 	inst said real estate, as, and at the times required by law, or of ad effect such insurance, and the amount so expended therefor, reby secured.
and it is further agreed that should a pathlon be filed to foreclose t lat said mortgagor will pay a reasonable attorney's foe and the payr and it default be inade in the payment of said note at maturity, or a	this mortgage, gain possession of said real estate or to protect the right ment thereof shall also be secured by this mortgage. my interest payment when due, or of the taxes or assessments aforesaid, o	, of the mortgagee herein or the title or possession of said real r to procure and maintain such insurance, or any part of either.
te be committed on, or improvements are removed from the land, t shall, at the option of the grantee herein, or the logal holder here	Len in any or either event, upon the breach of these conditions, or any ot, become immediately due and payable without notice, and the grant	or either of them, the whole of the sums intended to be hereby ee or legal holder hereot, orassignce, agent or
, shall have the power to solt said propercy, or any part thereof, at j y as same may be located at time of said, public notice of the time a own or Torritory, or by printed or written hand bills posted in 5 mub	but, become inimicatively due and psymble without notice, and the grant public sale to the bighest bidder for each at the front door of the Doat Ome and place, and terms of aale, having first been given 30 days notice by adver bio places in the vicinity of said land, at which said or notice by adver the payment to vicinity of said land, at which said or hor said grantee or as the payment of all costs and expenses attending said sale; second, to homestead are hereby walved by the grant of berein. so of this moving we may land by the grant of the brein. part hgbereunto subscribed	3 in
parties of the first part hereby authorize the said grantee, or action of the said grantee of the said said said said said be applied first, to i to be the said of the said said said said said said said said		e and the recitals of such deed of conveyance shall be taken as the payment of said debts and interest, and the remainder,
N TESTIMONY WHEREOF, The part/d	part has Sumberounto subscribed	mixed their seals.
sos: F. m. Rodols	William	Dorockman Seal
F W B.Les	e	Seals
		Sar
		¢
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) STATES OF AMERICA, INDIAN TERRITORY, Les.	For R	
Western District, Per	sonally appeared before me	and fine finan eflegal
	opear. S. to and upon the within and foregoing instrument, as pa	
he had executed the same as his v	oluntary ast and deed, for the consideration, uses and purposes	
And also, on the same day, voluntarily appeared before me	<u> </u>	wife of the said
win free will and accord executed said mortgage and sign	bed and welld her relinquishment of dover and homestead or ar without compulsion or undue influence of her said husband.	band declared and acknowledged to me that she bad, ay possibility of dower and homestead therein, for the
Witness my hand and official seal on this the	day of Dradf	0.9
My commission expires april 11-		F. M. Codol Notary Public.
STATES OF AMERICA, INDIAN TERRITORY, SS. Western District, Pore	sonally appeared before me	a Natare
	and	
이는 그는 것 같아요. 이번 방법에서 이는 것 같아요. 이는 것 같아요. 가지 않는 것이 좋아.	pearto and apon the within and foregoing instrument as pe	그는 그는 것은 것이 많은 것이 같아요. 이렇게 가지 않는 것이 많은 것이 가지 못했는 것이 것
그는 그 그는 것 같은 물질을 가지 않는 것 같은 것을 가지 않는 것 같이 많이 많이 많이 있다.	voluntary act and deed, for the consideration, uses and purpose e the said	
	to me well known, and in the absence of her said hus	band declared and acknowledged to me that she had,
ration, uses and purposes therein contained and set forth,	ed and sealed her rolinquishment of dower and homestead or an , without compulsion or undue influence of her said husband.	한 말에 가지 않는 것은 것이 없는 것을 만들었다.
Vitness my hand and official seal on this the	day of	
Mar approximates a section	and the second secon	Notary Public.
	그는 사람 방법이 있는 것 같아요. 이 가지 않는 것 같아요. 이 집 것 같아요. 이 집 것 같아요. 이 집 것 같아요. 이 집 것 같아요.	
liled for Record 22La.1.p. 11	그는 사람 방법이 있는 것 같아요. 이 가지 않는 것 같아요. 이 집 것 같아요. 이 집 것 같아요. 이 집 것 같아요. 이 집 것 같아요.	Deputy Clerk and Ex-Officio Recorder.