This indenture, Made this	ν ν	INDIAN TERRITORY
	The day of the last of the day of	Nineteen Hundred and Spread by and be- of the Holling has a second part, and Holling has second part has
The same of the sa	man a version committee and management to the second of the contract of the co	of the Tion falm
District, Indian Terri	tory, hereinafter called the party of the first part,	has second part and Holass
and the state of the training	ner	emarter caned the party of the third party withessethe
THAT WHEREAS, The said party of the	ne first part is justly indebted unto the said party	of the third part in the sum of
principal note of even date herewith, becoming	g due as follows, to-wit:	idenced by Oarl
One note for Thall the	naticed Dollars due 1 Owl	milely First. 19/2
One note for	Dollars, due	First, First,
		First,
		and the state of t
with interest at the rate of Apper cent per	annum, payable semi-annually, on the first days of	of Mail and Municipal
after maturity, and are natable to said third par	ar, as specified by interest coupons. Said notes d	raw interest at the rate of
Winsted farmed	Etacut	raw interest at the rate of The per cent per annum he 14 111 Hunt Full Bank
NOW, THEREFORE, The said first par	rty, in consideration of the premises and for the pi	urpose of securing the indebtedness aforesaid, and in the ceipt whereof is hereby acknowledged, does hereby Grant,
Bargain, Sell and Convey unto the said second r	Sarty and his successors in trust, forever, the follow	wing described lands and premises, situate in the
Recording District	Land Fel Nation, Indian Territory,	wing described lands and premises, situate in the 27 to-wit:
The south	-east quarie of	the forthe early carrie
seemen light	1) course up	ceny- wo22 Dang
formellen 14		
	TO THE RESIDENCE OF THE PROPERTY OF THE PROPER	annon annon anguna annon motoria and antoni annon de annon annon annon annon annon annon annon annon annon ann
Managera (val. inflintation and inflintation (inc. in the content of the content	maybe propagation and according to the second secon	
to passing control of the passing of the control of	de la	
		the state of the s
		······································
		ourtenances thereto belonging, unto the said second party
and to his successors; and the said first party he from all encumbrances, and that said first party	will WARRANT and DEFEND the same unto	illy seized in fee of said real estate; that the same is free the said second party or his successors in said trust, against
the lawful claims of all persons, and the said fir	st party hereby expressly releases, relinquishes, w	aives and conveys to said second party all rights of home-
	aid premises, IN TRUST, however, for the follow S and AGREES with the said second and third pa	
FIRST. To pay the principal of said loa	n, and the interest thereon, according to the cond	itions hereinbefore set forth.
		s good repair and condition as the same are in at this date,
and permit no waste, especially no cutting of wood for use on the premises.	timber, except for the making and repairing of	fences on the place and such as shall be necessary for fire-
THIRD. To keep the buildings now or l	rereafter erected on said land constantly insured in	some company satisfactory to said third party or assigns, the
holder of said indebtedness, for the sum of \$	To the insurable value thereo	of, and the policies assigned and pledged and delivered to be becoming payable thereupon, and apply the same towards
		said first party or assigns upon said premises, whether the
policies therefor are assigned or not, until said		1.
	due or which hereafter may become hens on said re assigns, on this deed of trust or the notes secured	eal estate, or which may be assessed in the Indian Territory
FIFTH. In case said first party shall fa	il or neglect to provide such insurance or pay said	taxes, the said third party and assigns as aforesaid may do
		ith interest at the rate of eight per cent per annum.
		he property hereinbefore conveyed shall be released at the crest, when the same becomes due; or any notes given as
evidence of interest on any extension of the tim	ie of payment of the debt herein secured when the	he same shall be due; or shall permit or suffer waste to be
		e whole sum of money herein secured, with accrued inter- ithout notice, and this Deed of Trust may be foreclosed at
once for the whole of said money, accrued interes	st and costs, including an attorney's fee of \$25.00,	and said third party or any legal holder of said indebtedness,
		t once take possession, and receive and collect the rents, rent to the third party and assigns as aforesaid only, and
the said second party may proceed to sell the sa	id property hereinbefore described, at public vendu	ne, for cash, at any front door of any United States or State
Court House, or building used as any such at ti	me of such sale, in the Recordi	ng District, Indian Territory, or within the county in which
in some newspaper published in said	Recording District, or in the Count	place of sale, and the property to be sold, by advertisement y in which said land or any of it may then be situate, (at
which sale either of said parties, or their assign	s, may bid and purchase as if they were strangers	to this Deed), and upon the said sale and payment of the
		statement of facts or recitals by said Trustee, in relation to f the purchase money and the execution of the deed shall
be received as prima facie evidence of such fact	s; and the said trustee shall, out of the proceeds of	of such sale, pay, first, the costs and expenses of this trust;
		laid out and expended by said third party and assigns for
taxes and insurance, and the remainder, if any,		
Of upon any such actuals the time party o		Deed of Trust as a mortgage in any court having jurisdiction.
AND IT IS FURTHER STIPULATED	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act,
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick,	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by
AND IT IS FURTHER STIPULATED shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to the tit is the intention of the parties to this compared to the control of the parties to this control of the parties to the control of the parti	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her contract to conform strictly to the laws of the India	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act, execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge t It is the intention of the parties to this co be collected than is allowed thereby; and if for	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her ontract to conform strictly to the laws of the India any reason any greater amount is received or colle	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect.
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to It is the intention of the parties to this cobe collected than is allowed thereby; and if for the debt, the same shall be credited thereon as	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her ontract to conform strictly to the laws of the India any reason any greater amount is received or colle	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall sected at any time before the final payment and discharge of
AND IT IS FURTHER STIPULATED shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to It is the intention of the parties to this cobe collected than is allowed thereby; and if for the debt, the same shall be credited thereon as	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her ontract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall exted at any time before the final payment and discharge of the day and year herein first above written.
shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge the is the intention of the parties to this compared to the collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her ontract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall exted at any time before the final payment and discharge of the day and year herein first above written.
AND IT IS FURTHER STIPULATED shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge the is the intention of the parties to this compared to the collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her ontract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall exted at any time before the final payment and discharge of the day and year herein first above written.
AND IT IS FURTHER STIPULATED shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge the is the intention of the parties to this compared to the collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her ontract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected.	Deed of Trust as a mortgage in any court having jurisdiction. ereto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall exted at any time before the final payment and discharge of the day and year herein first above written.
AND IT IS FURTHER STIPULATED shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge the is the intention of the parties to this compared to the collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her ontract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. Everop, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall exted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge t It is the intention of the parties to this ce be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness:	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. Deed of Trust as a mortgage in any court having jurisdiction. Deed of that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. Territory relating to usuary, and no greater amount shall be ted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge t It is the intention of the parties to this ce be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness:	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. Deed of Trust as a mortgage in any court having jurisdiction. Deed of that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. Territory relating to usuary, and no greater amount shall be ted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge t It is the intention of the parties to this c be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness:	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. Exercity, that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like a ffect. In Territory relating to usuary, and no greater amount shall seted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge t It is the intention of the parties to this c be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness:	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. Exercity, that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like a ffect. In Territory relating to usuary, and no greater amount shall seted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge t It is the intention of the parties to this ce be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness:	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. Deed of Trust as a mortgage in any court having jurisdiction. Deed of that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. Territory relating to usuary, and no greater amount shall be ted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to it is the intention of the parties to this co be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness:	r assigns as aforesaid may proceed to foreclose this I D AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals,	Deed of Trust as a mortgage in any court having jurisdiction. Exercity, that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like a ffect. In Territory relating to usuary, and no greater amount shall seted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to the is the intention of the parties to this come to be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, SS. DISTRICT On this DISTRICT On this District and Territory aforesaid, appeared in pe	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals, set party have hereunto set their hands and seals, county of the date it was received or collected. The party have hereunto set their hands and seals, county of the date it was received or collected. The party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county of the party have hereunto set their hands and seals, county have hereunto set their hands and seals, county have hereunto set their hands and seals, county had been dead to be a seal of the party hands and seals, county had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be a seal of the party had been dead to be	Deed of Trust as a mortgage in any court having jurisdiction, ereto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall exted at any time before the final payment and discharge of the day and year herein first above written. [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to It is the intention of the parties to this co be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN YERRITORY, On this DISTRICT On this day of District and Territory aforesaid, appeared in pe	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or collected. rst party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have here and stated that he had executed the same for and stated that he had executed the same for and stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated the same for any stated that he had executed the same for any stated the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any st	Deed of Trust as a mortgage in any court having jurisdiction. Each, that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall seted at any time before the final payment and discharge of the day and year herein first above written. [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to It is the intention of the parties to this co be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN YERRITORY, On this DISTRICT On this day of District and Territory aforesaid, appeared in pe	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or collected. rst party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have here and stated that he had executed the same for and stated that he had executed the same for and stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated the same for any stated that he had executed the same for any stated the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any st	Deed of Trust as a mortgage in any court having jurisdiction. Deed of Trust as a mortgage in any court having jurisdiction. Deed of Trust as a mortgage in any court having jurisdiction. Deed of Trust as a mortgage in any court having jurisdiction. Deed of Trust as a mortgage in any court having jurisdiction. Deed of Trust as a mortgage in any court having jurisdiction. Deep of party shall refuse to act, Deep of party and with like e ffect. Territory relating to usuary, and no greater amount shall seted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL] [SEAL] SEAL] SEAL] Deep of the day and year herein first above written. [SEAL] [SEAL] Deep of the day and year herein first above written. [SEAL] Deep of the day and year herein first above written. [SEAL] Deep of the day and year herein first above written.
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to it is the intention of the parties to this co be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN JERRITORY, On this DISTRICT On this DISTRICT On this District and Territory aforesaid, appeared in pe	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or collected. rst party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the date it was received or collected. The party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have hereunto set their hands and seals, state of the party have here and stated that he had executed the same for and stated that he had executed the same for and stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated the same for any stated that he had executed the same for any stated the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any stated that he had executed the same for any st	Deed of Trust as a mortgage in any court having jurisdiction. Beeto, that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall seted at any time before the final payment and discharge of the day and year herein first above written. [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge It is the intention of the parties to this or be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, SS. On this DISTRICT On this DISTRICT On this DISTRICT Aday of District and Territory aforesaid, appeared in performing Deed of conveyance, as the grantor forth; and I do hereby so certify. And the se AND I FURTHER CERTIFY, That o wife of the said.	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals, rst party have hereunto set their hands and seals, State of	Deed of Trust as a mortgage in any court having jurisdiction. creto, that in case the said second party shall refuse to act, e execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. It retritory relating to usuary, and no greater amount shall seted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SIEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to It is the intention of the parties to this co be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN FERRITORY, On this District District and Territory aforesaid, appeared in performing Deed of conveyance, as the grantor forth; and I do hereby so certify. And the said of corgoing Deed of Conveyance, and in the a homestead herein expressed, and in the a homestead herein expressed, and in the a homestead herein expressed, and in the a	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals, rst party have hereunto set their hands and seals, a Notary Public, duly commissioned and action and season to me personally known as the party and stated that he had executed the same for the many season to me personally known as the party season to me personally known as the party season to me well beence of her said husband, declared that she had of a said deal for the purp year and consideration the	Deed of Trust as a mortgage in any court having jurisdiction. Each, that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall seted at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge It is the intention of the parties to this or be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN PERRITORY, On this DISTRICT On this DISTRICT On this DISTRICT AND I FURTHER CERTIFY, That o wife of the said And the same shall be credited the recommendation of the said and foregoing Deed of Conveyance, and in the a homestead herein expressed, and had executed due influence of her husband.	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals, rst party have hereunto set their hands and seals, country of the date it was received or collected. The party have hereunto set their hands and seals, and stated that he had executed the same for the date it was received to me well the search of the party search of t	Deed of Trust as a mortgage in any court having jurisdiction. Earth, that in case the said second party shall refuse to act, execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall extend at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SIEAL] [SEAL] [SIEAL] [SEAL] [SIEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge It is the intention of the parties to this or be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN FERRITORY, On this District On this District Aday of District and Territory aforesaid, appeared in performing the property of the said. AND I FURTHER CERTIFY, That of wife of the said. AND I FURTHER CERTIFY, That of wife of the said. AND I FURTHER CERTIFY, That of wife of the said. AND I WITHER CERTIFY, That of wife of the said. AND I WITHER CERTIFY, That of wife of the said. AND I WITHER CERTIFY, That of wife of the said. AND I WITHER CERTIFY, That of wife of the said. AND I WITHER CERTIFY, That of wife of the said. AND I WITHER CERTIFY, That of wife of the said. AND I WITHER CERTIFY, That of wife of the said.	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals, rst party have hereunto set their hands and seals, country of the date it was received or collected. The party have hereunto set their hands and seals, and stated that he had executed the same for the date it was received to me well the search of the party search of t	Deed of Trust as a mortgage in any court having jurisdiction. Levels, that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appoint ad by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall extend at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SIEAL] [SEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge It is the intention of the parties to this or be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN PERRITORY, On this DISTRICT On this DISTRICT On this DISTRICT AND I FURTHER CERTIFY, That o wife of the said And the same shall be credited the recommendation of the said and foregoing Deed of Conveyance, and in the a homestead herein expressed, and had executed due influence of her husband.	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals, rst party have hereunto set their hands and seals, country of the date it was received or collected. The party have hereunto set their hands and seals, and stated that he had executed the same for the date it was received to me well the search of the party search of t	Deed of Trust as a mortgage in any court having jurisdiction. Earth, that in case the said second party shall refuse to act, execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall extend at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SIEAL] [SEAL] [SIEAL] [SEAL] [SIEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to it is the intention of the parties to this or be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN PERRITORY, On this DISTRICT On this DISTRICT On this DISTRICT On this And Joresaid, appeared in performing Deed of conveyance, as the grantor forth; and I do hereby so certify. And the said AND I FURTHER CERTIFY, That of wife of the said. AND I FURTHER CERTIFY, That of and foregoing Deed of Conveyance, and in the a homestead herein expressed, and had executed due influence of her husband.	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals, rst party have hereunto set their hands and seals, country of the date it was received or collected. The party have hereunto set their hands and seals, and stated that he had executed the same for the date it was received to me well the search of the party search of t	Deed of Trust as a mortgage in any court having jurisdiction. Earth, that in case the said second party shall refuse to act, execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like e ffect. In Territory relating to usuary, and no greater amount shall extend at any time before the final payment and discharge of the day and year herein first above written. [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SIEAL] [SEAL] [SIEAL] [SEAL] [SIEAL]
AND IT IS FURTHER STIPULATES shall be absent from the Indian Territory, sick, said third party, or assigns, who shall discharge to it is the intention of the parties to this or be collected than is allowed thereby; and if for the debt, the same shall be credited thereon as IN WITNESS WHEREOF, The said fi Witness: UNITED STATES OF AMERICA, INDIAN PERRITORY, On this DISTRICT On this DISTRICT On this DISTRICT On this And Joresaid, appeared in performing Deed of conveyance, as the grantor forth; and I do hereby so certify. And the said AND I FURTHER CERTIFY, That of wife of the said. AND I FURTHER CERTIFY, That of and foregoing Deed of Conveyance, and in the a homestead herein expressed, and had executed due influence of her husband.	r assigns as aforesaid may proceed to foreclose this ID AND AGREED by and between the parties he dead, or from any cause incapable of acting in the this Trust, and exercise therein the same powers her outract to conform strictly to the laws of the India any reason any greater amount is received or colle of the date it was received or collected. rst party have hereunto set their hands and seals, rst party have hereunto set their hands and seals, country of the date it was received or collected. The party have hereunto set their hands and seals, and stated that he had executed the same for the date it was received to me well the search of the party search of t	Deed of Trust as a mortgage in any court having jurisdiction. Earth, that in case the said second party shall refuse to act, a execution of this Trust, a successor may be appointed by reby conferred on the said second party and with like a ffect. In Territory relating to usuary, and no greater amount shall extend at any time before the final payment and discharge of the day and year herein first above written. [SEAL]