This		Je, Made on this the	51h	day of Maga	<u> </u>	190 , by and betw
Lin	MUNG Cai.	Stennery	ndian Territory, part 4 of the	first next and	Herraway	***************************************
ty of the secon	id part, WITNESS	ETH: That for the cons	ideration of the sum of	One Thou	and	Doll
h in hand paid	l by the said party	of the second part to the	said part 4 of the first part	the receipt of which is hereby ack party of the second part, ti	nowledged, the said part	
nteu, barguin ita situatad ir	. Iulsa. IV.	istern Distri	Indian Tarritory towi	to Lot Time (5)	neirs and assign Block Iw	ns, the following tract of
Bl.	an Addi	tion to In	ela a	Vi amakarinikaan kannillaniilissää siin ariiniaan keiked	Colombia de la colombia del la colombia de la colombia del la colombia de la colo	
reco	es una	min -w ex				
ording to the c	official relations on	nyon thought anyoned by	the Same in the Interior of	(the United States TO HAVE A	ND TO TOUR the same	unto the said neutra of
			ill the privileges and appurtena		IND TO HOLD the same	unto the said party of
And the sai	id part	first part for	reel	and he heirs, execu	tors, administrators and a	ssigns covenant with the
y of the secon	nd part that at the	delivery hereof the		ossessed of an absolute and indefe		
Estate; that	the same is free as	id clear of all incumbra		<i>f</i>	***************************************	
		- f	and that	ha. A a good right to sell rover warrant and defend the title	and convey the same to	the said party of the sec
and that	heirs and assig	ens against all lawful cla	ors and administrators shall to ims and demands whatsoever.	rover warrant and dolend the title	to said Real Estate unt	o the said party of the sec
And the sai	id			wife of the said		
aid considera	tion does hereby r	elose, relinguish and q ead in Osto said Real Es	nit-claim, transfer and convey t	wife of the said	art heirs ar	id assigns all her right, cla
				art 4 of the first part justly ind	abted to the said party of t	he second part in the sum
		une Thou	soud			Dollars for borrowed mor
nced by				rawing interest at the rate of		
sem.	annually	on the first day of	peru	and student as thereon according to the tenor and efficiency of this instrument, the said find the said real estate is situate, or any pigages or	and thorong and do and more	a all and aver-
ment herein, th	ien this instrument sh FURTHER AGREE	pail be null and void, otherwi D by the said first part	se to remain in full force and effecthereto that during the continuance	s in force of this instrument, the said fl	rst part	all taxes, charges or assessme
al or special, th	at may be levied upor nd assessments of eve	n said real estate by the Auti ery kind and character levied	orly of the town, village or city in w upon the interest therein of the mor	hich said real estate is situate, or any p	art thereof when the same sha ntatives and assigns; to pay al	il become by law due and pays I taxes levied upon said morte.
ne said mortgag of the second p	orshall not be ent	titled to any offset against the assigns, showing payment	s sums hereby secured for taxes so thereof, until the indebtedness here	paid (and that	t once a year, on demand, rec id first part	cipts of the proper persons to rea. Lato constantly keep the
The said first	part. 4 agree A	to keep all buildings, fences	sidewalks and other improvements of we	on said real estate in as good repair and	condition as the same are in a	this date, and that
er agree, L. that	twill a	t no time permit any part of	he premises to be used in the condu	ect of any illegal or disreputable busine	ss, or such as will tend to inju	e or cause undue deterioration
in proper order	all pipes, connection prevent damage or ur	s, flatures and attachments of	f every kind relating to the plumbing	for and use of Natural or manufactured	gas, or both, water supply an	i sewerage, furnaces, steam p
second part res	serving for him	and his repro	sentatives the right to enter upon an	d inspect the premises at any reasonable	hours and as often as	or they may de
And the said f	first part agree t tornadoes, in insura	A to at once insure the bu	ldings upon said premises against los aid second part for not less	ss by fire and lighting in the amount of han a three year term and to at once del rest to accrute thereon, as well as for th lect or refusal of said first part	iver the insurance policies, pr	Dollars, and i
d part	, collateral and addition rovided, by said part.	onal security for the paymen	of said promissory note and the inte d that in the event of the fallure, neg	rest to accrue thereon, as well as for the lect or refusal of said first part.4 to	o payment of all such sums of so insure the buildings, or to	noney as may have been advance insure the same, and deliver
s properly assi	igned or pledged to f	TO BOILD.	unaway	, before noon of the	day on which any of such poli	cles shall expire, then said se
ga all papers a	nereby authorized and applications neces	d empowered by these prese sary to obtain such insurance	ats, to insure or reinsure said buildin e, in the name, place and stead of the	gs for said amount; and the said	agreed that in the event of los	under such policy or policies
gent and atto	rney in fact, sign and	endorse all vouchers, rece	full power to demand, receive, coile pts and drafts that shall be necessa	ct and settle the same, and for that purpo ry to procure the money thereunder, as	se may, in the name, place and ad to apply the amount so col	stead of the said first part
s, may effect su	ich ineurance as here!	inbefore agreed, paying the	cost thereof; and may also pay the	ilual judgment for statutory lien claims	is aforesaid, then said party of , including all coats; and for the	the second part or
ote and interest eral security to	the party of the secon	by further stipulated and agr and part, or assigns, as above	eed that every insurance policy issue provided, and whether the same baye	ga for said amount; and the said said first part so and it is further that part so that purpout the said agreements be not performed any of said agreements be not performed intal judgment for statutory lien claims minanually, these presents shall be as set of on the performed and on the premises covered by this mort, been actually assigned or not, the same	gage during the existence of s thall, in case of loss, be payab	aid mortgage, shall be assigned to said second party, or ass
And it is furth	interest as mortgage er stipulated, that in	e in said premises.	he first part shall make default in I	ayment of the taxes or assessments ag	ainst said real estate, as, and	t the times required by law, o
nterest at the ra	ate of 8 per cent. from	date of such expenditure un in petition be filed to foreci	itil paid, shall be considered a sum the	a repayment of which is intended to be h for said real estate or to protect the righ	and enect such insurance, and ereby secured. It of the mortgages berein or	the amount so expended there
that said morts And if default	gagor will pay a reasc be made in the pay m ited on, or improvement	onable attorney's fee and the ent of said note at maturity,	payment thereof shall also be secure or any interest payment when due, c	d by this mortgage. r of the taxes or assessments aforesaid,	or to procure and maintain suc	h insurance, or any part of elt
ed shall, at the c	option of the grantee	herein, or the legal holder	hereof, become immediately due ar	d payable without notice, and the gran	tee or legal holder hereof, or	a signee, agen
iey, snall nave ti tory as same ma d town or Territ	ne power to sen said j y be located at time c tory, or by printed or	property, or any part thereo of sale, public notice of the ti written hand bills posted in	, at public saie to the nighest hidder me and place, and terms of sale, havi- 5 public places in the vicinity of said i	agrment of the taxes or assessments agreement of the taxes and assessments a repayment of which is intended to be he said each of the said real each of the said real each of the taxes of the said real conditions, or any displayment without notice, and the gran for each at the front door of the Post Offing lirst been given 30 days notice by adve and, at which said the said grantee or a said property to any purchaser at said as poness attending said sale; second, to the grant of the grantee or a contract of the said grantee or a tip property to any purchaser at said as poness attending said sale; second, to the granters herein.	rtising in some newspaper pub	ished in, or of general circula
id parties of the	first part hereby aut	thorize the said grantee, or d sale shall be applied first	to the payment of all costs and e	aid property to any purchaser at said sa	de and the recitals of such dee the payment of said debts	d of conveyance shall be take
to the grantors Partof	s. All rights of appra the first part agree.	alsement, sale or redemption %∠to pay for recording the r	and homestead are hereby waived by lease of this mortgage when same is	the grantors herein. paid. Let their name and		and most coop and the remain
IN TESTIM	ONY WHEREOF	, The part. 3 of the fi	rst part hahereunto subsc		7.0	
98808:	, an. Ro	dalf		May 6	Seemed	Sei
7.0	1 13-			, ,	-	~ @
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ere i grape di metrica di persona di un geri angrafi	per ar Martinipae - Laborat per la consegue compressado i de la consegue compressado e de la consegue conseg	de la condinament monagament politica ampare a adjulto sano, addissino, como color como comp	the state of a time right to section and the section of the sectio	MARKET CONTRACTOR OF THE PARTY	· conformation of the conformation of the conformation	- grown on Cont. Acres of the Lots of A Lots of the Septimental Lots and Additional Control of the Control of t
BD STATES O	)F AMBRICA, INDIA	N TERRITORY, <sub>} ss.</sub>		n n n 0 - 0 - 0	1,	
Wes	tern Distri	ict,	Personally appeared before me	7 74 Rodal		, a Not
well known	had executed	the same as	appearto and upon the wi	thin and foregoing instrument, as p he consideration, uses and purpose	arrgrantor and who	stated and acknowledged
				n, and in the absence of her said hu ment of down and homestead or a		
r own free wi deration, use	il and accord exec and purposes the	uted said mortgage and rein contained and set f	rigned and scaled her relinguish orth without compulsion or und	ment of dower and homestead or a uo influence of her said husband.	ny possibility of dower an	d homestead therein, for
Witness my	hand and official s	pal on this the Rev	enth day of	august.	190. 7	
My comm	1185ion expires	april 11 d	2 1909	2, M, Ro	dolf	Notary Pub
			Marin kapanin ing mengapan papa menghan kapunan di mengupan kapunan kapunan kepungan pengaban panan kenangan k	Mingrature Colonia (1) in the Colonia Anna Colonia Sagara	of producting come in a real last to a series, a collection of typical ways, a series, com-	Andrew the contract of the same of the sam
ED STATES O	F AMERICA, INDIA	N TERRITORY, ) ss.			٠.	
Wes	tern Distri	ot,		Normani particular des colores personales baybas, es secondo colores pelancias procesas de colores pelancias p		
				and		
				hin and foregoing instrument as p		
nat	had executed	the same as	voluntary act and deed, for	the consideration, uses and purpose	es therein mentioned and	set forth.
						-
own free wil	ll and accord exec	uted said mortgage and	igned and scaled her relinquish	n, and in the absence of her said hu ment of dower and homestead or a	suand declared and ackno ay possibility of dower and	wiedged to me that she had homestead therein, for t
deration, uses	and purposes the	rein contained and set fo	rth, without compulsion or und	ue influence of her said husband.		
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	eries de la composition della	پولىرى دارد چېدىلىدى روغىيى دادىلىد دارغىد دارغىد دارغى دارد دارد دارد دارد دارد دارد دارد دار	efinkrypyskikärytyty jakoji kiropa sa kärjankradyn na pianajanada nadalangaa. Tärytytään on mid kyny täristät sän mäyynnäsänä sa majanna on a samaja on sityksi da sensyy.	approved to the contract of th		Notary Publ
Filed for Re-	gord sens	C. 75	190 Jat 10 Nalage 1	UM. Otic Co	rton	The second secon
- 202 2001	0		l Cook	monopolipade (antique jungs) and for the con-	Deputy Clerk	and Ex-Officio Recorder.