Know all Men by these Presents, That allen I clay Angle	
of Julsa Ind Eler his wife, of hereinafter referred to as par	rty of the
first part, in consideration of the sum of first part, the receipt we have acknowledged, first party has Granted, Bargained, Sold and Conveyed, and by these presents does hereby Grant, Bargain, Sell and Conveyed, and UNION TRUST COMPANY (an Indian Territory Corporation), its successors and assigns, the following described premises, in	unto the
South half (1/2) of Loto Live (5), and sig(6)	and
all my intrest abit may appear in worth half 1/2 of said Lots fine (3) and six (6) all in Olock fifty eight (50 as per recorded plat then	reof
	8
e en estrograma de la presenta de la francia de la comparta de la comparta de la comparta de la comparta de la La proposición de la comparta de la	
TO HAVE AND TO HOLD the premises above described, with the appurtenances thereunto belonging, to the said UNION TRUST COM	f
And the said party of the first part covenants with the said party of the second part that	h
for and in consideration of the said sum of money, does hereby release and quit-claim, transfer and relinquish unto the said party of the second	part, its
successors and assigns, all her right, elaim and possibilities of dower and homestead in and to said real estate forever.  This sale is made on condition, that whereas, said party of the first part is justly indebted to the said party of the second part in the	
for money loaned to the party of the first part by the party of the second part, evidenced by promissory note of even date with interest thereon from date at the rate of per cent. per annum, more specifically described as follows, to-wit:  TULSA, IND. TER.	·
Tulsa, Ind. Ter. Sur Humbred (1914) 1900 1200 1200 1200 1200 1200 1200 1200	MPANY,
for value received, negotiable and payable at office of UNION TRUST COMPANY, Tulsa, Ind. Ter., without defalcation or discount, with intermediate at the rate of per cent. per annum until paid; and if interest is not paid annually, to be	rest from
principal and bear sawle rate of interest. The drawers and endorsers severally waive presentation for payment, protest and notice of protest, a payment of this note, and agree to pay attorney's fees, all court costs, and all other expenses incurred in collecting this note and interest, or any part	and non-
Due Colosor 21917 ryned allen @ Glary	······································
Now, if the said party of the first part shall pay or cause to be paid said note and the interest thereon according to the tenor and effect the do and perform each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise be a lien in full feffect. And in case of non-payment, then the said party of the second part shall have power to sell said property at public sale to the highest bit	force and
cash at	ty of the
and to convey an absolute title thereto; and in the recitals, its deeds or conveyances shall be taken as prima facie true, and the proceeds of the shall be applied first, to the payment of all the costs and expenses attending said sale. Second, to the payment of said debt and interest, and the recitany, shall be paid to the party of the first part,h.	said sale mainder,
Said party of the first part, for and in consideration of money loaned as aforesaid, hereby waives and relinquishes all rights of rede appraisement and homestead allowed by law.  In Testimony Whereof, The party of the first part has hereunto set	emption,
of Polen P. blan	Sean
	Seal
	Seals
ACKNOWLEDGMENT.	at his species strongers to companying a constant of the
UNITED STATES OF AMERICA, INDIAN TERRITORY, Western District.	
On this day of 190, before me, day of the Western District of the Indian Torritory, appeared in person allowed as one of the parties grantor, and stated that the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify.  And Leurther certify that on this day voluntarily appeared before me.	to me executed
and in the absence of her said husband, declared that she knew the contents of the within Mortgage Decd and had of her own free will signed the relinquishment of declared that she knew the contents of the within Mortgage Decd and had of her own free will signed the relinquishment of declared that she knew the contents of the within Mortgage Decd and had of her own free will signed the relinquishment of declared that she knew the contents of the within Mortgage Decd and had of her own free will signed the relinquishment of declared that she knew the contents of the within Mortgage Decd and had of her own free will signed the relinquishment of declared that she knew the contents of the within Mortgage Decd and had of her own free will signed the relinquishment of declared that she knew the contents of the within Mortgage Decd and had of her own free will signed the relinquishment of declared that she knew the contents of the within Mortgage Decd and had of her own free will signed the relinquishment of declared that she knew the contents of the will signed the relinquishment of the will signed the relinquish the relinquish the will signed the relinquish the relinquish the relinquish the will signed the relinquish the relinquish the relinquish the will be also the relinquish the re	ige Deed,
homestead therein expressed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband.  In Testimony Whereof, I have hereunts set my hand and official soal as such	ry, on the
[SNAL] no eta Octobro (Stall) E. Claude Feinglowign  My commission expires Sep. 1759.00	ry Public.
Filed for record this. A.D. 190 3., at 100 clock Mr.	
Deputy Clerk and Ex-Officio Rec	order.
化二氯化二氯化物 医大胆 医克雷斯氏试验 化二氢基化化二氢基化 医多形形式 医多数性皮肤 的复数人名 的复数人名 医二氏管管 化二十二烷基 化二二烷	Š.