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n 4-REAL ESTATE MORIGA			Najila Millay ("Mayon Silong-an), padalah Milaying Kabupatén Milaying Kabupatén Kabupatén Kabupatén Kabupatén Milaying Kabupatén Kab	DORSET Printing Course	my, Danas, Texas-10
THIS MORTGAGE, Mad	e this 25 th day of Sec	2008	A. D. 19.12, by	and hotwoon	
Mona Mara	tom, unsmassild		Velation a	ANNA DO BY OO Nyaaray ing a second se	
X	, of the first part, and		M. Evans, of th	e second part,	
WITNESSETH, That the sh in hand paid by the said at ha. granted, bargain	e said part. Jof the first part, in cons I party of the second part, to the said p ed, sold and conveyed, and do LA her id assigns, the following described real	ideration of the sum of part_1of the first part, reby grant, bargain, sell	and convey unto the said pa		lsheirs, 1er
0 0 10	quarter of the source	hwestqua	ster SW 14 9 4	(10/4) psechis	124
wenty seven	1271, Township e	ighteen [18]	north, Range	Thisteen (13)	last,
The Indias	n Base and Ma	inidian	an a		-
na nga nga nga nga nga nga nga nga nga n	angen og konstant i negen på en konstant ander her på som som til en som til en som att ander att ander konstan	ang sen ang se Sen ang sen ang	**********	nan sijini filma (n. 17. je a terri darih) man jema yemin, ya fi konstruktura sever nye nandatara se	aga - manana baga na sang ang kang sa sang sang sang sang sang sang san
40	a martine and a second s	ar mar sidd a fel blanna i gogler i'r deiladd algol gan cano alland gwyr yn y ar an ar a	1991 - 175 (2002) - 2002) - 200 (2002) - 2002) - 200 (2002) - 200 (2002) - 200 (2002) - 2002) - 200 (2002) - 2000 (2002) - 2000 (2002) - 2000 (2002) - 2002) - 200 (2002) - 20	ann a ngh frais ailtean gu ann an tha ann an tha gu ann an tha ann	a da fan fan fan fan fan fan fan fan fan fa
th all and singular the ten And the said part. Y- rty of the second part, tha and to said real estate and me to the said party of the	DED THE SAME Unto the said party o ements, horeditaments, and appurtenance of the first part, for <u>MUA</u> self t at the date and delivery horeout such premises; that the same is free and cle second part, and that <u>MUA</u> ssion of said real estate unto the said	of the second part file res therounto belonging, of and file heirs in lawfully selzed and car of all incurporances w will and files	heirs, legal represent r in any wise appertaining, a s, successors, executors, adm possessed of an absolute an hatsoever, and that heirs, executors, administ	and all rights of homestead en inistrators and assigns, cove d indefeasible estate of inheri have a good right to a	xemption. mant with the sa ltance in fee simp sell and convey t forever warrant a
And-the said r-said-consideration, does seessors, and assigns all he	hereby release, rolinquish, quit claim, t r right, claim or possibility of dower ar	ransfer and convey unto- id homestead, or any right	the said party of the second	-partKeirs, it received, in and to said real	egal-ropresentativ -estate, forever.
	ice is on condition that:		******	Tr: 11	
WHEREAS, The said p	art yof the first partfusti Dollars, for actual money loaned				
awing interest at the rate	maturity of said principal note by	er annum from date, unt		Dollars, due Jum a interest after due; said int b, and forming a part thereof, =	erest payable se
Now if the sala part. 4	said interest coupons bear eight per of the first part shall pay or cause to o and perform all and every other cove first party), otherwise to remain in ful	enant and agreement in t	blo semi-annually after due. d interest notes according to his mortgage provided, then	the tenor and effect thereof, a this instrument shall be null	and at the time a and void (and sh
IT IS FURTHER AGRE	DED By the first part hereto that d s, levied against said fremises, when d other improvements therefrom.	uring the continuance in lue, and	force of this instrument, or a will neither commit	ny part thereof, <u>Ma</u> or permit any waste upon so	<u>Lsl</u> 11d premises, or
The said part of the Hidings now or hereafter of a signs, or legal repre-	te first part agreeto procure and main rected on the premises hereby conveyed formado, with premiums fully paid for solvatives as collateral and additional a	l in such Company or or the entire term of the po security for the payment	mpanies at second party may dicles, which policy or policies of the indeptedness hereby se	elect he the sum of \$ es shall be duly assigned and cured, and the obligations of t	Companies)
And it is further stipuls surance as in this mostgage surance and the amounts s oney so expended with inte	to be maintained in the hmounts name ated that in case the taxes or assessment provided, then the second party, provided therefor shall bear interest rest as provided.	bs of any kind levied aga ren heirs, assigns t from the date of such e	dinst said premises are not p or legal representatives may expenditure at eight per cent.	aid when due, o r if there is a y pay such taxes or assessme per annum, and this mortgage	ents, or effect s e is security for
IT IS FURTHER AGRI this mortgage, or any part all any mining of any kind	ED By the part — of the first part, thereof, there shall be no stripping of or nature be permitted thereon. How he office of the U.S. Indian Agency at	ever, the foregoing provis	sion shall not apply to any	oil or gas lease now on said	premises that n
e Indian Territory before S d gas lease or leases, as w	tatehood became effective for Oklahoms all as any other right, title or interest o	a, but all incomes, profits, of mortgagors therein, are	, royalties or other monies or hereby assigned to the mo	thing of value due or to becom ortracee herein, his assigns, a	ne due from said successors, or le
in any Court or Tribunal at all such costs and expendent And in the case of the	and additional security for the full perform ED That in case the party of the second neral Government, or before the Comm whatever in order to preserve or protece uses occasioned thereby shall bear inter forcelosure of this mortgage, and as of	t the title to or possession rest at eight per cent fro ten as any proceedings sh	n of said premises, or to re m the date of expenditure and all be had or taken to forecle	move any cloud or clouds fro this mortgage shall stand as s ose the same, the holder hereo	ecurity for the same of may recover fr
torney's fee. IT IS FURTHER AGRI hen due. or any part there	y's fee of fifty dollars, which sum shall SED And understood, that upon a brea of, or any interest thereon when due, o	ch of the warranty herein or any tax or assessment	n, or upon a failure or refusa herein mentioned. or to ma	l to pay the principal indebted intain insurance as heroin pro	ness hereby secul ovided; or to peri
ining or stripping for coal her moneys or thing of va ther event, that the whole 'ter at the rate of eight pe	or other substance on said premises c lue arising from any oil and gas lease sum hereby secured shall at once and v r cent, per annum, and the said party	ontrary to the provisions as above provided, or to vithout notice become due of the second part. his h	of this mortgage, or a failur o comply with any of the agr and payable, at the option of eirs. successors, legal repres	re to deliver the said incomes reements or provisions of this of the holder hereof, and shall sentatives or assigns shall be	, rents, royalties mortgage; then, bear interest the entitled to a fo
on the filing of the petition only the rents therefrom, less entitled to a receiver, to the holder hereof shall in no	to have the said premises sold and it n in foreclosure the holder hereof shal so the reasonable expenditures, to the r he appointment of which the mortgagor case be held to account for any damage	Il be entitled to the posse payment of the indeptedne rs hereby consent, which is nor for any rental or	ession of said premises, and i ess secured under this mortg appointment may be made ell other monies other than the	to each and every part thereof age, and for this purpose the ther before or after the decree use actually received. The at	f, and to collect a holder hereof sl of foreclosure, a ppraisement of s
indehtedness hereby expressive indehtedness hereby securion mestead and stay laws of the securion of the securion of the security of the security is the security of the security is the security of the security is the security of the secur	ed shall in all respects be governed and	d construed by the laws	of Oklahoma, and first part	hereby expressly waive	e and the eviden all benefits of
Witnesses to mark, ex. M. C. Essa	l ecution and delivery.			Mardon	ar - 1 gauga a ga y ga ga da da da a a ya ga da a ya ya da a ya ya Mana ya ya ya ya da da da da da ya
ate of Oklahoma, BEFORE ME,	Julaa County, 19/2, personally appea	, ss.	y Public in and for said Cour	ity and State, on this 28	- the day
ad foregoing instrument, ar arposes therein set forth.	id acknowlodged to me that shu March 29, 19		, his wife, to me known to	to all a fill a fill and a summer with a	executed the with
My commission expires.	and a	, ss.	10000000000000000000000000000000000000	1,35- o'alaak AN	And and a second s
THE RESERVENT WAS HIC		any of Jum		Walkley	- Clerk
-88486.858	,Deputy,	(neal)		\int	- Clerk

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