444 REAL ESTATE MORTOAGE. No. 1990 This Mortgage, Made on this 2 ml day of March A. D. 1907 by and between blavid Beaun and Buna 10. Beaver, husband and wife , m Julsa Indian Territory, party of the first part and ______ Laniel Rivans_____ .of lows, party of the second part. WITNESSETH: That for and in consideration of the sam of Live hundred twenty and more toothe ______ the south west quarter of the South cast quarter (SW /4 5k /4) of Section number liverity nine (29) of Connship number Nineteen (19) North and of Runge I history (13) cast of the Indian Base and Meichin, subject however to a frior mortgage of Eight hundred blockars in favor of Mainel Ewans Mated Dec. 2th 1906 und now of wesd. acres, more or less, according to the official government plat and survey thereof. TO HAVE AND TO HULD THE SAME unto the said part of the second part, his ... beirs, successors and assigns forever, with all the privileges and appurton thereunto belonging. And the said part ice of the first part for the said party of the second theirs, executors, administrators and assigns, covenant with the said party of the second part that at the delivery hereof. they are lawfully seized and possessed of an absolute and indefeasible estate of inheritance in fee simple in and to said real estate; that the same is free and clear of all incumbrances whatsoever, and that they thank a good right to sell and convey the same to the said party of the second part, and that they will and theirs, executors and administrators shall forever warrant and defend the title to said real estate unto the said party of the second part, And the said both parties hereto for said consideration does hereby release, relinquish, quit-claim, transfer and convey unto the said party of the second part, heirs, successors and assigns, all her right, claim or possibility of dower, and honestead in or to said Real estate forever, all her right, claim or possibility of dower, and he THE FOREGOING CONVEYANCE IS ON CONDITION; That, Whereas the said partice of the first part. Alk injustly indebted to the said party of the second part in the sum of Iwo hundred twenty and mo/ 100 the Dollars for money loaned to said first pariace, by said second party as is evidenced by one certain attached thereto and payable on the first days of May and November of each year until the maturity of said principal note, said interest notes drawing. eightper entum per annum interest after due until paid. $^{\circ}$ 🛌 Now if the said part-4.4... of the first part shall pay or cause to be paid said principal and interest noise according to the tenor and effect thereof and do and perform all and every of smoot herein, then this instrument shall be null and void, otherwise to remain in full force and effect. shall nay all taxes and a te, that said mortgagor will pay a reasonable attorneys fee, and the payment thereof shall also be secured by this mortgage. And if default be made in the payment of aid not at maturity, or any part thereof, become unit side on secure or y use mortgage. Any part of either, or if waste be committed on, or improvements are removed from the land, then, in any or either event, upon the breach of any one of these conditions, the whole of the sums intended to be hareby secured shall, at the option of the grantee hereof, or the legal holder hereof, become immediately due and payable without notice, and the grantee or the legal holder hereof, as public sale to the highest bidder for each at the then front coart house odoor, in a sufficient, or a sufficient, and the property, or any part thereof, at public sale to the highest bidder for each at the then front coart house door, in a sufficient, or the legal holder hereof, at public sale to the highest bidder for each at the then front coart house door, in a sufficient, then front for the sufficient of the sufficient, and the property or any part thereof, at public sale to the highest bidder for each at the then front coart house door, in a sufficient the sufficient of the suf Indian Tarritory, pub sof the time and place, and terms of sale having first been given thirty days by advertising in some newspanar abliebed in, or of general circulation in said town or Territory, or by printed or written hand bills posted in ten public places in the vicinity of said land, at which saie the said granted of the first part hereby authorize the said granted, or written assigns, to convey said property to any purchaser at sail or assignce may bid and purchase as any third person might do, and the said part aca assigns, to convey said property to any purchaser at said vale, and the recitals of its deed of conveyance shall be taken as prima facts true, and is first part holds allo should not all other and expenses attending said sale; second, to the payment to all debis and interest, and the remainder, if any, to the grantoff... It is further agreed, that the said part identifies the first part hereby waive ... all rights of appraisement, sale or redemption and homestead in and to said mortgaged premises. In testimony whereof the particle. of the first part has the two hereunto subscribed there ... names and allyed Iller ... soal atthe ... 2 and day of march A. D. 1902 Bina De, Beaver Witnessos: Delbert W. Meier Seal Davil Beaver Seal UNITED STATES OF AMERICA, INDIAN TERRITORY, }ss. Personally appeared before me _____ Cellbut W. Mein a notary Cavid Beaund public within and for said District and Territory Bung Q. Reaver to me well known as the identical person whose name & appear to and upon the within and foregoing instrument, as particled, grantor, and who stated and acknowledged to me that Muy had executed the same as Thew voluntary act and deed, for the consideration, as each parposes therein mentioned and set forth, at the bare And also, on the same day, voluntarily sppsared before me the said _______ for me well known, and is the absence of her said husband declared and acknowledged to wife of the said Lavid Benseed and acknowledged to me well knows, and in the absence of her said husband declared and acknowledged to me that she bad, of her own free will and ascord excented said mortgage and signed and sealed har relinguishment of dower and humberead therein, for the consideration, uses and purposes therein contained and set forth, without computeion or undue influence of her said husband, Witness my hand and official seal on this 2 ml day of March a. D. 190? Without fluctust 2.5. (Shal) My commission arptres affil 6 the 1910.

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