¹461

Know all					
0 . a. A. T. t. A.	Men by These Pre	sents, That The L	was activ mcanally San	lus Comfany a confination Busken arrow, J.J.	Not 2
her	einafter referred to as part	ty of the first part, in co	onsideration of the sum of	venty five Hundred	
mpany, hereinatter conveyed, and by the sors and assigns, the	reterred to as the party of ese presents dies hereby gra following described premis	t, the second part, the rece ant, bargam, sell and con- ses situated in	opt whereof is hereby acknow vey unto the said The Inter-	aid by The Inter-State Moi ledged, lirst party has granted, i State Morigage Trust Comp	rigago Trust bangaini d. solo pany, its suc- Indian
ritory, to-wit:	and the second s	Maringon production in the product of the second section in the second section is a second section of the second section in the second section is a second section of the second section in the second section is a second section of the second section in the second section is a second section of the second section in the second section is a second section of the section of			
Lota Bl.	rew (11) and Invelor	1 (12) in Block I	coty seven (42) in th	· Town of Buken anow.	
		, 1994 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 191 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914			144. (***********************************
ordin : to the official p	olat and survey thereof app	proved by the Secretary o	of the Interior of the United St	ntes. hto belonging, to the said The	Inter_State
orgtage Trust Con	npany, its successors and a lawfully seized in tee	of said premises,	said party of the first part co	venants with the said party of t	ne secona par
it they are iree from a ministrators and assig And said	ill incumbrances, that the ins, shall forever warrant; the Saules	and defend the title to said	to sell and convey the same, a dreal estate against all lawing wife of said	no that they will, and hav he claims and demands whatever.	irs, executors
and in consideration of s and assigns, all her The loregoing con	ot said sum of money, does right, claim and possibility veyance is on condition that with five Hundred			Leven unto said party of the second percent of the second party of	
rty of the first part by te, at the rate of	y the party of the second pa	art, evidenced by	promissory note of a same	ven date herewith, with interes	
Now A said party	v of the first part shall pay	v or eause to be paid said	he coupons thereto attached. note and the interest thereo	n according to the tenor and ette	ct thereof, and
and perform each and leffect.	levery covenant and agreen	ment herein contained, th ced as follows:	ien this instrument shall de l	uii and void, otherwise to be a ii	en in tuit torc
ay the said second party of the actually paid. Any p	or default of payment of any sum its assigns, interest at the rate of account of life any ments made on account of life	of eight per cent per annum, con erest shall be credited in said con	mputed Semi-annually, on said princ mputation so that the total amount co	ny covenant herein contained, the said loal note from the date thereof to the tim liected shall be, and not exceed, the leg-	e when the mone al rate of eight pe
if not paid within ten day of money herein secureu, igage shall stand as secur	e first party agrees to pay all la s after the same are due and char , due and payable at once; or may ty for the amount so paid with su	axes and assessments levied tr rgeable or become liens upon sale relect to pay such taxes or asses uch interest.	upon said real estate, also all lieas, c id real estate, the holder of this mo ssmeuts and be entitled to interest on	laims, adverse titles, and incumbrances igage may at his option, without notice, the same at the rate of eight per cent pe	declare the whole annum, and the
THIRD: Said f	first party agrees to keep all build especially no cutting of timber,	ldings, fences, and other improv , except for making and repairing	vements on said real estate, in as goo ng fences on the place and such as sha	d repair and condition as the same are in	n at this date, an se of the grantor
POURTH: And lars, in insurance companiate, neglect or refusal a Trust Company, hefou	the said first party agrees to at o ies approved by said second party lof said first party to so insure the noon of the day on which any s	once insure the buildings up in s 7, and to at once deliver the in the buildings or to re-insure the such policies shall expire: then t	said premises against loss by fire, in asurance policies, properly assigned c same and deliver the policies proper said second party is hereby authorize	the amount of	hat in the event of ter-State Mort usure or re-insur
buildings for said amoun d of said first party; and e and for that purpose ma	it, and the said, The Inter-State it is further agreed that in the every in the name, place and stead of	Mortgage Trust Company, tent of foss under such policy or said first party, and as his ag	may sign all papers and applications policies, the said second party shall ent and attornly in fact, sign and en- ent of a note interest company and	necessary to obtain such insurance in the lawe full power to demand, receive, collorse all vouchers, receipts and draits to interest thereon bereby secured, and if	ie name, place an liect and settle th hat shall be neces any of said agree
its be not performed as aforment for statutory lien cl able semi-annually, these	iresaid, then said party of the sect laims including all costs and for t presents shall be as security in l	ond part or its assigns, may et the repayment of all moneys so like manner and with like efter	flect such insurance as hereinbelore a paid with interest thereon from the t as for the payment of said note and	the amount of	also pay the ting or cent per annuu
the title teo or the possession rigage.	on of said real estate that they will defined party spress that if the maj	Il pay an attorney's fee to be fix	ked, determined and allowed by the Co year of said money, either principal	urt, and the payment thereof shall also or interest when the the same becomes o	be secured by thi he and payable. O
conform to or comply with a shout notice, be declared du attorney, shall have the no	any of the foregoing covenants, to the and payable and may be forector wer to sell such by operty or any to	the whole sum of money herein sed by the holder hereof as prov part thereof at public sale to the	secured, may at the option of the holided for by law, or the party of the se hielest bidder for cash at	ier of the noie here'y secured and at i econd part or the legal holder hereof, or Acad. Acad.	his option only an his assigns, agen
				ler of the note here'ly secured and at a count part or the legal holder hereof, or fatal. Accounts I sale having first been given for thirty of the part of the secure of the secure and sain part of the secure of the secure recitals of the deed of conveyance shall to the payment of said debt and interest	and the second of the second
owed by law.	임호, 이 네티스테스 모스다.			hes all rights of redemption, appraisem	
Kelowa sal	1907 and the sail the	at to be office by to sele	have be reunto set their the for this date the Lancas	pand a this hafth day of	
* ************************************		0 / 1	by N. I San	less Propert	SEAL
•	WITHE68E\$	Corporate.	Ettet 1 4 me	and Secretary	SEAL
€	WITHESSES	(Conforate Seal)	attest 1. a.m.	anally Secretary	SEAL
€	WITHEGSES		attest 1 4 9n St. L. St	anally Secretary	[SEAL
S NITED STATES	S OF AMERICA, In	ACKNOWL	Costorn District, ss.	anally Secretary	[SEAL
SHITED STATES On this 1th.	4/1	ACKNOWL	ostorn District, ss.	anally Secretary Sandara Basa	SEAL
on this (the notary Public not I Sunday	day of Xuma within and for t	ACKNOWL Adian Territory, W 1907, be the Western personally well known a the bad executed the same	tostorn District, se. tiore me	Anally Secretary Sondard Son	SEAL (SEAL (SEAL (Seal oing Mortgagiorth, and I de seal oing mortgagiorth, and I de seal oing seal oing seal oing mortgagiorth, and I de seal oing
On this 4th. On this 4th. Onthing Sublic Part J Sundar das one of the partie eby so certify. And I turiber cert hat J Sand the absence of her sand rein contained and sei	within and for to me es grantor, and stated that it tily that on this day volunt lust and dhusband, declared that sit torth, without compulsion	ACKNOWL Adian Territory, W 1907., be. the Whaten personally well known a he had executed the same tarily appeared before m o me well known to be th she had of her own free nor undue int uence of he	postern District, ss. tore me Athur 4. District in the Indian is the person whose name apper for the consideration and pur the person whose name appears will signed the relinquishmes re said husband.	Anally Secretary Sandara Territory, appeared in person, ars upon the within and foregoing poses therein mentioned and set upon the within and foregoing it of dower therein expressed, for	SEAL SEAL SEAL SEAL Oing Mortgag 10rth, and I o wife to the sau Mortgage Deep
On this the natury Euclis Met of Sandar Sand	within and for to me es grantor, and stated that I tily that on this day volunt less that he delated that state he delated he de	ACKNOWL Adian Territory, W 1907, be. 1908, be. 1908	postern District, ss. tore me Athur 4. District in the Indian is the person whose name apper for the consideration and pur the person whose name appears will signed the relinquishmes re said husband.	Anally Secretary Sandara Territory, appeared in person, ars upon the within and foregoing of the within and foregoing it of dower therein expressed, for the control of	SEAL SEAL SEAL OING MOTTGAG TOTTH, and I d wife to the sau Mortgage Deec
On this the noting Sublice The Y Sandar das one of the partie reby so certify. And I furiber cert fact L Sand the absence of her sair rein contained and sein TESTIMON Western United Commission expires.	day 01. Kidnia within and for the segrantor, and stated that it tily that on this day yolunt less. to delared that segrantor, without compulsion to the without compulsion between District of the In 13.1.	ACKNOWL Adian Territory, W 190 T., be. 19	costorn District, se. fore me. Athur I of the Indian is the person whose name apper to the consideration and pur the person whose name appears will signed the relinquishment and husband dofficial seal, as such the second of	Anally Secretary Sandara Territory, appeared in person, ars upon the within and foregoing of the within and foregoing it of dower therein expressed, for the control of	SEAL SEAL SEAL OING MOTTGAG TOTTH, and I d wife to the sau Mortgage Deec
On this the notany Euthic That II Sundance as one of the partie reby so certify. And I further certify the absence of her sair rein contained and set in TESTIMON Western Utch commission expires.	within and for to me es grantor, and stated that I tilly that on this day volunt thus and declared that so torth, without compulsion to the thing the thing to th	ACKNOWL Adian Territory, W 1907, be the Whatena personally well known a he had executed the same tarily appeared before me o me well known to be the she had of her own free nor undue int pence of he hereunto set my hand am ndian Territory, on the TO BE USED WHEE erritory, Western Dis	District, se. Jore me Athur Jan District in the Indian Is the person whose name apper for the consideration and pur the person whose name appears will signed the relinquishmer er said husband, do thicial seal, as such Athur Outlines No Title is in wife	Anally Secretary Sandara Territory, appeared in person, ars upon the within and foregoing of the within and foregoing it of dower therein expressed, for the control of	O SEAL SEAL SEAL OING MOTTGAG TOTTH, and I d wife to the sai Mortgage Deed or the purpose in th
On this the noting Sublice of the parties of the parties of the parties of the sale of the	within and for to me es grantor, and stated that tilly that on this day volunt thus husband, declared that is torth, without compulsion whereof, have District of the In 13.1. Juni 19, 1909, FAMERICA, Indian Teday of Within and for t	ACKNOWL Adian Territory, W 190 7., be. 19	postern District, se. Jore me Athur Ja District in the Indian is the person whose name appears of the consideration and pur the person whose name appears will signed the relinquishment er said husband. Athur Athur N TITLE IS IN WIFE trict, ss. Jyo Defore me, District in the Indian Territo Oerson whose name hopears	Anally Secretary Sandara Territory, appeared in person, ars upon the within and foregoing to the within and foregoing it of dower therein expressed, for tany Cablic Lang Cablic Jerries	SEAL [SEAL (SEAL (SEAL (SEAL Oing Mortgag 10rth, and I d wife to the sau Mortgage Deec or the purpose in th Notary Publi
On this the noting Sublice of the parties of the pa	within and for the segment of the se	ACKNOWL ACKNOWL 1907, be. 1907, be. 1907, be. 1907, be. 1908, be. 1908	postern District, se. Jore me District in the Indian Is the person whose name appears In the consideration and pur In the person whose name appears It will signed the relinquishment In the signed the signes	Anally Secretary Sandara Territory, appeared in person, Territory, appeared in person, upon the within and foregoing in of dower therein expressed, for Lary Cublic Ty, appeared in person upon the within and foregoing Moon the within and Moon the wit	SEAL [SEAL [SEAL (SEAL (SEAL Orth, and I d wife to the san Mortgage Deed in the Notary Public Notary Public Ortgage Deed a and I do hereb
On this the noting Subleto Tark I Sambar ed as one of the partie reby so certify. And I further cert that I samble the absence of her said rein contained and set in TESTIMON Western Hieromanission expires to the parties graduo certify and further certify and further certification the said regoing Mortgage Decreposes therein contain IN TESTIMON	within and for the segment of the se	ACKNOWL 1907, be. 1907, be. 1907, be. 1907, be. 1907, be. 1908, be. 19	District in the Indian Is the person whose name appears In the person whose name appears In the consideration and pur In the light of the consideration In the light of the consideration and purposes In the light of the light of the consideration and purposes In the light of th	Territory, appeared in person, ars upon the within and foregoing it of dower therein expressed, for the control of the within and foregoing it of dower therein expressed, for the control of the within and foregoing it is the within and foregoing it is the control of the same for the control of the same for the control of the contro	SEAL SEAL SEAL SEAL OING MOTEGAR TOTH, and I divide to the sai
On this the orting Subleto Ont I Sambar Subleto Ont I Sambar ed as one of the partie reby so certify. And I further cert on tank I Sambar ed as one of the said of the said of the said of the said of the parties of the parties graduo certify and isurface of the parties graduo certify and isurface of the said of the sa	within and for the segment of the se	ACKNOWL 1907, be. 1907, be. 1907, be. 1907, be. 1907, be. 1908, be. 19	postern District, se. fore me	Territory, appeared in person, ars upon the within and foregoing it of dower therein expressed, for the control of the within and foregoing it of dower therein expressed, for the control of the within and foregoing it is the within and foregoing it is the control of the same for the control of the same for the control of the contro	SEAL SEAL SEAL SEAL OING MOTEGAR TOTH, and I divide to the sai