## Oklahoma Real Estate Mortgage.

after referred to a newty of the first must in consideration of the case of	ne Thousand (9/000.00)
DOLLARS in hand paid by W. W. J. Amulton	hereinafter referred to as party of the second part the receipt whereof
	ed, and by these presents does hereby grant, bargain, sell and convey unto the sors and assigns, the following described premises situated in
July County, Ohlahogan, to-wit:	described premises stated in the same and th
Hodge Addition to Tulsa, Greek no	hree (3) in Block litteen (16) in tion, lucian territory,
to the state of th	Market of the state of the stat
that lawfully seized in fee of said premises of	he appurtenances thereunto belonging, to the said I the said party of the first part covenants with the said party of the second part not they are free from all incumbrances, that
good right to sell and convey the same, and that will and will and	wife of said Coun L. Poberts
And said Manma W. Kawara for and in consideration of said sum of money, does hereby release and quit c and assigns, all her right, claim and possibility of dower and homestead in or	claim, transfer and relinquish unto said party of the second part, its successors
The following conveyance is an condition that whereas said party of t	the first part is justly indebted to said party of the second part in the sum of
the second part, evidenced by Aldry principal note and Larry	Dollars for money loaned to the party of the first part by the party of
at the rate of equal per cent per annum; all of said notes payable follows: One principal note of \$	Dollars for money loaned to the party of the first part by the party of minterest coupons of even date herewith, with interest thereon from maturity at the offices of C. D. Coggeshall & Co., in Tulsa, Oklahoma and described as; one interest coupon
of \$ 40,00 due uplindus 18-01 one interest coupon	of \$ 40,00 due March 18-08; one interest coupon
of § 4.0due	•
of \$ due ; one interest coupon	
of \$ due ; one interest coupon	
Now, if said party of the first part shall pay or cause to be paid said not	tes and the interest thereon according to the tenor and effect thereof, and do and
It is expressly stipulated and agreed that said party of the first part sha	instrument shall be null and void, otherwise to be a lien in full force and effect. all keep all taxes and assessments fully paid as required by law, and shall keep
the buildings on said premises insured against loss or damage by fire and torm party of the second part as interest may appear. And in case of the failure	ado in the sum of \$
	atitled to interest on the same at the rate of eight per cent per annum, and this
The said first party agrees that if the makers of the note shall fail to I	pay any of said money, either principal or interest when the same becomes due
secured and at his option only and without notice, be declared due and payal	im of money herein secured, may at the option of the holder of the note hereby ble and may be foreclosed by the holder hereof as provided for by law, or the
party of the second part or the legal holder hereof, or his assigns, agent or att	torney, shall have the power to sell such property or any part thereof at public Oklahoma, public notice of the time and place and terms of sale
having first been given for thirty days by advertising in some newspaper publi	ished in or of general circulation in said town or state, or by printed or written th sale said party of the second part or its assignee, agent or attorney in fact,
may bid and purchase as any third person might do. And said party of the	e first part hereby authorizes and empowers said party of the second paat or its
successors or assigns, to convey said property to any purchaser at said sale and	
	expenses attending said sale, second to the payment of said debt and interest,
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa	
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa homested allowed by law.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa homested allowed by law.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set Law hand this Shi day of March
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set Law hand this Shi day of March
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set Lan hand this 18th day of March [SEAL]  Count L. Roberts [SEAL]
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa homestead allowed by law.  IN TESTIMONY, WHEREOF, Said part and of the first part have he	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set Liminard this Islik day of March [SEAL]  Rannie R. Roberts [SEAL]  [SEAL]
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he said to be supported by the first part have he said to be supported by the first part have he said to be supported by the first part have he said to be supported by the first part have he said to be supported by the first part have he said to be supported by the first part have he said first part have he said first party for any order to be supported by the first part have he said first party for any order to be supported by the first part have he said first party for any order to be supported by the first part have he said first party for any order to be supported by the first party for any order to be supported by the first party for any order to be supported by the first part have he said first party for any order to be supported by the first part have he said first party for any order to be supported by the first	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and executo set lum hand this Ship's day of March [SEAL]  Course R. Roberts [SEAL]  [SEAL]
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he are the said of the first part have he are the said part and of th	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set land hand this She day of March [SEAL]  Court L. Roberts [SEAL]  [SEAL]  [SEAL]  [SEAL]
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said party of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and the said	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set law hand this She's day of March [SEAL]  Course R. Roberts [SEAL]  [SEAL]  [SEAL]  EDGMENT.
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said party of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and of the first part have he are the said part and the said	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set law hand this She's day of March [SEAL]  Course R. Roberts [SEAL]  [SEAL]  [SEAL]  EDGMENT.
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part as of the first part have be  190.7  ACKNOWI.  UNITED STATES OF AMERICA, Isadam Secretary, 10  On this 18th day of 18th 190.2, 1  a notice within and 190.2, 1  To the person of the first part have be supposed to the first part ha	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and executor set limit hand this state of the same of th
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have be  190 / Mitness:  ACKNOWI  UNITED STATES OF AMERICA, Indian Invitary, In  On this Ish day of the first part have be within and a motion of the parties grantor, and stated that he had	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set land hand this She's day of March [SEAL]  Courted Robberts [SEAL]  Reducted Robberts [SEAL]  EDGMENT.  Linu District SS.  before me. G. D. Gogge half for the above named Successfully appeared in person mally well known as the person whose name appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have be 190.  Witness:  ACKNOWI.  UNITED STATES OF AMERICA, Sudan Survitary, In a motory for sufficient part of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set lime hand this She' day of March [SEAL]  Courted Robberts [SEAL]  Mannie Robberts [SEAL]  SEAL]  EDGMENT.  Line District SS.  before me Courted SS.  before me Courted SS.  before me Courted SS.  before me Courted Started Appeared in person onally well known as the person whose name appears upon the within and foreexecuted the same for the consideration and purposes therein mentioned and mannee at Robberts.  Robbetts wife to the
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have be  190  Witness:  ACKNOWI.  UNITED STATES OF AMERICA, Indian Invitary, in  On this like day of like and live to me perso going Mortgage Deed, as one of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said.  Extern Like Like and papeared before me said.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set has hand this She' day of March [SEAL]  Course R. Roberts [SEAL]  [SEAL]  [SEAL]  EDGMENT.  Line District SS.  before me G. D. Gogger half appeared in person onally well known as the person whose name appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and a March March South State of the consideration and purposes therein mentioned and a March March State of the will known to be the person whose name appears upon the within to me well known to be the person whose name appears upon the within
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have be 190  Witness:  ACKNOWI.  UNITED STATES OF AMERICA, Indian Invitary, In a more of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the appeared to the pursue therein contained and set forth, without compulsion.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set has been and this Ship day of March [SEAL]  Course Roberts [SEAL]  Course Roberts [SEAL]  [SEAL]  [SEAL]  EDGMENT.  Line District SS.  before me. G. D. Boyace half appeared in person onally well known as the person whose name appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and a March Roberts Solution.  [SEAL]  Local Solution appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and a March Roberts Solution.  [SEAL]
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have be 190  Witness:  ACKNOWI.  UNITED STATES OF AMERICA, Indian Invitary, In a more of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the appeared to the pursue therein contained and set forth, without compulsion.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set has been and this Ship day of March [SEAL]  Course Roberts [SEAL]  Course Roberts [SEAL]  [SEAL]  [SEAL]  EDGMENT.  Line District SS.  before me. G. D. Boyace half appeared in person onally well known as the person whose name appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and a March Roberts Solution.  [SEAL]  Local Solution appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and a March Roberts Solution.  [SEAL]
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have be 190  Witness:  ACKNOWI.  UNITED STATES OF AMERICA, Indian Invitary, In a more of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the appeared to the pursue therein contained and set forth, without compulsion.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set has been and this Ship day of March [SEAL]  Course Roberts [SEAL]  Course Roberts [SEAL]  [SEAL]  [SEAL]  EDGMENT.  Line District SS.  before me. G. D. Boyace half appeared in person onally well known as the person whose name appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and a March Roberts Solution.  [SEAL]  Local Solution appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and a March Roberts Solution.  [SEAL]
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part to of the first part have he 190 / Witness:  On this the day of the first part have he within and going Mortgage Deed, as one of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said foregoing Mortgage Deed, in the absence of her said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and structured by the said and set forth, without compulsion and the day and date as first a [SEAL] Western Market 1.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set lum hand this Sh. day of March [SEAL]  Court of Roberts [SEAL]  Court of Roberts [SEAL]  REDGMENT.  [SEAL]  SEAL]  Before me by Boggeshall appeared in person onally well known as the person whose name appears upon the within and fore-executed the same for the consideration and purposes therein mentioned and and the same of the consideration and purposes therein mentioned and the same of the rown free will signed the relinquishment of dower therein exor undue influence of her said husband.  Official seal, as such most appeared in the above named above written.  Doggeshall Notary Public.
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he 190  Witness:  ACKNOWI.  UNITED STATES OF AMERICA, Section Services, in a motory, in a motory of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and surface of the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and surface of the parties grantor, and the day and date as first a [SEAI] MEMERY MALLER on the day and date as first a [SEAI] MEMERY MALLER OF TO BE USED WHEN	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set lime, hand this She' day of March [SEAL]  Courted Robberts [SEAL]  Courted R
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he 190.  Witness:  On this the day of the first part have he within and the parties of the first part have he within and the set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and set forth purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set forth, without compulsion and set forth, without compulsion of the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set forth, without compulsion of the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set forth, without compulsion and the day and date as first a [SEAL] Western William and the day and date as first a [SEAL] Western William and the day and date as first a [SEAL] Western William and the day and date as first a [SEAL] Western William and the day and date as first a [SEAL] Western William and the day and date as first a [SEAL] Western William and the day and date as first a [SEAL] Western William and the day and date as first a [SEAL] Western William and the day of the second will be set for the purpose therein contained and set for the purpose the set	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and execute set lime, hand this She' day of March [SEAL]  Courted Robberts [SEAL]  Caute Robberts [SEAL]  Caute Robberts [SEAL]  Caute Robberts [SEAL]  CEDGMENT.  SEAL]  SEAL]  Defore me Dobberts appeared in person whose name appears upon the within and foreexecuted the same for the consideration and purposes therein mentioned and and the same for the consideration and purposes therein mentioned and and the same of her said husband.  Courted Robberts [SEAL]  SEAL]  SEAL]  Tittle 18 IN WIFE.  SS.
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part and of the first part have he 190.  Witness:  On this I have day of 190.  On this I have day of 190.  To the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and and set for the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and and set for the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set for the purpose therein contained and set for the without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set for the purpose therein contained and set for the without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set for the purpose therein contained and set for the without compulsion of the purpose therein contained and set for the without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set for the purpose therein contained and set for the without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set for the purpose therein contained and set for the purpose the purpose the purpose the purpose the purpos	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and executed set law hand this sufficient of the same appears upon the within and for the above named sufficient of the within and for the above named sufficient of the said husband.  Course Roberts [SEAL]  REDGMENT.  [SEAL]  [S
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part of the first part have be 190.  Witness:  On this States OF AMERICA, Indian Invitary, in a within and the within and the set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and and the set forth, and I do hereby so certify.  My commission expires To BE USED WHEN On this day of an the day and date as first a [SEAL] Wellow Milled A. To BE USED WHEN On this day of an 190 , before a in person , to me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and executed the same for the above named above written.  SS.  Table 18 IN WIFE.  SS.  SEMINATE SIN WIFE.  SS.
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part of the first part have be 190.  Witness:  On this May day of 190.  a within and going Mortgage Deed as one of the parties grantor, and stated that he had set forth, and I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, as one of the parties of the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and set forth and and set forth, without compulsion on the parties of the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set forth, without compulsion on the day and date as first a SEAL May with the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set forth, and day of 190, before a in person 190, before a in person 190, before a in person 190, to me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me.  To me the more day of 190, before a 190, to me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set limbard this Sh. day of March Caura Roberts [SEAL]  [SEAL]  EDGMENT.  Lind District SS.  before me Dougest half for the above named March Transmit and payment of the within and fore-executed the same for the consideration and purposes therein mentioned and march and the relinquishment of dower therein exor undue influence of her said husband.  Official seal, as such March Roberts Rober
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforesa homestead allowed by law.  IN TESTIMONY WHEREOF, Said part wo of the first part have he 190.  Witness:  On this like day of 1902, to within and within and within and 1902, to me perso and foregoing Mortgage Deed, as one of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and set forth such as first a [SBAL] MULLING WHEREOF, I have hereunto set my hand and and set forth and I do hereby so certify.  My commission expires  TO BE USED WHEN UNITED STATES OF AMERICA,  On this day of 190, before a 190, before a 190 person 190, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me. 190, to me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me. 190, to me foregoing Mortgage Deed, and in the absence of her said husdand, declared that poses therein contained and set forth, without compulsion or undue influence	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set him hand this She day of March [SEAL]
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part wo of the first part have he said to the first part have he said to the first part have he within and going Mortgage Deed, as one of the parties grantor, and stated that he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and set forth, and I do hereby so certify.  My commission expires  TO BE USED WHEN UNITED STATES OF AMERICA,  On this day of 190 , before a in person , to me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me in person , to me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me , to me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me , to me foregoing Mortgage Deed, and in the absence of her said husdand, declared that poses therein contained and set forth, without compulsion or undue influence IN TESTIMONY WHEREOF, I have hereunto set my hand as such	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set him hand this Show day of March (SEAL) As
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part w of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he are the said part of the first part have he had set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said foregoing Mortgage Deed, in the absence of her said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion in the said part of the first part of the first part of the said husband, declared that part of the said husband, declared that he are the said part of the first part of the fir	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set him hand this
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part wo of the first part have he are the said and set forth, and I do hereby so certify.  ACKNOWI.  On this law day of law law law within and so the first part have he within and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and set forth, and I do hereby so certify.  My commission expires  WHEREOF, I have hereunto set my hand as forth on this day of an early law	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set him hand this
and the remainder, if any, shall be paid to said party of the first part.  Said first party for and in consideration of the money loaned as aforeso homestead allowed by law.  IN TESTIMONY WHEREOF, Said part wo of the first part have he are the said part of the first part have he are the said part of the first part have he are the said and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and surface of the parties grantor, and stated that he had set forth, and I do hereby so certify.  My commission expires  TO BE USED WHEN UNITED STATES OF AMERICA,  On this day of 190 , before a in person foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify.  And I further certify that on this day voluntarily appeared before me going Mortgage Deed, and in the absence of her said husdand, declared that he poses therein contained and set forth, without compulsion or undue influence IN TESTIMONY WHEREOF, I have hereunto set my hand as such on the day and date as first above written.	expenses attending said sale, second to the payment of said debt and interest, aid, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set him hand this