INDIAN TERRITORY REAL ESTATE MORTGAGE, WITH POWER OF SALE.

Know all Men by these Presents, That George W. adams and Minnie & alams
of Thue Hundred & Ma /100 Dollar Land Plan hereinafter referred to as party of the first part, in consideration of the s
in hand paid by UNION TRUST COMPANY, (an Indian Territory Corporation), hereinafter referred to as party of the second part, the receipt whereof is hereby acknowledge
first party has Granted, Bargainod, Sold and Conveyed, and by those prosents does hereby Grant, Bargain, Sell and Convey unto the said UNION TRUST COMPANY, (an Ind Territory Corporation), its successors and assigns, the following described promises in Western Lluttect Indian Territory, to-wit:
ON 1 12 N + 1 + 2 + 12 1 NN / H) 0-15 N + 1 + 1 + 1 + 1 NO / W) 2 1 + 1 + 1 + 1 (17) 1
all of the Northwest one-fourth (NW /4) of the Northeast one-fourth (NE/4) of Section Seventeen (12) form highten (18), Runge Shirtun (13) least, containing Forty (40) acres, suore or less.
마른데이에 대한 이번 경기에 가는 말이다. 이번 전에 발표되었다면 하는 이번에 발표되었다는데 현실을 받는데 하는데 함께 되었다. 이번에 되었다. 1988년 - 1988년 - 1988년 1일 대한 전에 대한
일시 전에게 되는 것으로 되는 것이 되었다. 그리고 보고 있는 것이 되는 것으로 가장되었다. 그런 것이 되었다. 그런 것이 없는 것으로 되었다. 것이 되었다. 바로에 되었 장면 이 등 사용되었다. 그 교육 이 전에 가장 등에 대통하고 있는 것이 보고 생물을 만든 것이 하는 것이 되었다. 그 것이 되었다. 이 것이 되었다. 것이 되었다.
경기를 만든 사람들이 얼마나 되었다면 하는 것이 되었다면 하는 것이 되었다면 살아내면 하는데 하는데 나를 다 먹었다.
선생님은 마시트를 가는 사람이 가는 사람들이 아니는 사람들이 되었다. 그는 사람들이 되었다면 하는 것이 없는데 되었다.
등에 없는 회사 회에는 이 이번 이번 내가 그렇게 되었다. 그는 사람들이 되었다면 하는 것이 없는 것이 없는 것이 없는 것이다.
[[[[[[[[[[[[[[[[[[[[
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 premises above described with the appurtenances thereunto belonging, to the said UNION TRUST COMPANY, (an Indian Territ
Torporation), its successors and assigns forever. And the said party of the first part covenants with the said party of the second part that they are
eized in see of said premises and that they are free from all incumbrances that they band good right to sell and convey the same and that they will, a think heirs, executors, administrators and assigns shall forever warrant and defend the title to said real estate against all lawful claims and demands whatever.
And said Munic & Alams wife of said Leorge W. Alams for and in consideration
ald above sum of money does hereby release and quit claim, transfer and relinquish unto said party of the second part, its successors and assigns, all her right, claim and possibi
WHEREAS, said party of the first part is justly indebted to the said party of the second part in the sum of the tunded to the land party of the second part in the sum of the tunded to the land party of the second part in the sum of the second part in the sum of the second part in the second part i
or money loaned to the party of the first part by the party of the second part evidenced by
ear in accordance with the coupons thereto attached; said notebeing more specifically described as follows, to vi:
o. One Sulsa Sul Ser November 19, 190. 1 Sulsa Sul
Three years after date for value received the promise to pay to the order of Union Just Company lula, Sul Le
to principal sum of Lines Hundred NO/100 Dollars with interest thereon at the rate of Lik per cent per ann
om date, said interest being payable semi-annually, according to the tenor and effect of Aix interest coupon note; and tring to Ming & Molton. Dollars and Live each for Ning X No 1000. Dollars, bearing even date herewith, both principal and interest coupons payable at the principal and payable at the principal and payable at the principal and payable at the principal at the principal and payable at the principal at the
Mee of the UNION TRUST COMPANY, in Tulsa, Indian Territory, in lawful money of the United States. This note and interest coupons shall draw interest from maturity,
he rate of Right per cent per annum, payable semi-annually, if not paid when due. And if default be made in the payment of any interest coupon, or any part thereof, at the tind place aforesaid, then said principal sum shall at once, at the option of the holder of this Note, become due and payable,
This Note and Interest Coupons therete attached are secured by Mortgage on Real Estate situated in the Western District of Indian Territory, which is lien upon the property therein described.
(signed) George W. Clarus (signed) Minutic El. Alams
(Dignel) mustel al astano
Now, if said party of the first part shall pay or esuse to be paid said note and the interest thereon according to the tener and effect thereof, and do and perform each and ev
ovenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in full force and effect.
It is expressly, mutually slipulated and agreed us follows: FIRST. In case of default of payment of any sum herein covenanted to be paid, or in default of the performance of any covenant confained, the said first party agrees to pay the said second party or
signs, interest at the rate of eight per cent per annum, computed somi-annually, on said principal note from the date thereof to the time when the monoy shall be actually paid. Any payments made on acco- interest shall be credited in said computation so that the total amount shall be, and not accoed, the legal rate of eight per cent. SECOND. The first party agrees to pay all taxes and assessments levied apon said real estate, also all liens, claims, adverse titles, and incumbrances on said premises, and if not paid within ten days a
so same are due and chargeable or become Hens upon said real estate, the holder of this mortgage may at his option, without notice, declare the whole sum of money herein secured, due and payable at or may cleek to pay such taxes or assessments and be entitled to interest on the same at the rate of eight per cent per annum, and this mortgage shall stand as security for the amount so paid with such inter
THIRD. Said first party agrees to keep all buildings, fences and other improvements on said real estate, in as good repair and condition as the same are in at this date, and shall permit no waste, specially no cutting of timber, except for making and repairing fences, on the place and such as shall be necessary for fire wood for the use of the granter's family; and the commission of waste shall, at
tion of the holder of this mortgage, render this mortgage due and payable. FOURTH. And the said dist party agrees to at once insure the building upon said premises against loss by fire, in the amount of
Insurance companies approved by said socond party, and to at once deliver the insurance policies, properly assigned or pledged to said second party, and that in the event of the failure, neglect or refusa Id first party to so insure the buildings or to re-insure the same and deliver the policies properly assigned or pledged to the said UNION TRUST COMPANY before noon of the day or which any such poli- tall expire; said second party is hereby authorized and empressed by those presents, to insure or re-insure said buildings, for said amount, and the said UNION TRUST COMPANY, may sign all papers
plications necessary to obtain such insurance in the name, place and stead of said first party; and it is further agreed that in the event of loss under such policy or policies, the said party shall have full per domand, receive, collect and settle the same and for that purpose may in the name, place and stead of said first party, and as his agent and attorney in tact, sign and endorse all vouchers, receipts and dr
nt may be necessary to procure the money thereunder, and to apply the amount so collected toward the payment of the note, interest coupers and interest thereon hereby secured, and if any of said agreems, not performed as aforesaid, then said party of the second part or its assigns, may effect such lusurance as hereinbefore agreed, paying the cost thereof; and may also pay the final judgment for statutory like.
alms including all costs and for the re-payment of all moneys so paid with interest thereon from the time of payment, at the rate of eight per cent per annum, payable semi-annually, these presents shall be curity in like manner and with like effect as for the payment of said note and interest coupons.
FIFTH. The said first party agrees that should a petition be filed to foreclose this mortgage, gain possession of said real estate or to protect the rights of the mortgage herein, or the title to or secsion of said real estate, that
ty of the foregoing covenants, the whole sum of money herein secured, may at the option of the holder of the note hereby secured and at his option only and without notice, be declared due and psyable and a foreclassed by the holder hereof, are hereof, or his assigns, agent, or attorney, shall have the power to sell such property or any part the
public sale to the highest bidder for cash at
i and manights been great with tarty of the second park of its assignee, agent, or attorney in fact, may bid and purchase as any third person might do. And said party of the first parts authorizes and empower and the process may be the conveyance shall party of the first parts authorizes and empower at the process of the first parts of the great part of its successors or assigns, to convey said property to any purchaser at said sale and the recitals of the deed of conveyance shall be taken as prima factor free, and the process
ald sale shall be applied first to the payment of all costs and expenses attending said sale; second, to the payment of said debt and interest, and the remainder, if any, shall be paid to said party of the first payment of said party of the first payment. Said first party for and in consideration of the money losned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestead allowed by law.
IN TESTIMONY WHEREOF, Said part 200 of the first part have hereunto set their hand this 19th day of November 1904
Winnie E. alams Se
Minnie E. alams Se
On this day of Nevendry 1906, before me blanded langley a Netary Cubic. This is described in the Indian Territory, appeared in person Stronge W. alumby to me personally well known as the per
Un this
hose name appears upon the within and foregoing Morigage Leed as one of the part. 4/grantor, and stated that
to me personally well known as the per those name appears upon the within and foregoing Mortgage Deed as one of the part of grantor, and stated that the had executed the same for the consideration and purposers in mentioned and set forth, and I do hereby so certify.
And I further certify that on this day voluntarily before me MAMMAL & dama wife of the said Leaving to
o be well known to be the person whose name appears upon the within and foregoing Mortgage Deed, and in the absence of her said husband, declared that she had of her own f
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such X-tany Ciblic in the Western Dist
of the Indian Territory, on the 3-Och day of November 190 le 0
IN TESTIMONY WHEREOF, I have herounto set my hand and official seal, as such Notary Callice in the Western Distriction, on the 20th day of November 190 k. [SEAL.] My commission expires Left 17th 172k. Left Lingley Notary Public. Western Chartest, 3.3. Filed for Record Nove 2.2. 190 k. at 1120 c'élock a. M. Other Conton. Deputy Clerk and Ex-Officio Recorder.
Wester Market Ma
Filed for Record A. Du 2 1 190. Quat // - o'clock & M. Wie dorton