en inen ar his alle and a set and a strand and a set and a set and

	SP Presents, That & M	Internal & Minerwall Latenser this wife and Carrie V. H.	ansen?
Hansen her husband		his wife, of	· · · · ·
in hand paid by UNION TRUST (hereby acknowledged, first party ha said UNION TRUST COMPANY	COMPANY (an Indian Territory as Granted, Bargained, Sold and (an Indian Territory Corporation	$2 \sigma \sigma_1 \sigma \sigma_2$ Corporation) hereinafter referred to as party of the second part, the Conveyed, and by these presents does hereby Grant, Bargain, Sell a), its successors and assigns, the following described premises, in	receipt nd Conve
Tot Seven(2) of Section maridian, lehen ree Nation Co	Indian Territory, to Ibuty-five (35) Journahing ontaning / 29,05 acres more	-wit: Deventy (20) North Range Swelver (12) East of the 2. or less ac conding to the United States survey them	rdian b
	ð	ing is the above piece water g the	· ·
(1) All statistics of the second statistics			1.
late da terrer a suger da suger Anti-Antonio a suger da suger da suger	a an	na sense a construction de la const Nota esta construction de la constru	
			÷.
in e en la posta de la composición de Esta en la composición de la composición	a service a service of the service o	an ang ang ang ang ang ang ang ang ang a	
	n an an an ann an Arraige an an an Arraige Ann an Arraige ann an Arraige ann an Arraige Ann an Arraige ann an Arraige ann an Arraige ann an Arraige	a a series and a seri A series a s A series a s	2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -
	andra andra an an an an an a	a a bara sa	
TO HAVE AND TO HOLD its successors and assigns forever.	D the premises above described, w	ith the appurtenances thereunto belonging, to the said UNION TI	RUST CO
and some are free from all incumbra heirs, executors, administrators and	ances. That they have	ty of the second part that they and lawfully seized in f a good right to sell and convey the same and that they wi defend the title to said real estate against all lawful claims and der wife of said	ll, and nands w
for and in consideration of the said s successors and assigns, all her right, This sale is made on condition	sum of money, does hereby releas , claim and possibilities of dower on, that whereas, said party of th	e and quit-claim, transfer and relinquish unto the said party of th and homestead in and to said real estate forever. a first part is justly indebted to the said party of the second p	e secon
or money loaned to the party of the with interest thereon from date as th	first part by the party of the sec	ond part, evidenced by	it:
Vincticedays	nfter i	TULSA, IND. TER. March 23.1	
Fulsa, Ind. Ter.,	Lifteen Hundred 00/100		1.
muturty at th	the rate of cight	I COMPANY, Tulsa, Ind. Ter., without defalcation or discount, per cent. per annum until paid; and if interest is not paid annu	ally, to
rincipal and bead same rate of in	nterest. The drawers and endors	ers severally waive presentation for payment, protest and notice of and all other expenses incurred in collecting this note and interest, o	protest or any p
Due June 21 et, 1907		signed Ce. M. Latimer mineura & Latimer Carrie V. Hansen	
?. 0.		Cance V. Hausen Q. & Hausen paid said note and the interest thereon according to the tenor and	
ffect. And in case of non-payment, ash at <u>Julca</u> be said sale having been first given t econd part, its successors or assigns	t, then the said party of the secon in the thirty (30) days by advertising in s, may bid and purchase as any th reby authorizes said second party, to; and in the recitals, its deeds o t of all the costs and expenses atte	its successors or assigns, to convey said property to any one purch r conveyances shall be taken as prima facie true, and the proceeds ending said sale. Second, to the payment of said debt and interest, a recutors, administrators and assigns.	highest time and the pr asing all of the
nd to convey an absolute title theret hall be applied first, to the payment i any, shall be paid to the party of th Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p	for and in consideration of mon d by law. party of the first part has hereunte	ey loaned as aforesaid, hereby waives and relinquishes all righ b set throw hand, this the 2.3 L	
nd to convey an absolute title theret hall be applied first, to the payment any, shall be paid to the party of th Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p	for and in consideration of mon d by law. party of the first part has hereunte	b set_ thur hand_, this the2.3.L	
nd to convey an absolute title theret hall be applied first, to the payment any, shall be paid to the party of th Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p	for and in consideration of mon d by law. party of the first part has hereunte	Bet. thrie hand, this the 232	••••
nd to convey an absolute title theret hall be applied first, to the payment i any, shall be paid to the party of th Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p	for and in consideration of mon d by law. party of the first part has hereunte	Bet. there hand, this the 232	
nd to convey an absolute title theret hall be applied first, to the payment i any, shall be paid to the party of th Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p	for and in consideration of mon d by law. party of the first part has hereunte 	Bet. there hand, this the 23.2 B. M. Latimer Mimerva & Latimer Carrie V. Hausen A. E. Hausen	••••
nd to convey an absolute title theret hall be applied first, to the payment any, shall be paid to the party of tl Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p f	for and in consideration of mon d by law. party of the first part has hereunte 190.7	Bet. there hand, this the 232	••••
nd to convey an absolute tille theret hall be applied first, to the payment f any, shall be paid to the party of th Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p of March Narch INTED STATES OF AM INDIAN TERRITORY Western District	for and in consideration of mon d by law. party of the first part has hereunit 	D Bet. this in and , this the 232 Bet. this in and , this the 232 Bet. this in a 232 M. Latiner Minewa & Latiner Ceanie V. Hausen A. &. Hausen NOWLEDGMENT,	
nd to convey an absolute tille theret hall be applied first, to the payment is any, shall be paid to the party of the Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p f	for and in consideration of mon d by law. party of the first part has hereunit 	D Bet. this in and , this the 232 Bet. this in and , this the 232 Bet. this in a 232 M. Latiner Minewa & Latiner Ceanie V. Hausen A. &. Hausen NOWLEDGMENT,	
nd to convey an absolute tille theret hall be applied first, to the payment f any, shall be paid to the party of th Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p of March INDIAN TERRITORY Western District. On this 23.2 day of ithin and for the Western District of the In ersonally well known as the person whose re to same for the consideration and purgoses And I further certify that on this day	for and in consideration of mon d by law. party of the first part has hereunte 190.7 	Det. there hand, this the 232 Bet. there hand, this the 232 Bet. there hand, this the 232 M. Latimer Minerra & Latimer Carrie V. Hausen A. C. Hausen NOWLEDGMENT. Mowledge H. Light and M. C. Hausen Mowledge Lange V. Hausen and C. C. Hausen Mort & Carrie V. Hausen and C. C. Hausen going Nortgage Dood as one of the parties granter, and stated that they to hereby so certify. More Statemer	
nd to convey an absolute tille theret hall be applied first, to the payment i any, shall be paid to the party of th Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p f	for and in consideration of mon d by law. party of the first part has hereunte 	D Bet think hand, this the 23al Bet think hand, this the 23al B. M. Latimer M' merve & Latimer Rearrie V. Hansen A. & Hansen NOWLEDGMENT, M. Latimer Carrie V. Harsen and V. & Hansen Som Latimer Carrie V. Harsen and V. & Hansen going Mortgage Doed as one of the parties grantor, and stated that things do hereby so cortify. Minera & Latimer e walk known to be the person whose name appears upon the within and forego within Mortgage Doed and had of her own free will sized the relinques	tuy C
nd to convey an absolute tille theret hall be applied first, to the payment i any, shall be paid to the party of the Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p f	for and in consideration of mon d by law. party of the first part has hereunte 	Bet this hand, this the 23.2 Bet this in 23.2 Bet this is the 23.2 Bet the 23.2 Be	wifo ing Mort iment of
nd to convey an absolute tille theret hall be applied first, to the payment is any, shall be paid to the party of the Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p f. Maxch INDIAN TERRITORY Western District. On this 23.2 day of ithin and for the Western District of the In resonally well known as the person whose of the same for the consideration and purposes And I further certify that on this day EA.M. Jacimut. di in the absence of the reside husband, dec puesten of the resonally whereof, I have bereun 1.2 day of Max	for and in consideration of mon d by law. party of the first part has hereunit 	Det. think hand, this the 23.2 Bet. think hand, this the 23.2 B. M. Latimer M'mewa & Latimer Carrie V. Hansen A. &. Hansen NOWLEDGMENT, Montage Dood as one of the parties grantor, and stated that thing do hereby so certify. Minema & Latimer e will known to be the person whose name appears upon the within and forego o within Mortgage Doed and had of her own free will signed the relinquist out compulsion or many influence of her said husband. Notary Richlic on the Western District of the Indi	wife ing Mort ment of
nd to convey an absolute tille theret hall be applied first, to the payment any, shall be paid to the party of the Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p f. Maxth INDIAN TERRITORY Western District. On this 23.23.23 day of ithin and for the Western District of the In prosonally well known as the person whose it is esame for the consideration and purposes And I further certify that on this day EA.M. Jalimet. di in the absence of the radiumty.	for and in consideration of mon d by law. party of the first part has hereunit 	Det. think hand, this the 23.2 Bet. think hand, this the 23.2 B. M. Latimer M'mewa & Latimer Carrie V. Hansen A. &. Hansen NOWLEDGMENT, Montage Dood as one of the parties grantor, and stated that thing do hereby so certify. Minema & Latimer e will known to be the person whose name appears upon the within and forego o within Mortgage Doed and had of her own free will signed the relinquist out compulsion or many influence of her said husband. Notary Richlic on the Western District of the Indi	wife ing Mort ment of
nd to convey an absolute tille theret hall be applied first, to the payment i any, shall be paid to the party of the Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p f	for and in consideration of mon d by law. party of the first part has hereunte 	Det. think hand, this the 23.2 Bet. think hand, this the 23.2 B. M. Latimer M'mewa & Latimer Carrie V. Hansen A. &. Hansen NOWLEDGMENT, Montage Dood as one of the parties grantor, and stated that thing do hereby so certify. Minema & Latimer e will known to be the person whose name appears upon the within and forego o within Mortgage Doed and had of her own free will signed the relinquist out compulsion or many influence of her said husband. Notary Richlic on the Western District of the Indi	wife ing Mort ment of
nd to convey an absolute tille theret hall be applied first, to the payment i any, shall be paid to the party of the Said party of the first part, ppraisement and homestead allowed In Testimony Whereof, The p f	for and in consideration of mon d by law. party of the first part has hereunte 	Bet theme hand, this the 23.2 Bet theme hand, this the 23.2 Bet M. Latimer M'merra & Latimer Rearrie V. Hansen A. & Hansen TOWLEDGMENT. MowLEDGMENT.	wj C2 br wifo ing Mort ing Mort inn Terrif inn Terrif

.