P. P.M.	Know all Men by these Presents, That Euphensie Forgue and Silbert Forgue her hus band his wife, of Julsa, Ind. Jur., hereinafter referred to as party o
P. L. C. L. C. D.,	ifirst part, in consideration of the sum of Juvanty five hundred %000 Do in hand paid by UNION TRUST COMPANY (an Indian Territory Corporation) hereinafter referred to as party of the second part, the receipt where hereby acknowledged, first party has Granted, Bargained, Sold and Conveyed, and by these presents does hereby Grant, Bargain, Sell and Convey unto
	said UNION TRUST COMPANY (an Indian Territory Corporation), its successors and assigns, the following described premises, in Julea
	a track or parcel of Land 50 x 73 feet, more or less, being more
	specifically described as: Beginning at a point at the northbast corner
	Lot one Win Block one. Kundred eighteen (118) there running Southwesterly along the north line I said lot on Third street Sa dista
Sec.	of Fifty (50) just; thence sometimey on a line parallel with west line 7
1.34 Lesson	Southwriterly along the north line of said lot on Third street Sa distance of Fifty (50) just; thence sometimely on a line pavallel with wast line of said lot on a lever (75) fust; thence Easterly along Stouth line of said lot to Give invalle; Street, a distance of Fifty (50) feet; thence northerly along the East line of said Loton
loa, In	to place of Regimning.
2 3/2	TO HAVE AND TO HOLD the premises above described, with the appurtenances thereunto belonging, to the said UNION TRUST COMPA
tule a Francisco	its successors and assigns forever. And the said party of the first part covenants with the said party of the second part that the lawfully seized in fee of said pren and same are free from all incumbrances. That the lawfully half a good right to sell and convey the same and that the will, and the first period of the title to said real estate against all lawful claims and demands whatever
नेंडे क्षेत्र	And saidwife of said
og and	successors and assigns, all her right, claim 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 su
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Fior money loaned to the party of the first part by the party of the second part, evidenced by two promissory notes of even date here
1000 1000 1000	with interest thereon from date at the rate of per cent. per annum, more specifically described as follows, to-wit: TULSA, IND. TER
\$ 4385	after date, we, or either of us, promise to pay to the order of UNION TRUST COMPA
1 7 233	Cfor value received, negotiable and payable at office of UNION TRUST COMPANY, Tulsa, Ind. Ter., without defalcation or discount, with interest
dui Less	at the rate of Light per cent. per annum until paid; and if interest is not paid annually, to become principal and bear same rate of interest. The drawers and endorsers severally waive presentation for payment, protest and notice of protest, and Japayment 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 the
F 2 938	Due July 1 st, 1909 Signed Euphenie Forque
3367	Fr. O. — Silbert Forque
23 3 3 6 3	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 thereof 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 force
4 - 113	Seffect. 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 bidde a plant of the first bidde property at public notice of the time and plant bidde property at public notice of the time and plant bidde property at public notice of the time and plant bidde property at public notice of the time and plant bidde property at public notice of the time and plant bidde property at public notice of the time and plant bidde property at public notice of the time and plant bidde property at public notice of the time and plant bidde property at public sale to the highest bidde property at
2 25 3 12 3 5	the said sale having been first given thirty (30) days by advertising in some newspaper published in said town or Territory, at which sale the party of second part, its successors or assigns, may bid and purchase as any third person might do.
353,00	Said party of the first part hereby authorizes said second party, its successors or assigns, to convey said property to any one purchasing at said 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 said 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 remain
4523	Said any, shall be paid to the party of the first part,
43 3334	Sappraisement and homestead allowed by law. In Testimony Whereof, The party of the first part has hereunto set. Line hand, this the
3 6 13	30g July 1907
2 3 3 3 3 5	Guphenie Forque & Gilbert Forque &
3 3 444	3.3 E Gilbert Forque &
P. 2. 3.25	3 3 3
3332	ACKNOWLEDGMENT.
3 6 353	UNITED STATES OF AMERICA,
E E 343	INDIAN TERRITORY, Sss. Western District.
3 6233	On this 2 day of July 1907, before me, Claude I lingley a Nothing District of the Indian Territory, appeared in person Exphencia Forgue, Gilbert Horgan they have mustan.
3. 23.3.8	personally well known as the person whose name appears upon the within and foregoing Mortgage Peed as assort the parties granter, and stated that had execute the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify.
138673	And I further certify that on this day voluntarily appeared before meto me well known to be the person whose name appears upon the within and foregoing Mortgago I
12/2/20	and in the absence of her said husband, declared that she knew the contents of the within Mortgage Dond and had of her own free will signed the relinquishment of dower homesteed therein expressed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband.
15 6 6 6 E	In Testimony Whereof, I have hereunto set my hand and official seal as such Notany Rubles on the Western District of the Indian Territory, of
2523	S 2 nd day of July 1907 [SEAL] Writish District Indi Fen Claude F. Tingley Notary Pu 3 \$ My commission expires Left 1. 17th 1910
3333	
15 25 23 23 E	Filed for record this lectoral day of July A. D. 100 7, at 3:35 o'clock F.M.
#343	Blis starton Deputy Clerk and Ex-Officio Recorde
	중경점 : 프랑스 베이스 이다는 11. 그리고 있다. 그리고 있는데 그래티스 등로 그는 글로그리고 하고 있는데 그리고 있다.
4.3.333	