## MORTGAGE WITH POWER OF SALE

| ONE DELLAR to Above in hand pail, and the premises hereinafter set forth do hereby grant, bargain and sell unto  |
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| Indian Territory, and unto her successors and assigns, forever, the following property situated in the successors and assigns, forever, the following property situated in the successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors and improvements the suid improvements thereunto belonging; a successors and improvements the suid improvements the successors and improvements the suid improvements the suid improvements the successors and improvements the successor and improvements the successors and improvements the successors and improv |
| To have and to hold the same to the said factors of Salar On Mattheware successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successor or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successor or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successor or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successor or assigns, together with all and singular the appurtenances and improvements thereunto belonging; a successor or assigns, together with all and singular the spout the said frates and to the successor or assigns, together with all and singular the spout and to said frates parties, or any one of them, shall pay said moneys at the time and in the manner aforesaid, then the above conveyance shall be suffly.   |
| To have and to hold the same to the said server. I Methbere successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging;  I seek hereby covenants with the said Lance of Mathbewa.  that will forever warrant and defend the title to said property against all jawful-claims.  And I, Caras Grass.  And I, Caras Grass.  And I, Caras Grass.  Wife of the said  Jelia J. Caras of Mathbewa.  all my right and dower in and to said lands. This is on condition that:  Whereas the said father J. Caras and Cara Caras his suffered in justly indebted to said.  In the sum of Jane Grass his suffered to May 15-1811, 125 12 May 16-181, 125 125 May 16-181, 1 |
| To have and to hold the same to the said annual C. Mostlemens  lear successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging;  a said hereby covenants with the said Lassace C. Mattheware  that will forever warrant and defend the title to said property against all lawful claims.  And I, Assace Gassace do hereby release unto the said  Jester J. Sansace do hereby release unto the said  And I, Whereas the said for the said of hereby release unto the said  I must the said for the said for the said lands. This  is on condition that:  Whereas the said for the said for the said lands of the said lands of the said lands. This  is the said for the said for the said lands of the said lands. This  bis on condition that:  Whereas the said for the said for the said lands of the said lands. This  is the said for the said for the said lands. This  bis on condition that:  Whereas the said for the said lands of the said lands. This  bis on condition that:  Whereas the said for the said lands. This  bis on condition that:  Whereas the said for the said lands. This  bis on condition that:  Whereas the said for the said lands. This  bis on condition that:  Whereas the said for the said lands. This  bis on condition that:  Whereas the said for the said lands. This  bis on condition that:  Whereas the said for the said lands. This  Boultanes  Justify indepted to  Justify indepted to  Justify indepted to  Justify indepted to said second matter maturity.  With interest at  Boultanes  Doublands  Doub |
| To have and to hold the same to the said account. I Mattheway.  Successors or assigns, together with all and singular the appurtenances and improvements thereunto belonging;  Mattheway.  Mattheway.  Mattheway.  More of the said and a singular the appurtenances and improvements thereunto belonging;  that will forever warrant and defend the title to said property against all lawful-claims.  And I, Account wife of the said.  More of the said and all my right and dower in and to said lands. This is so no condition that:  Whereas the said furbary for much account and to said lands. This is so no condition that:  Whereas the said furbary for much account and to said lands. This is so no condition that:  Whereas the said furbary for much account and to said lands. This is so no condition that:  Whereas the said furbary for much account and to said lands. This is so no condition that:  Whereas the said furbary for much account and the said furbary for any last said said for party, and it is said for the manner aforesaid, then the above conveyance shall be full that said first parties, or any one of them, shall pay said moneys at the time and in the manner aforesaid, then the above conveyance shall be full.  Now, if said first parties, or any one of them, shall pay said moneys at the time and in the manner aforesaid, then the above conveyance shall be full.   |
| that will forever warrant and defend the title to said property against all lawful claims,  And I, Assa Ganes wife of the said factors of the said of hereby release unto the said all my right and dower in and to said lands. This is so no condition that:  Whereas the said factors of the said factors of the said factors of the said factors of the said in the sum of the said factors of the said fac |
| And I, Assa Grand will forever warrant and defend the title to said property against all lawfulchains.  And I, Assa Grand wife of the said  Yell of the said  Yell of the said  Wife of the said  Wife of the said  Wife of the said  And I wife of the said  Wife of the said  And I wife of the said  And I wife of the said  Whereas the said of the said  Whereas the said of the said  Whereas the said of th |
| And I, Assa Grand will forever warrant and defend the title to said property against all lawfulchains.  And I, Assa Grand wife of the said  Yell of the said  Yell of the said  Wife of the said  Wife of the said  Wife of the said  And I wife of the said  Wife of the said  And I wife of the said  And I wife of the said  Whereas the said of the said  Whereas the said of the said  Whereas the said of th |
| And 1, Assa Gares do hereby release unto the said  John J. Earner do hereby release unto the said  John J. Earner do hereby release unto the said  all my right and dower in and to said lands. This  e is on condition that:  Whereas the said John J. Earner do hereby release unto the said  in the sum of John Land Earner lain unforce in and to said lands. This  DLLARS evidenced by promissory noted dated Nov. 15-171 for able 25.00 May 15-1915 25 |
| John J. Enter More dated to said hereby release unto the said  Lange of West Lines and Constitutions and to said lands. This is on condition that:  Whereas the said finher of Enter and Constitutions in the sum of Fine humbred of Market and John State of Market and John S |
| Dillars (\$ ) payable to the er of.    days after date, executed by   John for and to said lands. This with interest at.   |
| with interest at. 5 per cent per annum after maturity. Per per large to keep the buildings on the above premises constantly insured against loss by fire and tornado in a sum not less than 8 Forest parties paid.  Now, if said first parties, or any one of them, shall pay said moneys at the time and in the manner aforesaid, then the above conveyance shall be mull   |
| in the sum of free heardred + 1/00  DLLARS evidenced by promissory note a dated Nov. 15-117 for able \$25.00 May 15-1115 \$25.00 Nov. 15-1115  Dollars (\$ ) payable to the days after date, executed by Jahn for and Consultation of the buildings on the above premises constantly insured against loss by fire and tornado in a sum not less than \$ 19.00 miles and to the pall taxes paid.  Now, if said first parties, or any one of them, shall pay said moneys at the time and in the manner aforesaid, then the above conveyance shall be mull  |
| in the sum of free heardred + 1/00  DLLARS evidenced by promissory note a dated Nov. 15-117 for able \$25.00 May 15-1115 \$25.00 Nov. 15-1115  Dollars (\$ ) payable to the days after date, executed by Jahn for and Consultation of the buildings on the above premises constantly insured against loss by fire and tornado in a sum not less than \$ 19.00 miles and to the pall taxes paid.  Now, if said first parties, or any one of them, shall pay said moneys at the time and in the manner aforesaid, then the above conveyance shall be mull  |
| Dollars (\$ ) payable to the days after date, executed by John John John John John John John John  |
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| Dollars (\$) payable to the days after date, executed by   |
| with interest at 6 per cent per annum after maturity. Letter for and loss, if any payable to the second party, as interest may appear at that time, and policies delivered to said second party, and to spall taxes paid.  Now, if said first parties, or any one of them, shall pay said moneys at the time and in the manner aforesaid, then the above conveyance shall be mull  |
| with interest at per cent per annum after maturity. It per cent per an |
| First parties agree to keep the buildings on the above premises constantly insured against loss by fire and tornado in a sum not less than \$ \int 9.000   |
| First parties agree to keep the buildings on the above premises constantly insured against loss by fire and tornado in a sum not less than \$ \int 9.000   |
| e and payable and the said grantee or its assignee, agent or attorney in fact, shall have power to sell said property at public sale, to the highest bidder  |
| cash, at Tules, Ind Ter public   |
| ice of the time and place of said sale having been first given thirty days, by advertising in some newspaper published in said city or by ten printed or   |
| itten hand bills posted in ten public places in said city, at which sale said grantee or its assignee, agent or attorney in fact, may bid and purchase as any  |
| rd person might do. And And hereby authorize the said grantee or its assigns to convey said property to any one purchasing at said sole; and the itals of this deed of conveyance shall be taken as prima facie true. And the proceeds of said sale shall be applied, first, to all costs and expenses attendated said sale; second, to the payment of said debt and interest; and the remainder, if any, shall be paid to said grantor. The appraisement and the right redemption allowed by law are hereby expressly waived.   |
| Witness And hand and seal this 15 day of Nov. A.D., 190 7  John J. Erran [SEAL]  |
| John J. End. [SEAL]  |
| and Energy [SEAL]  |
| ACKNOWLEDGMENT   |
| NITED STATES OF AMERICA, INDIAN TERRITORY, WESTERN JUDICIAL DISTRICT. SS.  |
| 흥미, 있다는 사람들은 그렇게 이렇게 되는 것이 되었다는 사람들이 하지 않는 것이 되었다는 것이 되었다는 것이 되었다는 것이 되었다.   |
| E IT REMEMBERED, That on this day came before me, the undersigned, a Notary Public, within and for the Western District of the Indian Ter-   |
| itory aforesaid, duly commissioned and acting as such, I change of Economics of the commissioned and acting as such,   |
| to me personally well known as the grantorin and within the foregoing deed, and stated that  |
| had executed the same for the consideration and purposes therein mentioned and set forth.  |
| And I further certify that on the same day, also voluntarily appeared before me, the said.   |
| wife of said fifty f   |
| me well known and in the absence of her said husband, declared that she had, of her own free will, signed and sealed the relinquishment of dowerin the egoing deed for the purposes therein mentioned and set forth, without compulsion or undue influence of her said husband.  |
| WITNESS my hand and seal as such Notary Public on this   |
| WITNESS my hand and seal as such Notary Public on this 15 7 day of 27 miles 190. Notary Public.  |
| [SEAL]   |