Mortgage

This Indenture, Made this petween I Male	day of.	noney	ver Pre		AN TERRITORY by and be-
		12		() of the /	
Trustee of The Salar WHEREAS The salar	Indian Territory, hereina Muskogee, Indian Territ d party of the first part,	I A POT IN POT AND A	Y Arm Car & hereing	tter called the narty at t	ne third nart. Witnesseth:
orincipal note sof even date herewith	h. Recoming due as falla	iws. to-wit:		. 4	
One note for	en	Dollars, due	Nove	meleto.	First, 1909
One note for		Dollars, due			First,
One note for		Dollars, due			First,
		.,,	.,		
ith interest at the rate of	per cent per annum, par	able semi-annually.	on the first days of		and-
ter maturity, and are navable to se	in each year, as epocificated third party or	ed by interest couper	Said notes draw	interest at the rate of	per cent per annum
ter maturity, and are payable to se	Indian C.	erritore	67		stedness aforesaid, and in the
urther consideration of One Dollar	to eaid first norty in hand	d maid by the said sea	rond party, the recei	nt whereof is hereby ackn	owledged, does hereby Grant.
argain, Sell and Convey unto the s	aid second party and his	successors in trust,	forever, the following Indian Territory, to-v	described lands and pre	mises, situate in the
The so	uth-last	quarter	of The or	rorth-eas	t quarter
Section ligh	C(8) Lace	essip	Africation	- Luc (2)	2) Mange
Fourteen (4)				
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The state of the		herewie		ood Di	ver by Sail
LAST Parks in	· Parer	of Holan	resty la	<i>C. J.</i>	7
	У)	7	
		No.		ι	
TO HAVE AND TO HOL	D the same, together w	with all the rights, p	rivileges and appurt	enances thereto belonging	g, unto the said second party
nd to his successors; and the said on all encumbrances, and that sai	d first narty will WARR	ANT and DEFEND	the same unto the :	said second party or his s	successors in said trust, against
e lawful claims of all persons, and	the said first party here	by expressly releases IN TRUST, howev	, relinquishes, waive	es and conveys to said se purposes:	cond party all rights of home-
The said first party hereby C	OVENANTS and AGRE	EES with the said se	cond and third partie	s as follows:	
FIRST. To pay the principe SECOND. To keep all buil	dings, fences, and other	improvements on sai	id real estate in as go	od repair and condition	as the same are in at this date.
d permit no waste, especially	no cutting of timber, ex	cept for the making	and repairing of fen	ces on the place and suc	h as shall be necessary for fire-
ood for use on the premises. THEEL To been the build	ngs now or herenfter ore	sted on said land con-	tantly insured in som	e company satisfactory to	said third party or assigns, the
older of said indebtedness, for the	eaid_with_full_nower_to_	demand receive-and	-collect-all-moneys-be	coming-payable thereup	n, and apply the same towards
e payment of said indebtedness;	and this mortgage shall.	be a lien upon all in	surance_held-by-said	first_party_or_assigns_up	on said premises, whother the
FOURTH. To pay all taxe	s which are due or which	i hereafter may becon	ne liens on said real e	state, or which may be a	ssessed in the Indian Territory
extend the cuid conord or third navi	ice or their assigns on t	his deed of trust or t	he notes secured her	ehy.	and assigns as aforesaid may do
and this Deed of Trust shall stan	d security for any amoun	its so expended by s	aid third party, with	interest at the rate of eig	ght per cent per annum.
set of the said first norty, but if sai	id first party or assigns s	hall fail to pay either	r principal or interes	t. when the same becon	nveyed shall be released at the nes due; or any notes given as
didance of interest on any extension	m of the time of navmer	nt of the debt bereir	secured when the s	ame shall bedue: or sh	all permit or suffer waste to be
one upon said premises; or fail to at, shall become due and payable a	t the ontion of the said t	third party and assim	is as aforesaid, witho	ut notice, and this Deed	of Trust may be foreclosed at
nce for the whole of said money, ac nall at once be entitled to the im	crued interest and costs, i	including an attornev	's fee of \$25.00, and	said third party or any le	gal holder of said indebtedness,
sues and profits thereof, and the	occupant or occupants of	f said mortgaged rea	l estate shall pay rer	it to the third party and	assigns as aforesaid only, and
ne said second party may proceed to	o sell the said property l	nereinbefore describe	Recording	or cash, at any front doo District, Indian Territory	r of any United States or State, or within the county in which
ne said second party may proceed to ourt House, or building used as a aid land or any of it may then be s a some newspaper published in sai	ituate, first giv ng three	weeks' notice of the	time, terms and place	e of sale, and the propert	y to be sold, by advertisement
nich sale either of said varties. Of	their assigns. Thay bu a	na parcuase as a cac	Were smangers to	una Decuy, and apon o	c said said and payment of the
archase money shall execute and a ne non-payment of the money secu	deliver a deed of the pro	perty sold to the pur	chaser: and any state	ement of facts or recitals	by said Trustee, in relation to
e received as prima facie evidence	of such facts: and the sa	aid trustee shall, out	of the proceeds of su	ich sale, pay, first, the co	osts and expenses of this trust;
econd, whatever sum may be unpaires and insurance, and the remai	nder, if any, shall be pa	id to said first party	or legal representati	ves.	
Or moon any such default the	third party or assigns as a	foresaid may proceed	to foreclose this Deed	l of Trust as a mortgage i	a any court having jurisdiction econd party shall refuse to act,
all be absent from the Indian Ter	ritory, sick, dead, or from	m any cause incapab	le of acting in the ex	ecution of this Trust, a	successor may be appointed by
id third party, or assigns, who sha	Il discharge this Trust, ar ties to this contract to co	nd exercise therein the inform strictly to the	e same powers hereby laws of the Indian T	conferred on the said sec erritory relating to usuar	ond party and with like e flect y, and no greater amount shal
collected than is allowed thereby	; and if for any reason a	my greater amount is	received or collecte	I at any time before the	final payment and discharge of
ne debt, the same shall be credited IN WITNESS WHEREOF	The said first party hav	e hereunto set their	hands and seals, the	day and year herein firs	t above written.
Witness:			1		
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***************************************	************		Clica	ane Ori	CL[SEAL]
************************************					[SEAL]
<u> </u>					[SEAL]
NITED STATES OF AMERIC INDIAN, TERRITORY, OUT A STATE OF THE STATE OF	A,) State of)		
INDIAN, TERRITORY,	SS. County of	f	} SS		
On this 5 11	day of Orone	meler	nineteer	hundred and See-Ez-bef	ore me
On this	a Not	ary Public, duly com	missioned and acting	within and for the 2	Conthern
District and Territory aforesaid, ap	peared in person	to me persona	ly known as the ners	on whose name	appear S. upon the within and
	he country and stated !	that he had arean	ted the same for the	orrug bra golderabiggood	ses therein mentioned and set
orth; and I do hereby so certify.	And the said	oluntarily appeared	refore me	ther declared se	it to be single and immerried
orth; and I do hereby so certify. AND I FURTHER CERT! vife of the said. nd foregoing Deed of Conveyance,	e Con this day ve	Action appeared to	to me well kr	lown as the person whose	name appears upon the withir
and foregoing Deed of Conveyance,	and in the absence of he	r said husband, decla	red that she had of h	er own free will signed th	e relinquishment of dower and
iomestend herein expressed, and	nan executea sam deca	tor the barnoses an	a consideration there	in contained and see to	itii, without compaision or mit-
IN TESTIMONY WHERE	OF, I have hereunto set	my haud and seal a	s such Notary Public	on the	day of Sattle
COUNTY THE THEFT	Mr commission and	ires the	A day of	10 0 m	V.
the second secon	my commission expi	The same of the sa	Carry Ul mann form	a arangan kapangangan sabirah d	# 1·0·4
BERES RESERVED 1	& Duite	ReyNotary Public.	in and for the	nor there	District, Indian Territory.
[SEAL] Reserved Thory 1	90 7at 9.76 clock A	M. Notary Public,	in and for the	nos them	District, Indian Territory