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THIS INDENTURE, Made this 13th day of Oct A. D. 19. 6 between Maurice a. De Viena	SOUTH THE
ot Julear J. 2. na Cetta M. Callinna , his wife, and Farmers national B	H
of Juliu 9.1. , witnesseth; that	11
WHEREAS, the said, marice at the Views - Wife as a single to the said Barrers mational Barrer July at 3.1	*
_ Harmers Mational Bank July 2, I	*1
in the sum of House limited DOLLARS. (\$ 400 00) which is	
evidence hy. Thein certain promissory note	- *
One note deat 1 /6/13 190 6 for \$ 400 00 and note due 4/13/ 190 7 for \$	
One note due for \$ and one note due for \$	
NOW, THEREFORE, the said Maurice at the Univa and	
Bit In 102 Vinua his wife, for the better seturing the payment of the money aforesaid, with in-	
terest thereon according to the tenor and effect of said note above mentioned, do hereby grant, bargain, sell and convey unto the said Jarmets national Canal	٢.
heirs and assigns forever, the following described real estate, to-wit:	
Lot Swew (7) in Block five (5) north Julea J. J.	
And the state of t	
The state of the s	
September 1990 - Septem	
Same and the same	
Enterophisms of the property o	
with all the improvements thereon at the present time, or that hereafter may be placed thereon, together with all the privileges and appurtenances thereto belonging.	
TO HAVE AND TO HOLD the above granted, bargained, and described premises unto the said. Hannus Math Bank	
heirs and assigns and unto own proper use, bruefit and behoof forever.	
AND WHEREAS, For the further security of said indebtedness, the said part, of the first part, covenant and agree with the said part,	
to keep the improvements on the said property at all times in a state of good repair and constantly insured for the benefit of the said part of the second part, against fire, lightning or tornadoes. Should the part of the sid part of the second part, against fire, lightning or tornadoes. Should the part of the sid	
pirt make default in the performance of any of these stipulations, the said part of the second part may immediately perform and discharge the same, and all accounts	
so expended by the said partof the second part, heirs or assigns, in paying said taxes, in urance premiums, leins or special essessments or in protecting said title, or making said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interest from the	
tion at the convergent thought at the cate of sight was cent per common payable on demand.	
And for the consideration aforesaid, and for divers other good and valuable considerations, I, Bita m. De Vision at the Consideration of the Consideration o	
wife of said Maurice a. We Vinner nath do hereby re case and quit claim unto the said Hameso nath	
Bank 1. Land helrs and assigns, all my right, claim or possibility of dower in and out of the aforedescribed premises	
CONDITIONED, However, that if the said manage a la Vivia & Wife	
heirs, executors, or administrators, shall well and truly pay of cause to be paid to the said. Yannes Mational Bauks	
executors, dministrators, or assigns, the aforesaid cumof money, with interest thereon, according to the tenor of said notethen this instrument shall be verid	
executors, administrators, or assigns, the aforesaid sumof money, with interest thereon, according to the tenor of said note	
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otherwise to remaid in full force and effect. IN TESTIMONY WHEREOF. We have hereinto set. 2340 hand 2 on this the day and year first above written. Murice W. We Villa (L. S) UNITED STATES OF AMERICA. WESTERN DISTRICTORY BE IT REMEMBERED: That on this day came before me, the undersigned, n. Notary Public C. within and for the Western District of Indian Territory sforesaid, duly commissioned and acting Transaction and purp ses there'n mentioned and set forth. And on the same day voluntarily appeared before me, the said Etta TW De Villa Wife of said	
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