4326 100 1000 SEC D. SAMAND & SO., SLANK SCOK SPOL FRM TENS, LITHO REAL ESTATE MORTCAGE This Mortgage, Made on this 11 day of May A. D. 10 57 by and between M. S. Mart Zulo a Indian Territory, and Heitte M. Hall his wife of the fret part and cldu Mi Mi rillians _____ of lows, party of the second part. WITNESSETH: That for and in consideration of the sum of _ One th orus and t Sigty ... DOELARS, part LiA of the first part ha LC granted, bargained and sold and do hereby grant, bargain, sell and convey unto the said party of the second part. Ala cheirs, successors The southeast quarter of the northeast quarter (S & 4 NE") Section two (2) Touriship ninetien (9) north and hange thirteen (13) Cast, of the cloudian Base + meridian cruck nation Indian Territory containing acres, more or less, according to the official government plat and survey thereof. HO unto belonging. And the said part U2 of the first part for (Alm sel Cand the second the second beirs, 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 indefensible 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 the same the same is free 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, Aug. heirs, successors and assigns against all lawful claims and demands whatever. And the said <u>Attice</u> <u>M</u>. <u>Mattle</u> wife of the said <u>M</u>. <u>Attice</u> for said consideration does hereby release, relinquish, quit-claim, transfer and convey unto the said party of the second part, <u>Ker</u> heirs, successors and assigns, all her right, claim or possibility of dower and homestead in or to said Real estate forever. idetin THE FOREGOING CONVEYANCE IS ON CONDITION: That, Whereas the said parties of the first part CLAR_ justly indebted to the said party of the second part in principal promissory notes of even date herowith for O'CC TAN (TURANC (T. C. C. C.) Dollars drawing interest at the rate of Siry, per contum per annum until due and S per centum interest after due until paid; said interest payable of Cans, annually as oridented by interest compon notes 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 1960 per contum per annum interest after due until paid. The Chen, note and the maturity of said interest notes and interest notes drawing 1960 per contum per annum interest after due until paid. The Chen, note and the maturity of said interest notes drawing the chen and the said per the component of the first due to be paid and principal and there are noted and perform all and every other covenant and Now if the said part last of the first part shall pay or cause to be paid and principal according to the teneor and enset thereof and do and perform all and every other covenant and a any part the second second and the stand on and any brack of this cond Interest at the rate of 8 per cent. per annum from the date of such expenditure unill paid, shall be considered a sum the repayment of which is intended to be hereby secured. It is further agreed that should a patition be filed to forcolose this mortgage, gain possession of said real estate or to protect the right of the mortgagee herein or the It is further agreed that should a patition be hind to torecoles this morages and possession to said real erate or to protect the right of the morages berein of the firle or possession to said real estato, that said morageor will pay a reasonable attorneys fee and the payment thereof shall also be secured by this morages. And it dofault be made in the payment of said hole at maturity or any of the lates when due, or both to the track or assessments aforesaid, or to procure and maintain the track in the payment of said hole at maturity or any of the late, the when due, or both the track or assessments aforesaid, or it waste be committed on, or improvements are removed from the land, then, in any or either event, upon the breach of any one of the scale, the whole of the said morage, seen hereby assured shall, at the option of the grantee bereford, or the legal holder hereof, become immediately due and payable without notice, and the grantee or the logal holder hereof, seen as to surger surger, surger surger, surger to a star part. Me. of the first part hereby waive ... all rights of appraisement, sale or redemption and homestas in and to said morrage of premises. In testimony whereof the part. M. of the first part has be herebut subscribed Attion name a and affixed Attion seal Arthur seal Arthur 11. day of May A. D. 10. 0.7. Witnesses Personally appeared before me Delbut M. Mall his und WESTERN DISTRICT, to me that IP 24 had excented the same as thus, voluntary at and deed, for the consideration, uses and purposes therein mantioned and set forth, and I do hereby so certify. And also, on the same day, voluntarily appeared before me the said and and and and and set forth, and I do hereby so certify. Midull to me well known, and in the absence of her said husband declared and acknowledged to me that she had, of her own free will and accord executed said mortgage and signed and sealed her railinguishment of dower and homestead therein, for the consideration, uses and purposes therein contained and set forth, without computation or undue influence of her said husband. Witness my hand and official seal on this Witness my hand and official seal on this 11 a day of 200 and and any hand and official seal on this 11 a day of 200 and a D. 19.7 (5BAL) Weather Dish Station 5 15 1910 Deltat W. Dream. Notary Fabile.

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