Factor of the

now all Men by these Presents, Thats	I Josephine Berry a Lingle woman
	his wife, of
st part, in consideration of the sum of the Aundred	The 100 (133.00) Dollars ritory Corporation) hereinafter referred to as party of the second part, the receipt whereof is
reby acknowledged, first party has Granted, Bargained, Sol	d and Conveyed, and by these presents does hereby Grant, Bargain, Sell and Convey unto the
	oration), its successors and assigns, the following described premises, in
Western District Indian Territ	
	Thirteen, Fourtien, Fifteen and Sixteen, (11, 12, 18, 14, 15, 16,
Blook One (1);	(((((((((((((((((((
GOD a f to A . G. It h	1 . 60
all of the severy organ; him	Le, Ten, Eleven and Iwelve, (7, 8, 9, 10, 11, 12) Block Den (10) uty-one, twenty-two, twenty-three and twenty-four, (19, 20, Len (11) in the Berry addition to the town of Indea,
and all of doto Mineleen, dwerry, have	uty-one, wenty-live, wenty-lives and wenty-four, (14, 20,
21, 22, 23, and 24), Block Elen	en (11) in the Berry addition to the lown of Sulsa,
and. der. as per recorded plat.	
	and the control of th
TO HAVE AND TO HOLD the premises above described	ribed, with the appurtenances thereunto belonging, to the said UNION TRUST COMPANY,
successors and assigns forever.	1
And the said party of the first part covenants with the	said party of the second part that the island lawfully seized in fee of said premises
d same are free from all incumbrances. ThatSheha	aut and defend the title to said real estate against all lawful claims and demands whatever.
And said	
and in consideration of the said sum of money, does hereb	y release and quit-claim, transfer and relinquish unto the said party of the second part, its
cessors and assigns, all her right, claim and possibilities of	dower and homestead in and to said real estate forever. ty of the first part is justly indebted to the said party of the second part in the sum of
This sale is made on condition, that whereas, said par Jun Ahendred Fiften t ho /100 - (#6	
money loaned to the party of the first part by the party of	the second part, evidenced by Orl promissory note, of even date herewith
h interest thereon from date at the rate of	per cent. per annum, more specifically described as follows, to-wit:
5/5,00	TULSA, IND. TER. October 23. 190.
Three months (3)	after date, we, or either of us, promise to pay to the order of UNION TRUST COMPANY,
Isa, Ind. Ter., Jus Gundred Fifteen of	
	TRUST COMPANY, Tulsa, Ind. Ter., without defalcation or discount, with interest from
ncipal and hear same rate of interest. The dravers and	per cent. per annum until paid; and if interest is not paid annually, to become as lendorsers severally waive presentation for payment, protest and notice of protest, and non-
	t costs, and all other expenses incurred in collecting this note and interest, or any part thereof.
10 Jony 25, 1908	(Signel) Josephine Berry

	e to be paid said note and the interest thereon according to the tenor and effect thereof and a contained, then this instrument shall be null and void, otherwise be a lien in full force and
ect. And in case of non-payment, then the said party of th	e second part shall have power to sell said property at public sale to the highest bidder for
in thein the	District, Indian Territory, public notice of the time and place of
	tising in some newspaper published in said town or Territory, at which sale the party of the
ond part, its successors or assigns, may bid and purchase a Said party of the first part hereby authorizes said secon	s any tuna person might do. d party, its successors or assigns, to convey said property to any one purchasing at said sale
d 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 sale
all be applied first, to the payment of all the costs and expensely, shall be paid to the party of the first part,he	ness attending said sale. Second, to the payment of said debt and interest, and the remainder,
	of money loaned as aforesaid, hereby waives and relinquishes all rights of redemption,
praisement and homestead allowed by law.	hereunto set her hand, this the 25th day
In Testimony Whereof, The party of the first part has	hereunto set
October 190)	0 10 10
	Josephine Berry Sen
	Seal
	SW.
mention of the property of the	A Control of the cont
	ACKNOWLEDGMENT.
NITED STATES OF AMERICA,	ANTICONOMISTO DE CONTRACTOR DE
INDIAN TERRITORY, SS. Western District.	$\left\{ ss. \right\}$
Western District. On this 2504 day of October 1907	before me, Claude F. Lingley Motory Public.
	, before me, Claude I Tingley Motory Public person Josephine Berry , to me
sonally well known as the person whose name appears upon the within same for the consideration and purposes therein mentioned and set for	and foregoing Mortgage Deed as one of the parties grantor, and stated that
And I further cortify that on this day voluntarily appeared before	and I do notedy so covery.
and the state of t	to me well known to be the person whose name appears upon the within and foregoing Mortgage Deed,
in the absence of her said husband, declared that she know the contenested therein expressed, for the purpose therein contained and set f	ents of the within Mortgage Deed and had of her own free will signed the relinquishment of dower and orth, without compulsion or undue influence of her said husband.
In Testimony Whereof, I have hereunte set my hand and official se	al as such Nottang Guille on the Western District of the Indian Territory, on the
2574	
[SKAL] Western District, J. ?	Olande F. Tingley Notary Public.
My commission expires 4 pt /7th /// C	
Filed for record this 25th day of October	A.D. 2007
riiou for record this	
	Otto Joston Deputy Clerk and Ex-Officio Recorder,