0 ...

QUIT CLAIM DEED

THIS INDENTURE, Made this				and the state of t
and	his wife of	, al	Indian Territory,	District, part
f the first part, and	100 minus	Facultury controls in the property providences	the manageral was every distance whereas	party of the second part
itnesseth, that the said party of the f	first part, for and in consideration of	the sum of	particular or or or one or the	dollare
hand paid by the said party of the sec	cond part (the receipt whereof is here	by acknowledged), has re	emised, released, sold,	conveyed and quit claimed, and
these presents does remise, release,			· ·	
terest, claim and demand which said	party of the first part has in and to	the following described lo	t, piece or parcel of l	and or improvements, situated in
he Indian				
nendrijanski projekt i kali i na projekt i dostavi. Po projekt i dostavi i d				
SHERE SEE THE CONTRACT OF THE CONTRACT OF THE SECTION OF THE SECTI				
化环状性 医氯化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	· · · · · · · · · · · · · · · · · · ·			
and the same and t	The state of the s	and the same of th		
and the second s				
			#2844.4349.444.444.444.4444.444.444.444.444	487 <u>779-98-4448</u> 974
gan ang sasan ana nag aran-kanan na aran-kanan gan ar				
-territoria la distribula consequencia de cidade de consequencia de consequencia de consequencia de consequenc	nadia araa araysha araaysan garaan garaan ahaan araa araa araa ahaa ahaa aha			n de la composition de la composition La composition de la composition de la La composition de la
	······	and the state of t		ilina serioscia,, anno
	angarin samungangan mangangan mangangan mangangan mangangan mangangan mangangan mangangan mangangan mangangan		p. 10 - 11 - 11 - 11 - 11 - 11 - 11 - 11	interesting the control of the contr
hangsaturibungah dasahkinipantas bashipatahinida utama ada masa tilihan mupanga				
				and the second s
e second part,hh heirs a	nd assigns, forever.			
			acuante papaguaguaguaguaguaguaguaguaguaguaguaguagua	m. rangage sprangen takanjak ini - eritria - er ve's be'er;
ife of the said		an display and an experience of the second s		
ife of the saidr	of money, do hereby release and reli	nquish unto the said		
fe of the said	of money, do hereby release and reli	nquish unto the said	nd homestead in and t	
fe of the said	of money, do hereby release and reli	nquish unto the said	nd homestead in and (o the said lands.
fe of the said	of money, do hereby release and reli	nquish unto the said	nd homestead in and (o the said lands. (L. S.)
ife of the saidr and in consideration of the said sum	of money, do hereby release and reli	nquish unto the said	nd homestead in and t	o the said lands. (L. S.)
ife of the saidr and in consideration of the said sum	of money, do hereby release and reli	nquish unto the said	nd homestead in and (o the said lands. (L. S.) (L. S.)
r and in consideration of the said sum	of money, do hereby release and reli	nquish unto the said	nd homestead in and (o the said lands. (L. S.) (L. S.)
r and in consideration of the said sum	of money, do hereby release and reli	nquish unto the said	nd homestead in and (o the said lands. (L. S.) (L. S.)
r and in consideration of the said sum	of money, do hereby release and reli	nquish unto the said	nd homestead in and (o the said lands. (L. S.) (L. S.)
r and in consideration of the said sum WITNESS our hands and seals o	of money, do hereby release and reli	nquish unto the said	nd homestead in and ((L. S.) (L. S.)
r and in consideration of the said sum WITNESS our hands and seals o	of money, do hereby release and reli	nquish unto the said	nd homestead in and ((L. S.) (L. S.) (L. S.)
r and in consideration of the said sum WITNESS our hands and scals o	of money, do hereby release and reli	nquish unto the said	nd homestead in and t	(L. S.) (L. S.) (L. S.)
NDIAN TERRITORY, BE IT REMEMBERED, That of	ACKNOW SS. on this day came before me, the under	nquish unto the said	nd homestead in and ((L. S.) (L. S.) (L. S.)
NDIAN TERRITORY, BE IT REMEMBERED, That out thin and for the	ACKNOW ACKNOW SS. on this day came before me, the under District of Indian Territory	nquish unto the said	nd homestead in and ((L. S.) (L. S.) (L. S.)
NDIAN TERRITORY, BE IT REMEMBERED, That of this and for the	ACKNOW ACKNOW SS. on this day came before me, the under District of Indian Territory to me well known as the grantor.	nquish unto the said	nd homestead in and ((L. S.) (L. S.) (L. S.)
NDIAN TERRITORY, BE IT REMEMBERED, That outlin and for the consideration and purposes	ACKNOW ACKNOW SS. District of Indian Territory to me well known as the grantor therein mentioned and set forth	nquish unto the said	ioned and acting	(L. S.) (L. S.) (L. S.) (L. S.)
NDIAN TERRITORY, BE IT REMEMBERED, That of this and for the consideration and purposes And on this day also voluntarily	ACKNOW ACKNOW This day came before me, the under District of Indian Territory to me well known as the grantor therein mentioned and set forth appeared before me, the said	nquish unto the said	ioned and acting and stated that	(L. S.) (L. S.) (L. S.)
NDIAN TERRITORY, BE IT REMEMBERED, That of thin and for the consideration and purposes And on this day also voluntarily	ACKNOW ACKNOW ACKNOW District of Indian Territory to me well known as the grantor therein mentioned and set forth appeared before me, the said	nquish unto the said	nd homestead in and the second	o the said lands. (L. S.) (L. S.) (L. S.)
NDIAN TERRITORY, BE IT REMEMBERED, That of thin and for the consideration and purposes And on this day also voluntarily	ACKNOW ACKNOW This day came before me, the under District of Indian Territory to me well known as the grantor therein mentioned and set forth appeared before me, the said	nquish unto the said	nd homestead in and the second	o the said lands. (L. S.) (L. S.) (L. S.)
NDIAN TERRITORY, BE IT REMEMBERED, That of thin and for the consideration and purposes And on this day also voluntarily me well known, and in the absence of the said husband.	ACKNOW ACKNOW This day of ACKNOW District of Indian Territory to me well known as the grantor therein mentioned and set forth appeared before me, the said of her said husband declared that she said Deed for the consideration and g	nquish unto the said	ioned and acting and stated that, executed said Deed and set forth, without	o the sald lands. (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) And executed the relinit compulsion or undue influence
NDIAN TERRITORY, BE IT REMEMBERED, That of thin and for the consideration and purposes. And on this day also voluntarily one well known, and in the absence of the said husband. Witness my hand and seal as such	ACKNOW ACKNOW This District of Indian Territory To me well known as the grantor Therein mentioned and set forth appeared before me, the said	nquish unto the said	ioned and acting and stated that, executed said Deed and set forth, without	o the sald lands. (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) And executed the relinit compulsion or undue influence
NDIAN TERRITORY, BE IT REMEMBERED, That of thin and for the consideration and purposes. And on this day also voluntarily one well known, and in the absence of uishment of dower and homestead in solver said husband. Witness my hand and seal as such	ACKNOW ACKNOW ACKNOW District of Indian Territory to me well known as the grantor therein mentioned and set forth appeared before me, the said	nquish unto the said	nd homestead in and the second and acting and stated that and second and set forth, without and set forth.	o the said lands. (L. S.) (L. S.) (L. S.) And executed the relinit compulsion or undue influence
NDIAN TERRITORY, BE IT REMEMBERED, That of thin and for the consideration and purposes. And on this day also voluntarily one well known, and in the absence of uishment of dower and homestead in some said husband. Witness my hand and seal as such	ACKNOW ACKNOW ACKNOW District of Indian Territory to me well known as the grantor therein mentioned and set forth appeared before me, the said	nquish unto the said	nd homestead in and the second and acting and stated that and second and set forth, without and set forth.	o the said lands. (L. S.) (L. S.) (L. S.) (L. S.) And executed the religion of a compulsion or undue influence and signed and sealed the religion.
NDIAN TERRITORY, DISTRICT. BE IT REMEMBERED, That of thin and for the consideration and purposes. And on this day also voluntarily one well known, and in the absence of the said husband. Witness my hand and seal as such in this day of	ACKNOW ACKNOW This day of ACKNOW ACKNOW District of Indian Territory to me well known as the grantor therein mentioned and set forth appeared before me, the said of her said husband declared that she said Deed for the consideration and grantor 190	nquish unto the said	ioned and acting and stated that, executed said Deed and set forth, without	o the said lands. (L. S.) (L. S.) (L. S.) SS. had executed the relimit compulsion or undue influence