REAL ESTATE MORTGAGE.

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NO. 2026.

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Know all Men by these Presents, That C. M. Borders	P. D. M. P. L.
Nettre B. Borley his wife, of Julsa Indian Territory, parties of the first part, for	C L
and in consideration of the sum of One HundredDOLLARS,	(C. I.
to theme in hand paid by the Menning Investment Company, party of the second part, the receipt of which is hereby	
acknowledged, have granted, bargained and sold, and do hereby grant, bargain, sell and convey unto the said second party, its successors or assigns, the	
following described real estate situated in the town of Julsa,District, in	
lerent	
The Southerly Hifty (50) feet of Lot Sive (5) in Block and Hundred and twenty four (124) in the angunal Town of Lula, described as follows. Beginning at the Southwesterly cover of said Lot, Thence in a North leasterly direction	h.
Town of Lulsa, described as follows. Beginning at the Southwesterly corner of said Lot Thence in a North Casterly direction	
along the Southerly come and line of said lot, one hundre & the forty (140) feet to the South Easterly Corner thereof, Thence at night angles in a Nor	1A
Westerly direction Sifty (50) feet; Thence at right angles in a South Westerly direction and forallel to southerly line of said lot, ouchur	hed
and fortig (140 fast to the Westerly line of said Lot; Thence at night any les in South Easterly direction ffty (50) feet to the flace of begin	uning

According to the official plat and survey thereof approved by the Secretary of the Interior of the United States, to have and to hold the same unto the said second party, its successors or assigns forever, with all the privileges and appurtenances thereto belonging.

for and in consideration of the said sum of money, do hereby release and quit claim, transfer and reliuquich, unto the said second party, its successors and assigus, all my right or possibility of dower in or to said real estate.

The foregoing conveyance is on condition: "That whereas, the said first particejust	ly indebted to the said second party, in the sum of
One Hundred	Dollars, for borrowed money, evidenced
by	
annum \$2500 July 1-1907- \$2500 Jun 1" 1908	
\$ 1 - or by line and to 5 to be 1 1 1909	

AND IT IS FURTHER HEREBY AGREED, That in case the said first particle____shall make default in payment of said notes, or the interest thereon, when due, or the taxes, or in keeping said buildings insured as aforesaid, or the principal or interest of any prior incumbrance against said real estate, then the said second party, its successors or assigns, or legal representative, may pay such taxes or prior incumbrances, or interest thereon, or effect such insurance, and the amount necessarily expended therefor, with interest at eight per cent. per annum from the date of such expenditure until repaid shall be considered a sum, the repayment of which is intended to be hereby secured. And said first part.es. hereby waive any and all rights of appraisement, sale or redemption, provided for in chapter 51, of the Indian Territory Statutes, 1809, the same being An Act on Morigages, adopted May 2, 1890.

WITNESS our hands and soals on this ______ I.g."_____ day of _____ Lecember _____ A. D. 1906. Witnessos: ______ C. m. Porlew

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Pucey Collins_	Nettie B. Borden	Seals
UNITED STATES OF AMERICA, INDIAN TERRITORY, Ss. Personally appe within and for said District and Territory C. J. Garden'	arod before no Chas a. West and Nettic B. Borlew his wife	a Notary Public
to me well known as the identical person & whose name & appear	pon the within and foregoing instrument, as partical grantorand who stat ary not and deed, for the consideration, uses and purposes therein mentioned id	ed and acknowledged to and set forth.
she had, of her own free will and accord, executed said mortgage and signed and therein contained and set forth, without compulsion or undue influence of her sai Witness my hand and official seal on this the S the day	of usband.	ilion, uses and purposes
Seal Westure Wist 9.7 Seal My commission expires Suft. 9th 1908	Chas a, West	
Filed for Record faml 2 100.7at o'cloc		Ex-Officio Recorder.