Know all Men by these Presents,	rhat	
	his wife, of	. hereinafter referred to as party of the
first part in consideration of the sum of		Dollars er referred to as party of the second part, the receipt whereof is
hereby acknowledged, first party has Granted, Bargained said UNION TRUST COMPANY (an Indian Territory	l, Sold and Conveyed, and by thes Corporation), its successors and a	e presents does hereby Grant, Bargain, Sell and Convey unto the assigns, the following described premises, in
Indian '	المن المنظم ا وقد المنظم ا	
	ang sa Pagula ang Palagora at 1995. Panggarang at 1996 at 1995 at 1995 at 1995.	andra angles (and angles) and angles and angles and angles (angles and angles). The same of the same of the sa The same angles and an
		and the second of the second o
tana kana Majara ang Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn		andra andra da lagra e come antique e qualificação e en entre de come de come de come de come de come de come d
		thereunto belonging, to the said UNION TRUST COMPANY,
its successors and assigns forever. And the said party of the first part covenants with and same are free from all incumbrances. Thathe	the said party of the second part t	thatlawfully seized in fee of said premises and convey the same and thatwill, andh.
And said	wife of sa	id real estate against all lawful claims and demands whatever. id
successors and assigns, all her right, claim and possibiliti This sale is made on condition, that whereas, said	ies of dower and homestead in and d party of the first part is justly	to said real estate forever. indebted to the said party of the second part in the sum of Dollars
for money loaned to the party of the first part by the part with interest thereon from date at the rate of	ty of the second part, evidenced per annun	byof even date herewith
	after date, we, or either of u	ns, promise to pay to the order of UNION TRUST COMPANY,
for value received, negotiable and payable at office of UN	NION TRUST COMPANY, Tulsa	Ind. Ter., without defalcation or discount, with interest from until paid; and if interest is not paid annually, to become as
principal and bear same rate of interest. The drawer	s and endorsers severally waive pr	esentation for payment, protest and notice of protest, and non- is incurred in collecting this note and interest, or any part thereof.
Due	•	
Now, if the said party of the first part shall pay or do and perform each and every covenant and agreement effect. And in case of non-payment, then the said party	herein contained, then this instrum of the second part shall have pow	e interest thereon according to the tenor and effect thereof and nent shall be null and void, otherwise be a lien in full force and er to sell said property at public sale to the highest bidder for
the said sale having been first given thirty (30) days by second part, its successors or assigns, may bid and purch Said party of the first part hereby authorizes said	advertising in some newspaper put hase as any third person might do. second party, its successors or assi	gns, to convey said property to any one purchasing at said sale
and to convey an absolute title thereto; and in the recital shall be applied first, to the payment of all the costs and if any, shall be paid to the party of the first part,h	ls, its deeds or conveyances shall be expenses attending said sale. Seco- heirs, executors, administrato	e taken as prima facie true, and the proceeds of the said sale and, to the payment of said debt and interest, and the remainder,
appraisement and homestead allowed by law. In Testimony Whereof, The party of the first part		nand, this theday
of190		Sew
		Şead
		Seal.
UNITED STATES OF AMERICA,	ACKNOWLEDGMENT	
INDIAN TERRITORY, Ss. Western District.	100 hafaya wa	} 88.
within and for the Western District of the Indian Territory, apper personally well known as the person whose name appears upon the the same for the consideration and purposes therein mentioned and	ared in person	one of the parties granter, and stated thathad executed
and in the absence of her said husband, declared that she know the	to me well known to be the percentage of the within Mortgage Deed deet forth, without compulsion or unduc	erson whose name appears upon the within and foregoing Mortgage Deed, and had of her own free will signed the relinquishment of dower and
day of		Notary Public.
My commission expires	anagaptan ngampangan panagap ngampana na angaptan na mangapangan ngapangan na angapangan na angapangan na anga	properties of the state of the
Filed for record thisday ofday	A. D. 190	Anticonstruction for the control of
그 그로 독특하다 얼마리 강점하였다.		Deputy Clerk and Ex-Officio Recorder.

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