## Real Estate Mortgage

THIS INDENTURE, Made this sugard day of Jehungay A. D. 1967 by and between	
THIS INDENTURE, Made this selected day of february A. D. 190% by and between branches C. has pen, as nearly Caspen fing wishe of Scellar for franching party of the first part, and of Califfring Total Castes Castes and Second part:	
party of the first part, and I to stiffting I title 1 21118	
party of the second part:	
WITNESSETH, that the said party of the first part, for and in consideration of the sum of Lighten hundred (1600)	
dollars, to him in hand paid, by the party of the second part, the receipt whereof is hereby acknowledged, has granted, bargained,	
sold and conveyed and confirmed, and does by these presents grant, bargain, sell, convey and confirm unto the said party of the second part, and to	
The heirs and assigns, forever, all of the following described tract, piece or parcel of land situated in The Mestern District,	
il a lelle all a le	
Me Month half ( a) of the North west greater for fourther fourther (14) Source in hineliens (19)	
18 th ( Lange Elwen (11) East, Wellen Dectrict, Creek notion, Ludian Territory,	
The word holf (/a) of the North west greater /4 of section fourtunity January minetion (19)  "All for Die fresh Marth west greater /4 of section fourtunity January minetion (19)  "All for face of the North west greater /4 of section fourtunity January minetion (19)  "All for face of the North west greater /4 of section fourtunity January minetion (19)  "All for face of the North west greater /4 of section fourtunity for the face of marting for the face of th	
TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in any-	
wise appertaining, and all rights of homestead exemption unto the said party of the second part, and to Juncheirs and assigns forever. And the said party	
of the first part does hereby covenant and agree that at the delivery hereof he is the lawful owner of the premises above granted and seized of a good and indefeasible estate in fee simple therein, free and clear of all incumbrances, and that he will warrant and defend the same forever, against the claims of all	
persons whomsoever.  And the said wife of said	
persons whomsoever.  And the said	
transfer and relinquish unto said party of the second part, where heirs, executors, administrators and assigns, all her right, claim and possibility of dower and homestead in or to said real estate forever.	,
This west race is given as convity for the resonance of the account having and the remont to the Alle Messe to Cottal Decree	a
the party of the second part, the principal sum of Raylling (1600) dollars, due to said second party for	
an actual loan of the said amount, on the day of the said amou	
Dunder & Cadpar & Wester & added and executed by	
the party of the second part, the principal sum of Reviels Countries (1600) dollars, due to said second party for an actual loan of the said amount, on the Lendan day of Febry 1967, according to the terms and conditions of the sense certain second party for an actual loan of the said amount, on the promissory notes, made and executed by  Diville & Cadefill & Mally Cadefill  party of the first part, bearing even date herewith, with interest thereon from date at the rate of Leper cent per annum, payable permit annually, but with interest after maturity, at the	
rate of \( \) per cent per annum, which interest is evidenced by \( \) \	
Second:—Said party of the first part hereby covenants and agrees to pay all taxes and assessments of whatsoever character on said lands, and any	
tax or assessments that shall be made upon said loan or upon the legal holder of said note and mortgage, on account of said loan by the United States Government, the Indian Territory, or by State government succeeding that of said territory, if any there be, or by the County or town wherein said land is sit-	
uated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable fire insurance company, approved by the	
party of the second part, for the sum of dollars, and to assign the policies to said party of the second part, as their interests may appear and deliver said policies and renewals to said party of the second part, to be held by them until	
this mortgage is fully paid and said party of the first part assumes all responsibility of proof and care and expense of collecting such insurance if loss occurs.	
THERE: The said party of the first part agrees to keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not to commit any waste on said premises.	
FOURTH:-It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest notes herein describ-	
ed, and all renewal, principal or interest notes that may hereafter be given, in the event of any extension of time for the payment of soid principal debt, to evidence said principal or the interest upon the same during the said time of extension.	
Figure: It is further expressly agreed by and between the parties hereto, that if any default be made in the payment of any part of either said princi-	
pal or interest notes when the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premiums for said fire insurance when the same become due, or in case of the breach of any covenant or condition herein contained, the	
whole of said principal sum herein named, and the interest thereon, shall become immediately due and payable, at the option of said second party, and this mortgage may be immediately foreclosed. And it is also agreed that in the event of any default in payment or breach of any covenant or condition herein,	
the rents and profits of said premises are pledged to the party of the second part, or its assigns, as additional collateral security, and said party of the second part, or assigns shall be entitled to possession of said premises, by receiver or otherwise.	
Now if said party of the first part shall well and truly pay to said party of the second part, heirs or assigns, the sum of money hereinbefore recited, and all other amounts which may be paid out by said second party or assigns under the provisions of this mortgage, and all other indebtedness	
which may be due said second party or assigns, at the times herein stipulated, then this conveyance shall be null and void, otherwise to remain in full force	
and effect. And in case of any default in the payment of said indebtedness or failure of said first party to fulfill any of the stipulations and agreements herein contained, said party of the second part the whole indebtedness	
hereby secured at once due and payable and to take charge of said property on demand, without process of law, and sell or dispose of the same, or so much	
thereof as may be necessary, at public sale, without appraisement (the appraisement required by law being expressly waived) at Zulea,	
for cash in hand, upon two weeks notice in some newspaper published in the out of success	
or by written or printed hand bills, posted in five conspicuous places in the Garage or	
thereof as may be necessary, at public sale, without appraisement (the appraisement required by law being expressly waived) at little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand, upon two weeks notice in some newspaper published in the little for cash in hand in the little for cash in hand in the little	
made shall be taken as prima facie true, and out of the proceeds of said sale the said second party shall retain the sum due as hereinbefore set forth and provided for, and the costs of this trust and of sale, and a reasonable attorney's fee, rendering the over-plus, if any, to the said first party, his	
personal representatives or assigns.	
In testimony whereof said first party has hereunto subscribed his name the day and year first above written.	
UNITED STATES OF AMERICA, Mistrie Wish Indian Trivitary SS.  On this 1 3 day of Medicary A. D. 1907, appeared in person before me, a notary public, in and for the Mistries of Charles G. Gayper, and stated and whom well known as the person who signed the above and fragging instrument of conveyance as one of the parties granter, and stated and whom well deed that he had executed the same for the consideration	
Realy Caspon.	
UNITED STATES OF AMERICA, Mistra Wist Level an Territory SS.	
On this 2 mg day of Flywary A. D. 1907, appeared in person before me, a notary public, in and for the	
Wishiff aforesaid 6 has, 6, 6 asper, to me well known as the person who signed the above	
and foreigning maximum of contractions of the state parties granters, and added and administration to the state of the state of the contraction of the contraction of the state of the stat	
And I further certify that on the same day voluntarily appeared before me, in person Mealy Carfeely to me well known as such, and as the person whose name appears upon the within and forgoing instrument of writing as one of the parties grantor, and in the absence	
wife of the said to me well known as such, and as the person whose name appears upon the within and forgoing instrument of writing as one of the parties granter, and in the absence	
of her said husband, declared she had of her own free will executed the above and foregoing instrument of conveyance, and signed and sealed the relinquishment of dower and homestead in the said instrument of conveyance for the consideration and purposes therein mentioned and set forth, without compulsion	
or undue influence on the part of her said husband.  In testimony whereof, I have hereunto set my hand and affixed my notarial seal the day and year last above written.	
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[SEAL] Western Reduced Cestrict It. (Lobert & Ly chi, notary Prable Me commission experies July 2' 171'. Filed for Record Jels. 4 190 Jat o'clock I M.	
Theu for Accord 19 Mars 190 fat 190 fat 10 Clock 11 Ni.	
Deputy U.S. Clerk and Ex-Officio Recorder.	