L

	KNOW ALL MEN BY THESE PRESENTS: That Ney I.M. Wooden & Estelle L. Wooden, his with after referred to as party of the first part, in consideration of the sum of Tarro humedud & Tifly notices
EXA-	Wife a party of the first next in appidantion of the own of Tarren hulled and & gillow Nertulage herein-
F. 1	after referred to as party of the first part, in consideration of the sum of
G. Linner	0
	is hereby acknowledged, first party has granted, bargsined, sold and conveyed, and by these presents does hereby grant, bargain, sell and convey unto the said
	all of Lost seven (2) in Drogh nine (9) in Lindsey's Second, additions to Sulad, Gues ration, palian Justion
	Julad Guel netton, socian Instory.
	TO HAVE AND TO HOLD, the premises above described, with the appurtenances thereunto belonging, to the said
	that the solid and convey the same, and that they will and the said party of the second part and defend
	good right to soil and convey the same, and that They will and there heirs, executors, administrators and assigns, shall forever warrant and defend the title to said real estate against all lawful claims and demands whatever.
	the title to said real estate against all lawful claims and demands whatever. And said CATULE L. Wooden wife of said I M, Monden of said party of the second part, its successors
	and assigns, all her right, claim and possibility of dower and homestead in or to said real estate forever. The following conveyance is on condition that, whereas said party of the first part is justly indebted to said party of the second part in the sum of
	Jour Junction of the party of the first part by the party of the first part by the party of the first part by the party of the second part, evidenced by the principal note and model and model interest coupons of even date herewith, with interest thereon from maturity
	the second part, evidenced by the principal note and the interest coupons of even date herewith, with interest thereon from maturity at the rate of per cent per annum; all of said notes payable at the offices of C. D. Coggeshall & Co., in Tulsa, Oklahoma and described as
	at the rate of per cent per annum; all of said notes payable at the offices of C D. Correstant & Co., in Tulsa, Oklahoma and described as follows: One principal note of \$ .150,00 due at plantices of the standard of \$ .150,00 due at plantices of \$ .150,00 due at the standard of \$ .
	of \$; one interest coupon
	of \$; one interest coupon of \$; one interest coupon of \$; one interest coupon
	of \$
	Now, if said party of the first part shall pay or cause to be paid said notes and the interest thereon according to the tenor and effect thereof, and do and
	perform each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in full force and effect. It is expressly stipulated and agreed that said party of the first part shall 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 tornado in the sum of \$ Jack and the second part as interest may appear. And in case of the failure or neglect of said party of the first part to do so, said party of the second part
	may pay such taxes and assessments and effect such insurance, and shall be entitled to interest on the same at the rate of eight per cent per annum, and this mortgage shall stand as security for the amount so paid with such interest.
	The said first party agrees that if the makers of the note shall fail to pay any of said money, either principal or interest when the same becomes due and payable, or to conform with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the holder of the note hereby
	secured and at his option only and without notice, be declared due and payable 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 attorney, shall have the power to sell such property or any part thereof at public
	sale to the highest bidder for eash at Oklahoma, public notice of the time and place and terms of sale having first been given for thirty days by advertising in some newspaper published in or of general circulation in said town or state, or by printed or written
	hand bills posted up in ten public places in the vicinity of said land, at which sale said party of the second part or its assignee, agent or attorney in fact, inay bid and purchase as any third person might do. And said party of the first part hereby authorizes and empowers said party of the second part or its
	successors or assigns, to convey said property to any purchaser at said sale and the recitals of the deed of conveyance shall be taken as prima facie, true, and
	the proceeds of suid sale shall be applied first to the payment of all costs 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 aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestead allowed by law.
	IN TESTIMONY WHEREOF, Said part & of the first part havenereunto set thus hand this 50% day of March
	Witness: Witness: Cetable L. Wooden [SEAL]
	Witness: Cetalle L. Wooden [SFAL]
	[SEAL]
	[SEAL]
	UNITED STATES OF AMERICA, Julian Turitory, Mestern Dictuidss.
	On this 5th day of March 1907, before me <u>B. D. Boggeshall</u> a <u>notary Buttice</u> within and for the above named <u>Cuttory &amp; District</u> appeared in person to me personally well known as the person whose name appears upon the within and fore
la stance	a many Public appeared in person
	going Mortgage Deed, as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and
	set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me Cittle & Woodly
	said <u>91</u> M. Modeland, where the said husband, declared that she had of her own free will signed the relinquishment of dower therein ex-
	pressed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband. Cuttie in the above rared / IN TESTIMONY WHEREOF, I have hereinto set my hand and official seal, as such
	Structure & District on the day and date as first above written. [SEAL] Wisterwhist J, J,
	(SEAL] Misterw Dust J, J, My commission expires <u>Mary</u> <u>13 / w 1967</u> TO BE USED WHEN TITLE IS IN WIFE
	My commission expires <u>rewert</u> <u>OVU</u>
	UNITED STATES OF AMERICA,SS.
	On this day of 190 before me
	a, within and for the above named, appeared in person, to me personally well known as the person whose name appears upon the within and
	foregoing Mortgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify.
	And I further certify that on this day voluntarily appeared before me
	to me well known to be the person whose name appears upon the within and fore- going Mortgage Deed, and in the absence of her said husdand, declared that she had of her own free will executed the same, for the consideration and pur-
2 · ·	poses therein contained and set forth, without compulsion or undue influence of her said husband, IN TESTIMONY WHEREOF, I have hereunto set my hand as such
	on the day and date as first above written.
	[SEAL]
	My commission expires
	Filed for record Thom 9 1907 at 9:3 " clock a M. Oles arton
	My commission expires
	Filed for record Thom 9 1907 at 9:3 " clock a M. Oles arton
	Filed for record Thom 9 1907 at 9:3 " clock a M. Oles arton
	Filed for record There 9 1907 at 2'3 'o'clock a' M. Oles Suter. Deputy Clerk and Ex-Officio Recorder.
	Filed for record <u>1907 at 23</u> o'clock <u>U</u> M. <u>Oles uter</u> Deputy Clerk and Ex-Officio Recorder.
	Filed for record There 9 1907 at 2'3 'o'clock a' M. Oles Suter. Deputy Clerk and Ex-Officio Recorder.