Know all Men hu ther	To presents, That Lilah W. Lindsuf and I. W. Lindsey her husband
within are server and relev	his wife, of Julay Jud Jey hereinafter referred to as part
munding and a second se	
first part, in consideration of the sur	m of wenty two Hundred lefty 00/100
	OMPANY (an Indian Territory Corporation) hereinafter referred to as party of the second part, the receipt wh s Granted, Bargained, Sold and Conveyed, and by these presents does hereby Grant, Bargain, Sell and Convey t
	(an Indian Territory Corporation), its successors and assigns, the following described premises, in Wester
Lato 9 - 121 4	Legal (9) Eleman (11) June (112) in Black E. P+ (X), P+ 11 , (8) 12 (44) 1
8-18-18) - BO & S	1 P. G. 11 - C. O. C. + 1 0 0 0 0 0
reight (8) mi Block Seven (1	Indian Territory, to-wit: hee (3), Eleven (11) Includ (12), in Block Eight (8); Lots Three (3) Four (4) Seven 1) in Lindsey First addition to Julea And In. 8) in Block Nine (9) and Lots Swew (2) Right (8), Nine (9) in Block Tew (10) in Lindsey
dota seven (1) leight (B) in Block Nine (9) and Lots Swed (7) reight (8), Nine (9) in Block Sew (10) in Ludsey
addition to dula a Jud, dec.	
the Northerly 25 feet of Lot	- Leven (7) in Block Que-hundred & minety-two (192) in the original town of In
End. Ler.	
	en de la composição de la filosoficia de la composição de la composição de la composição de la composição de l La composição de la compo
	enggere de la companya de la compan La companya de la co
and the second of the second o	and the second of the second o
	the premises above described, with the appurtenances thereunto belonging, to the said UNION TRUST COM
its successors and assigns forever.	t part covenants with the said party of the second part that they are lawfully seized in fee of said p
and same are free from all incumbra	inces. That her have a good right to sell and convey the same and that they will, and
heirs, executors, administrators and	assigns shall forever warrant and defend the title to said real estate against all lawful claim and demands what
And said:	mile of said-management and the said-management and th
	rum of money, does heroby release and quit claim, transfer and relinquish unto the said party of the second p claim-und possibilities of dower and homestead in and to said-real estate forever.
	n, that whereas, said party of the first part is justly indebted to the said party of the second part in the
Iwenty-two Ha	elel Att oo 100
for money loaned to the party of the	first part by the party of the second part, evidenced bypromissory note of even date h
	e rate ofper cent. per annum, more specifically described as follows, to-wit:
\$ 2250.00	TULSA, IND. TER. January 8 th 1907.
Minely Clark	after date, we, or either of us, promise to pay to the order of UNION TRUST COM
for value received, negotiable and the	two Hambard Lifty 00/100 //200 //200 //200 Iyable at office of UNION TRUST COMPANY, Tulsa, Ind. Ter., without defalcation or discount, with interest
	he rate of eight per cent. per annum until paid; and if interest is not paid annually, to bec
	sterest. The drawers and endorsers severally waive presentation for payment, protest and notice of protest, an
payment of this note, and agree to pa	ny attorney's fees, all court costs, and all other expenses incurred in collecting this note and interest, or any part
Due april 8th 1907	Signed Lilaly W. Lindoer
U ,	I W. Lindow O
P. O.	irst part shall pay or cause to be paid said note and the interest thereon according to the tenor and effect there
	nant and agreement herein contained, then this instrument shall be null and void, otherwise be a lien in full fo
	, then the said party of the second part shall have power to sell said property at public sale to the highest bid
	in the Weatern District, Indian Territory, public notice of the time and
0	thirty (30) days by advertising in some newspaper published in said town or Territory, at which sale the party s, may bid and purchase as any third person might do.
	eby authorizes said second party, its successors or assigns, to convey said properly to any one purchasing at sa
	to; and in the recitals, its deeds or conveyances shall be taken as prima facie true, and the proceeds of the sa
	t of all the costs and expenses attending said sale. Second, to the payment of said debt and interest, and the rem the first part,
	for and in consideration of money loaned as aforesaid, hereby waives and relinquishes all rights of reder
appraisement and homestead allowed	barty of the first part has hereunto set thus hand, this the
	party of the first part has hereunto set. Arece hand, this the 1903
ot ramany	
	Lilah al. Ludsyy
	Zilah IV. Lindsey
	there is a construction of the second of the
ann die gewone eine einstelle gegenommen zuwer zuwe. Treum eine den versche Manut eine Einstelle werden der der der der der	18 Mary 1 and 18 Mary 1 and 18 Mary 1 and 18 and 18 Mary 1 and 18 and 18 And 18 Mary 1 and 18
	ACKNOWLEDGMENT.
UNITED STATES OF AN	
INDIAN TERRITORY Western District.	
On this	Carriery 1007, bolore me, Clarke V. Lingles De Notary Parte
within and for the Western District of the I	Indian Traditions appeared in passan Library 10, Sinday 1
personally well known as the person whose	name appears upon the within and foregoing Mortgage Deed as one of the parties grantor, and stated thathad e
the same for the consideration and purposes	s therein mentioned and set forth, and I do hereby so certify.
A - A T Build	
And I further certify that on this day	to me well known to be the person whose name appears upon the within and foregoing Mortgage
and in the absence of her said husband, dec	to me well known to be the person whose name appears upon the within and foregoing Mortgag clared that she knew the contents of the within Mortgage Deed and had of her own free will signed the relinquishment of 35
and in the absence of her said husband, do homestead therein expressed, for the purpo	to me well known to be the person whose name appears upon the within and foregoing Mortgog clared that she knew the contents of the within Mortgoge Deed and had of her own free will signed the relinquishment of the set therein contained and set forth, without compulsion or undue influence of her said husband.
and in the absence of her said husband, do homestead therein expressed, for the purpo In Testimony Whereof, I have hereur	to me well known to be the person whose name appears upon the within and foregoing Mortgage clared that she knew the contents of the within Mortgage Deed and had of her own free will signed the relinquishment of the set therein contained and set forth, without compulsion or undue influence of her said hasband. ato set my hand and official seal as such Natural Public on the Western District of the Indian Territory
and in the absence of her said husband, do homestead therein expressed, for the purpo In Testimony Whereof, I have hereur	to me well known to be the person whose name appears upon the within and foregoing Mortgage clared that she knew the contents of the within Mortgage Deed and had of her own free will signed the relinquishment of the set therein contained and set forth, without compulsion or undue influence of her said husband. and set my hand and official seal as such Netary Public on the Western District of the Indian Territory, 190.7.

14.

Otr Locton
Deputy Clerk and Ex-Officio