This Mortgage, Made on this	day of
第八元 鐵路 医抗感染的 经建筑基础的 经租间 经未成本 人名西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西西	of Indian Territory,
建剂 (8.7) 전환경 12.1 전환	oi Jows, party of the second part.
는 하고 한다면 계약 기를 마셨는데요? 상태 그렇게 그렇게 되는 것이 없는데 그런데 없었다.	2000년 1일
부분님이 맛있다면 하는 사람들이 되는 사람들이 되는 것이 하는데 그렇다 그렇다.	y of the second part, to the said part
: (A. 2. 2014) - 10. 12. 12. 12. 12. 12. 12. 12. 12. 12. 12	and do hereby grant, bargain, sell and convey unto the said party of the second part
^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^^	District, Indian Territory, to-witi
사이를 마친 살이 가면 하는데 그리는 것이 있습니다. 하나 아이를 보는데 그 살아 살아왔다는데 모든 얼굴을 하다.	
동네 하나 하면 되었는데, 이 그들은 사람들이 되었는데, 그는 이 불 수가 하게 끊임하다는 바람이 되어 하다면 하다 없다.	
경기는 이번 가는 그리고 가는 것 같아요. 그렇지 않는 것 같아 하면 되는 것이 없는 것 같아 없다. 그렇게 보고 있다.	
containing acres, more or less, acc	ording to the official government plat and survey thereof.
	partof the second part, heirs, successors and assigns forever, with all the privileges and appurtenance
thereunto belonging.	그리고 있었다. 그 등 사람들은 사람들이 가는 것이 되었다. 그는 사람들은 사람들은 사람들이 되었다.
and the said part	selandheirs, executors, administrators and assigns, covenant with the said party of the second rfully seized and possessed of 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 whatsoeve	r, and thata good right to sell and convey the same to the said party of the second part, and
that will and hoirs, executors and adm	inistrators shall forever warrant and defend the title to said real estate unto the said party of the second part,
heirs, successors and ussigns against all lawful	claims and demands whatever
	sim, transfer and convey unto the said party of the second part,
all her right, claim or possibility of dower and homestead in o	r to said Real estate forever.
THE FOREGOING CONVEYANCE IS ON CONDITION	N: That, Whereas the said partof the first partjustly indebted to the said party of the second part in
be sum of	Dollars for money leaned to said first partby said second party as is evidenced by one certain
centum per annum notil due sud	erest after due until paid; said interest payableannusily as evidenced by interest coupon notes
attached thereto and payable on the first days of May and No	vember of each year until the maturity of said principal note, said interest notes drawingper
pentum per annum interest after due until paid.	paid said principal and interest notes according to the tener and effect thereof and do and perform all and every other covenant and
igreement herein, then this instrument shall be null and void, otherwise	to remain in full force and effect.
It is further agreed, by the said first parthereto that they w	the continuance in force of this instrument
policies to be placed in the hands of said party of the second part, and the	Dollars, in such companies as said party of the second part may designate, said never such contract or policy of insurance provision shall be made that all payments for losses sustained therein insured against shall
se paid to the said party of the second part, or toheirs, s	uccessors or assigns, asor their laterest may appear, to be used in the payment of said notes and the interest thereon as low the partof the first part; or those having the said partof the first part's estate in the promises, to use the same for the
opair of the injuries caused by the said fire, provided such repairs be m	ade and completed without unnecessary delay.
keeping said buildings insured as aforesaid, then the said second party, c	first part shall make default in the payment of the taxes or assessments against said real estate as and at the times required by law, or of
It is further agreed that should a petition be filed to foreolose t	diture until paid, shall be considered a som the repayment of which is intended to be hereby secured. his mortgage, gain possession of said real-estate or to protect the right of the mortgages herein or the title or possession to said real
estate, that said mortgagor will pay a reasonable attorneys fee, and the payment of said note at maturity, or	ayment thereof shall also be secured by this mortgage. Buy of the interest notes when due, or of the taxes or assessments aforesaid, or to procure and maintain the fire temperature of the taxes of assessments aforesaid, or to procure and maintain the fire temperature.
my part of fither, or if waste be committed on, or improvements are re	moved from the land, then, in any or either event, upon the breach of any one of these conditions, the whole of the sams intended to be dor hereof, become immediately due and payable without notice, and the grantee or the legal helder hereof, orsasignee, agent
r attorney, shall have the power to sell said property, or any part there	of, at public sale to the highest bidder for each at the then front court house door, in
or by printed or written nand bills posted in ten public places in the vicin	sving first been given thirty days by advertising in some newspaper published in, or of general circulation in said town or Torritory, By of said land, at which sale the said grantee or assignee may bid and purchase as any third person might do, and the said part.
of the first part nereby authorize the said grantee, or	s, to convey said property to any purchaser at said sale, and the recitals of its deed of conveyance shall be taken as prima facie true, and capeuses attending said sale; second, to the navment of said debts and interest, and the comendar if the control of the
It is further agreed, that the said part,of the first part hereby	waire all rights of appraisement, sale or redemption and homestead in and to said mortgaged premises. a hereunto subscribed name and affixed soal this
sy of	name
Vitageses;	
and the property of the commentation of the comment of the company of the comment of the comment of the comment	<u> </u>
United States of America, Indian Territory, †	
WESTERN DISTRICT, 388.	Personally appeared before me
ablic within and for said District and Territory	Superior Sup
pas well knows as the identical person whose name	appearto and upon the within and foregoing instrument, as part, grantorand who stated and acknowledged
a methathad executed the same asvol	untary act and deed, for the consideration, uses and purposes therein mentioned and set forth, and 1 do hereby so certify. • ms. the said
ad of her own free will and accord executed said mortgage at	ed eigned and scaled her relinquishment of dower and fromestead therein, for the consideration, uses and purposes
rarais contained and set forth, without compulsion or undue i	ufficence of far said inspired:
TAPATT MYANG AND DROIN SELECTION TO SELECT	As D: 19
	Notar Pablis