454 - ANNO 6571 REAL ESTATE MORTCACE. A. D. 10.0) by and between al Bond This Mortgage, Made on this surfe Land of Binnington Indian Territory, de H L Bond 1 Indian Territor party of the first part and AB Bartlett a of lows, party of the second part. Fire Hundred WITNESSETH: That for and in consideration of the sum of DOLLARS, 50000 eash in hand paid by the said party of the second part, to the said part Le of the first part, the receipt of which is hereby acknowledged, the said hereby grant, bargain, sell and convey unto the said party of the second part Ano heirs, su part US of the first part ha ME granted, bargained and sold and do signe, the following trait of real estate situated in mestern District, Indian Territory, towith fine (2) in Block two hundred 200 in Le tour (nourcily) of Tuilsa Indian Territory the ton 1 thereunto belonging. noto belonging. And the said part (12. of the first part for Laure sel red and Lhere heirs, executors, administrators and assigns, covenant with the said party of the second part that at the delivery hereof, I lang and 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 whatseever, and that They have a good right to sell and convey the same to the said party of the second part, and 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, that. Ais heirs, successors and assigns against all lawful claims and demands whatever. And the said a classical and the said for the said of the said mort gagogs herein for said consideration does hereby release, religiouls, quit claim, transfer and convey unto the said party of the second part, all her right, claim or possibility of dower and homestend in or to said Real estate forever. his heirs, successors and assigns, 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 sugert centum per annum interest after due until paid? Now if the said part is not the first part shall pay or cause to be paid said principal and interest notes acco ement herein, then this instrument shall be null and void, otherwise to remain in full force and effect. It is further agreed by the said first part is in the set of that during the continuance in force of this instrument. ording to the they uired by law ... Dollars, in such companies as said party of the second part may designate, said a shall be made that all payments for losses sustained therein from of the anat shall ntil said n e made that all payments for lo Bar, to be used in the payment vision shall be sustained the policies to be placen in any same second part, or to... he paid to the said party of the second part, or to... es to be pla .of the first part's estate in the prem having the said part. red by law, or of ents against said real estate as and at the t estate, that said mortgagor will pay a reasonable attorneys fee, and the payment thereof shall also be secured by this mortgage. And it default be made in the payment of said note at meturity, or any of the lutorest notes when due, or of the taxes or as parts of either, 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 these conditions, the whole of the sames intended to be or attorney, shall have the power to sell said property, or any part thereof, at public sale to the highest bidder for cash at the then front court house door, in further there there there the the highest bidder for cash at the then front court house door, in further the there the the highest bidder for cash at the then front court house door, in further the there the the highest bidder for cash at the then front court house door, in further the the highest bidder for cash at the then front court house door, in further the the highest bidder for and hag fish on of the time and place, and torn ng first been given thirty days by advertising in so an Territory, public not Itory, in terminer, but it bound of the bart provide the public places in the violatity of said hand, at which sale the said grantes or assignee may bid and purchase as any third offert part hereby authorize the said grantes, or the main sale in a said by property to any purchaser at said sale, and the recitals of its deed of conveyan proceeds of said sale shall be spplied first, to the payment of all costs and expenses attending said sale; second, to the payment of said debts and interest, and the re its further agreed, that the said parties of the first part hereby waite ... all rights of appraisement, sale or redemption and homestead in and to said mortgaged rd person might do, and the said part. taken as prims facie true, and In testignony whereof the particles of the first part hereby waive ... all rights of appraisement, sale or redemption and homestead in and to ead mortgaged premises. In testignony whereof the particles of the first part has per hereby waive ... all rights of appraisement, sale or redemption and homestead in and to ead mortgaged premises. Of Lipstenselling A. D. 19. d. 7. Clyde Early a.E. Bond Seal J. Om Donald Bond Seal, UNITED STATES OF AMERICA, INDIAN TERBITORY, CENTRAL WEBSTERN DISTRICT, nally appeared before me Bersonally eppeare a notary public within and for said District and Territory A. C. Bond to me well knows as the identical person S., whose name-S., appear i. A to and upon the within and foregoing instrument, as part Les, granterS and who stated and acknowledged to me that they had executed the same as There voluntary act and deed, for the consideration, uses and purposes therein mentioned and set forth, and 1 do hereby so certify. And also, on the same day, voluntarily appeared before me the said And also, on the same day, voluntarily appeared before me the said to me well known, and in the absence of her said husband declared and asknowledged to me that she had, of her own free will and scoord exconted said mortgings and signed and seried her relinguishment of dower and homestead therein, for the consideration, uses and purposes ut. Leptenders. D. 100 ZV Witness wy hand and official seal on this 205 day of Apples Witness wy hand and official seal on this 205 day of the party (SEAL) My commission with the 12 day of March 1911 Notary Public Sin at 25-Lim otolook P 1022.0 Filed for Resord N.E. - Inlan Deputy Clerk and Mr. Officio Recorder.

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