This Mortgage, Made on this 2 degree of and Elba/L. Uneaf (funband and wife)	January A. D. 1907 by and between Al	Le G. Clary Indian Territory,
party of the drat part and MM. Litter	of Iowa, party of the second part.	
WITNESSETH: That for and in consideration of the sum of Fruitern F	생성, 하지 뭐가 하다는 물이 없을 때문에 가장 내려가는 말이 얼마나 하지만 하지만 나가는 없어서 되었다.	DOLLARS,
[2] 아마 아니는 그는 그 그들은 아니는 생각이 있다. 그는 본 한 경상에 가장하게 하는 사람들이 살아 있다. 그는 사람이 되는 사람들은 사람들은 사람들이 모든 것이다.	said parteceof the first part, the receipt of which is hereby	
partof the first part havegranted, bargained and sold and do hereby grant, be	호계 그리는 하루 있었다. 선물들은 아이 아버지는 그릇을 걸어 모르는 지나 서울을 걸었다.	
and assigns, the following tract of real estate situated in Lucuty Eiglith Records	나는 살아가는 아무리 하시는 사람이 있는 것이다고 하는 얼굴이 살아가는 그 사람들은 말로 가면서 보고 있다. 그 살아지다.	u .
The least One Half (lo2) of the Loth least Quarter (58 4) of a Thirteen 1380 of the Redian Base & Mindre bereek nation	detin Iwelve (12), knowshif deventeen (12) ., 2, 1.	Njaul Range
For value received, I acknowledge satisfaction and payment in full of the within merigage, and same is hereby released.	7	
Signed and acknowledged before me. Oct 18 - 9 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
containing	nent plat and survey theyeof	
TO HAVE AND TO HOLD THE SAME unto the said partof the second pa		ileges and appurtenances
thereunto belonging. And the said partice of the first part for themselves and their part that at the delivery hereof. They have lawfully seized and possessed of that the same is free and clear of all incumbrances whatsoever, and that they have that they will and there here, executors and administrators shall forever we have heirs, successors and assigns against all lawful claims and demands whateve And the said. Also, I through and allow I through	of an absolute and indefeasible estate of inheritance in fee simple in a good right to sell and convey the same to the said part arrant and defend the title to said real estate unto the said parts.	n and to said real estate; y of the second part, and
And the said		gueessors and assigns.
all arright, claim or possibility of dower and homestead in or to said iteal estate forever.	하는 동안 내용한 고등 아이가 있는 그를 받는 이동이 되었다. 중 등 등 중	
THE FOREGOING CONVEYANCE IS ON CONDITION: That, Whereas the said the sum of Javateur Hundled (1400) Dollars for	purtice of the first part	y of the second part in
principal promissory note of even date herewith for Jounteen Hundred 19400		
contum per squum until due and	said interest payable	by interest coupon notes
attached thereto and payable on the first days of May and November of cach year until	the maturity of said principal note, said interest notes drawing	z
centum per annum interest after due until paid. Now if the said partice	notes according to the tonor and effect thereof and do and perform all an	d every other covenant and
agreement herein, then this instrument shall be null and vold, otherwise to remain in full force and effect. It is further agreed by the said first part	nacrament	nstantly Claured against fire, ond part may designate, said
be paid to the said party of the second part, or to helrs, successors or assigns, as acressed, if not otherwise paid, but said party of the second part may allow the part of the first prepair of the logaries caused by the said fire, provided such repairs be made and completed without unneed. And it is further stipulated, that in case the said part come of the first part shall make default in the	or their interest may appear, to be used in the payment of said notes art, or those having the said part	and the interest thereon as lang, to use the same for the
keeping said buildings insured as aforesaid, then the said second party, or	ve may pay such taxes or assessments and effect such leasurance, and the amoun stred a sum the repayment of which is intended to be hereby secured. The fi- said real estate or to protect the right of the mortgages herein or the til ured by this mortgage.	t so expended therefor, with the thing of the control of the contr
any part of citier, or if waste be committed on, or improvements are removed from the land, then, la any hereby secured shall, at the option of the grantee hereof, or the legal bolder hereof, become immediately	y or either event, upon the breach of any one of these conditions, the whole	of the sums intended to be
or attorney, shall have the power to sell said property, or any part thereof, at public sale to the highest bl	idder for cash at the then front court house door, in Leganticles Lift Recor	Act 20st
Indian Territory, public notice of the time and place, and terms of sale having first been given thirty da or by printed or written hand bills posted in ten public places in the vicinity of sald land, at which sale th	he said grantee or assignee may bid and purchase as any third person might	do, and the said part.co
of the first part hereby authorize the said grantee, or militarium, assigns, to convey said property to any the proceeds of said sale shall be applied first, to the payment of all costs and expenses attending said sale it is further agreed, that the said part. of the first part hereby waive all rights of appraisance. Of the first part in the hereunto subscribes	e; second, to the paymen t of said debte and interest, and the remainder, if a ent, sale or redemption and homestead in and to said mortgaged premises.	y, to the granter S
day of		
Witnesses:1. Li. Luano	albre & Ducy	Seàl)
R. W. Fulley	allre & Durif Ella I Wing	
Andrew Comment		
UNITED STATES OF AMERICA, INDIAN TERRITORY, Ss.	O WALL	
WESTERN DISTRICE, SS. Personally appeared be public within and for each District and Territory	Torono Cod Anthrono de Contra de Con	notary & notary
to me well known as the identical person	within and foregoing instrument, as parties, grantone and who a	tated and asknowledged
to mathet July had executed the same as Alexa voluntary act and deed, for the and And also, on the same day, voluntarily appeared before me the said	sonsideration, uses and purposes therein mentioned and set forth, and a Charp	d I do hereby so nertify.
Died Doed to me well and bad of a resulted said moragoge and signed and sealed her re	own, and in this abspace of her said husband declared and ackn elinquishment of deway and homesteed there!	owledged to me that she
Sharely perfetted and and factly without accordance by a few Liberals of the case has been also		Manague Burposes
Witness my hand and official seal on this 2.4 day of	amoud 8 D. 1002 R. W. Felin	Table 1
(SWALD) My commission expires Quy Sis, 1310 White Gritish Red Sis Filed for Record Sissiff, 1907 at 4120 o		Notary Public.
What for Resert David 9 2007 to 2012 0	Page 1	
Control of the contro	: '''	.

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