Listille and Hatir leastille of party of the Gret part and M. M. W. P.	his write and In	rd matte au	A. D. 19 7 by and between 12	enge Geritory.
party of the first part and M. Well +	Shickmay	Kansas City	My seems part	otohe Mosel
WITNESSETH: That for and in consideration o				DOLLARS,
			art, the receipt of which is hereby :	
part. Maof the first part half granted, bargained an				4 4
and assigns, the following tract of real estate situate	a in 28 "Reevalis	A District, Indian Terri	itory, to-wit	merine de l'altra production de la constitución de la constitución de la constitución de la constitución de la
The Cast one half of	the north 1	west Canant	u \$20114)an	d dota Zwol
all the fire going be	ing it section	n Leven 17) J	ownship nine	rteen (19)
Moth and Plange 3	4 outeen (14) Cas	it, of the a	Indian Pase.	+ Meridian
bueb (hation Ind				
Mn or less acco	nding to 5	overnmen	& during the	eof "
일하다. 경기 전 경기 전 100명 기가 있다고 100명 100명 기가 있다. 전 경기 기가 있는 100명 기가 있다고 100명 기가 있다.				
도 있다면 하는 것이 말로 생각하는 것이 되었다. 그런데 모르는 것이 없다. 				
:				
containing neres, more or lea	se, according to the official govern	ment plat and survey thereof.		
TO HAVE AND TO HOLD THE SAME unto the	ie said part. 42. of the second p	part, their heirs, successor	s and assigns forever, with all the privil	eges and appurtenances
And the said part . L.2of the first part for	m selver and thin	heirs, executors, administr	rators and assigns, covenant with the	said party of the second
part that at the delivery hereof, they care	lawfully seized and possessed	gf an absolute and indefeasible	estate of inheritance in fee simple in	and to said real estate;
that the same is free and clear of all incumbrances what that, will and the da heirs, executors and			化氯化 医氯化二胺基乙二胺甲基甲基基二甲基二甲基甲基乙二基二烷甲二二二二烷二烷甲基甲基	
I have suggestive and uselone evaluated	rated we shramah has emisia laborate	yen.		보통되다면 여자 시간 사람들
And the said by the layer till the layer of head for said consideration does hereby release, relinquish,	Bulary	wile of the said Georg	je 6 6 astillo	ma Mattie.
for said consideration does hereby release, relinquish, o all her right, claim or possibility of dower and homeste			ad part,heirs,	mecessors and assigns,
THE FOREGOING CONVEYANCE IS ON CON	DITION: That, Whereas the said	l part. Laof the first part		
the sum of Zwo 52hous and " principal promissory note of even date herewith for				
centum per annum until due and C. M. per cent				
attached thereto and payable on the first days of May	and November of each year unt	il the maturity of said princi	pal note, said interest notes drawing	-ught per
centum per annum interest after due until paid.  Now if the said part 12.4. of the first part shall pay or cau	se to be paid said principal and interest	notes according to the tenor and	effect thereof and do and perform all and	every other covenant and
agreement herein, then this instrument shall be null and vold, ot It is further agreed by the said first part A.C hereto that	t during the continuance in force of this	Instrument They	shall pay all taxes and assessments as and at	
It is further agreed, by the said first parthereto the until said notes are paid, in the sum of at least	it they will keep the improvements on a	aid fool estate, now existing or he	reafter made thereon from time to time, com , in such companies as said party of the seco	
policies to be placed in the bands of said party of the second part be paid to the said party of the second part, or to	rt, and that in every such contract or pol	lice of insurance provision shall be r	made that all payments for losses sustained the art to be used in the payment of said notes:	ierein insured sgainst shall and the interest thereon as
aforesedd, if not otherwise pall, but said party of the second par repair of the injuries caused by the said fire, provided such repa	t may allow the partof the first	part, or those having the said part	tof the first part's estate of the premi	ess, to use the same for the
And it is further stipulated, that in case the said part Lea.				
interest at the rate of 8 per cent, per annum from the date of suc It is further agreed that should a petition be filed to for				e or possession to said real
esiate, that said mortgagor will pay a reasonable attorneys fee, And if default be made in the payment of said note at matu			iforesaid, or to procure and maintain the fire	insurance as aforesald, or
any part of either, or if waste be committed on, or improvement hereby secured shall, at the option of the grantee hereof, or the				
or attorney, shall heye the power to sell said property; or any purification, public notice of the time and place, and terms	art thereof, at public sale to the highest	bidder for cash at the then front co	urt bouse door, in Country on Re	Coding District
or by printed or written hand bills posted in ten public places in of the first part hereby authorize the said grantee, or	the vicinity of said land, at which sain	the said grantee or essignee may	bld and purchase as any third person might d	lo, and the said part, Lan-
the proceeds of said sale shall be applied first, to the payment of It is further agreed, that the said part 1.22 of the first part	all costs and expenses attending said se	ile; second, to the paymen t of said	debts and interest, and this remainder, if an	
In testimony whereof the part. 40 of the first		ed their name and	silved thing see a this	
day of duguet A. D. 19.		george to	bastille bastille ed Panking	· Tul
Witnesses:	angalaha magamatang	morge Li	ed Bulley	Seal
가 있다면 하는 사람들이 되어 있는 것이 되었다. 그렇게 되는 것 같다. 사용하는 사람이 하는 사람들이 보고 있는 것이 없는 것이 없는 것이다.		Mati	ti Bules	SEE
UNITED STATES OF AMERICA, INDIAN TERRITORY,				k <del>ji j</del> e salah
WESTERN DISTRICT,	SS. Personally appeared b	ostore me _ LU, D . ,	Malace	inguistance a notary
public within and for said District and Territory	jeune la lea	sullong Karen	"Tred Buty"!	Mattie Pank
to me well known as the identical person. Zwhose na to me that	me soluntary not and deed, for th	e within and foregoing instrum enonelderation, uses and purno	out, as part, grantorand who at see therein mentioned and set forth, an	ated and soknowledged d I do heroby so sertify.
to me that Tit-1 had executed the same as Aud also, on the same day, voluntarily appeared	I before me the said /ACLA	e Captille 64	Mathie Birling a	FRICE water of the said
Henue L Loustille + 7. had, of her own free will and second assessed seld more	ne of the following to me well by	nown, and in the absence of h	er said husband declared and ankno	wledged to me that the
therein contained and set forth, without compulsion or	under infrance of the sold broke	- معادمه	TATE OF THE PROPERTY.	ann's race, and harbones.
Witness my hand and official seal on this	17 day 61	Ulu yest	DAR 17 P. Frake	u de la companya de l
(SEAL) My sommission expires. afril	7/1008		. P. Zasher	
Wilden Co. 10		Adam Zi in	The second secon	
Filed for Besord Cut g 19			O transferto	_ <b>k</b>
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