## MORTGAGE OF REAL PROPERTY.

Security of the security of th	1	THIS INDENTURE, State this 30 th day of March A. D., 1907, between authors and Florence M. Should his wife, and
WITHERED TO HAVE AND TO DOLD to above present large and outs. Mest and proper out. The surface of the present state of the present stat	of,	
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One one time—  NOW, THERHOOR, the with Mildeliet M. Meriene.  Now, Therhold of the tenor and office of said notes above sitestings. No barrying groun, tangein; sell and convey use the said.  Battagh. Mildeliet M. Meriene. Meriene the saigns forever, the following described real enter, to with:  All of Mildeliet M. Meriene. Mildeliet M. Meriene. Ballet also Meriene. Of 2) of the Mayorach to Mildeliet M. Meriene. Ballet also Meriene. Of 2) of the Mayorach to Mildeliet M. Meriene. Ballet also Meriene. Of 2) of the Mayorach to Mildeliet M. Meriene. Ballet also Meriene. Of 2) of the Mildeliet M. Meriene. Ballet also Meriene. One proper one, be said and belond forever.  NO WINDELIES. For the further executive of said indelications, the end part. Mildeliet may be proported in the said part of the fore one proper one, be said and belond forever.  NOW WINDELIES. The the further executive of said indelications in the said part. Mildeliet M. Meriene. The mildeliet Meriene. The said and part of the second part of the second part on the benefit of the and part. Mildeliet meriene. The mildeliet Meriene. Meriene. Mildeliet Meriene. Merie	3.44	
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beirs, executors, or administrators, shall well and truly pay or cause to be paid to the said. Jangha Nallanay Lie.  executors, dministrators or assigns, the aforesaid sum of money, with interest thereon, according to the tenor of said note then this instrument otherwise to remaid in full force and effect.  IN TESTIMONY WHEREOF, Mcl. hav bereunto set. and bond on this the day and year first above written.  Account M. Moories  Lineary M. Moories  UNITED STATES OF AMERICA;  Sit.  INDIAN TERRITORY  Sit.  INDIAN TERRITORY  Sit.  INDIAN TERRITORY  Sit.  One known as the mortgagor in the foregoing instrument, and stated that the linear excepted the same for the consideration and purp sets therein me set forth.  And on the same day voluntarily appeared before me, the said Moories and a said mortgage for the consideration and purp contained and set forth, without composition or singue influence of her said houses and a said mortgage for the consideration and purp contained and set forth, without composition or singue influence of her said houses and a said mortgage for the consideration and purp contained and set forth, without composition or singue influence of her said houses and a said mortgage for the consideration and purp contained and set forth, without composition or singue influence of her said houses and a said mortgage for the consideration and purp contained and set forth, without composition or singue. In the foregoing instrument of dower and houses and a said mortgage for the consideration and purp contained and set forth, without composition or singue. In the foregoing instrument of dower and houses and a said mortgage for the consideration and purp contained and set forth, without composition or singue. In the foregoing instrument of dower and houses and a said mortgage for the consideration and purp contained and set forth, without composition or singue. In 1967.  INDIAN TERRITORY  No. Mortana M. Mor	p so m ti	ort make default in the performance of any of these stipulations, the said part. Leaf the second part may immediately perform and discharge the same, and expended by the said part Lof the second part, heirs or assigns, in paying said taxes, incurance premiums, leins or special assessments or in protecting a saking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interest me of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, t. Islamine M. Mooney.  It of said. Anthony Q. Mooney.
Otherwise to remaid in full force and effect.  IN TESTIMONY WHEREOR, Mc. hav bereunto set. A.M. hand A on this the day and year first above written.  ANALY M. Moores  UNITED STAYES OF AMERICA:  WHETHER DEFRICA:  WHETHER DEFRICA:  WHETHER DEFRICA:  WHETHER DEFRICA:  Within and for the DELLEW District of Indian Territory aforesaid, duly commissioned and acting Confidence and purposes thereon me set forth.  And on the same day voluntarily appeared before me, the said Moores and homestead it said mortgage for the consideration and purposent and set forth, without compulsion or undue influence of her said bushand.  WITNESS my hand and seel as such Many Edellem Territory alone and the same day to the consideration and purposent and set forth, without compulsion or undue influence of her said bushand.  WITNESS my hand and seel as such Many Edellem This Edellem Tills day of Agraca 1992.  [SEAL] Jet Maller Many Many 1997.	p so m ti	ort make default in the performance of any of these stipulations, the said part. Leaf the second part may immediately perform and discharge the same, and expended by the said part Lof the second part, heirs or assigns, in paying said taxes, incurance premiums, leins or special assessments or in protecting a saking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interest me of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, t. Islamical Mandaccan do hereby re case and quit-claim unto the said.  Additional Hallaman Lie being and assigns, all my right, c. aim or possibility of dower in and out of the aforedescribed premises.
IN TESTIMONY WHEREOP, AND have bereunto set. S. M. hand Lon this the day and year first above written  AND LANGE MERICA;  WESTERN DISTRICE;  INDIAN TERRITORY  BE IT REMEMBERED: That on this day cune before me, the undersigned, a Manage Medical Me	p so m ti	ort make default in the performance of any of these stipulations, the said part. Lof the second part may immediately perform and discharge the same, and expended by the said part. Tof the second part, heirs or assigns, in paying said taxes, invurance premiums, leius or special assessments or in protecting a sking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interestme of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I will have the said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I will have the said.  And will be a said with the said assigns, all my right, c aim or possibility of dower in and out of the aforedescribed premises.  CONDITIONED. However, that if the said. Addition to the said will be a side of the said.
UNITED STATES OF AMERICA, selection within and for the Manager of the consideration and purp sea therein me set forth.  And on the same day voluntarily appeared before me, the said Manager Manager Manager for the consideration and purp sea therein me set forth.  And on the same day voluntarily appeared before me, the said Manager Manager for the consideration and purp sea therein me set forth.  And on the same day voluntarily appeared before me, the said Manager for the consideration and purp sea therein me set forth.  And on the same day voluntarily appeared before me, the said Manager for the consideration and purp sea therein me set forth.  And on the same day voluntarily appeared before me, the said Manager for the consideration and purp sea therein me set forth, without some signed and scaled the relinquishment of dower and homestead it said mortgage for the consideration and purp contained and set forth, without compulsion or undue influence of her said bushand.  WITNESS my hand and seal as such Manager for the consideration and purp contained and set forth, without compulsion or undue influence of her said bushand.  WITNESS my hand and seal as such Manager for the consideration and purp contained and set forth, without compulsion or undue influence of her said bushand.  WITNESS my hand and seal as such Manager for the consideration and purp contained and seal as such Manager for the consideration.  No. My commission expires Manager for the consideration and purp contained and seal as such Manager for the consideration.  No. My commission expires Manager for the consideration and purp contained and seal as such Manager for the consideration.  No. My commission expires Manager for the consideration and purp contained and seal as such Manager for the consideration and purp contained and seal as such Manager for the consideration and purp contained and seal as such Manager for the consideration and purp contained and seal as such Manager for the consideration and purp contained and seal as such Manager for t	p so m ti	ort make default in the performance of any of these stipulations, the said part. Lof the second part may immediately perform and discharge the same, and expended by the said part 2 of the second part heirs or assigns, in paying said taxes, incurance premiums, leins or special assessments or in protecting a saking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interesting of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good, and valuable considerations, i. Illustical Manner of the said.  And for the consideration aforesaid, and for divers other good, and valuable considerations, i. Illustical Manner of the said.  Addition And for the consideration aforesaid, and for divers other good, and valuable considerations, i. Illustical Manner of the said.  Addition And for the consideration aforesaid, and for divers other good, and valuable considerations, i. Illustical Manner of the said.  Addition And for the said assigns, all my right, claim or possibility of dower in and out of the aforedescribed premises.  CONDITIONED, However, that if the said.  Addition And Manner of the said assigns, all my right, claim or possibility of dower in and out of the aforedescribed premises.  CONDITIONED, However, that if the said.  Addition And Manner of the said assigns, all my right, claim or possibility of dower in and out of the aforedescribed premises.
UNITED STATES OF AMERICA, WHETHER DISTRICT WESTERN DISTRICT INDIAN TERRITORY  BE IT REMEMBERED: That on this day cume before me, the undersigned, a Malang Dubling On State of Indian Territory aforesaid, duly commissioned and acting Dubling of Malanger to me known as the mortgagor. In the foregoing instrument, and stated that be had executed the same for the consideration and purp sea therein me set forth.  And on the same day voluntarily appeared before me, the faid Malanger to use well known, and in the absence of her said husband declared the ber own free, will, executed said deed and signed and sealed the relinquishment of dower and homestead it said mortgage for the consideration and purp contained and sai forth, without computation or inductinfluence of her said husband.  WITNESS my hand and seal as such Malanger Malanger to the day of Agran 1907.  [SEAL] for Malanger Malanger 1907.	p so m ti w h	ret make default in the performance of any of these stipulations, the said part. For the second part may immediately perform and discharge the same, and expended by the said part. To the second part, heirs or assigns, in paying said taxes, incurance premiums, leins or special assessments or in protecting a said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interess me of the payment there if at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I would be a few of said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I would be said.  Alternative of said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I would be said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I would be said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I would be said.  And for the consideration aforesaid sum. Since the said of the said of the said.  And for the consideration aforesaid sum. of money, with interest thereon, according to the tenor of said note.  The said of the said of the said of the said of the tenor of said note.  The said of the said of the said of the tenor of said note.  The said of the said of the said of the tenor of said note.  The said of the said of the said of the tenor of said note.  The said of the said of the said of the tenor of said note.  The said of the said of the said of the said of the tenor of said note.  The said of the tenor of said note.  The said of the said
UNITED STATES OF AMERICA.  WHITTEN DISTRICT  WHITTEN DISTRICT  INDIAN TERRITORY  Set IT REMEMBERED: That on this day cume before me, the undersigned, a Mattery District of Indian Territory aforesaid, duly commissioned and acting District of the Consideration and purp set forth.  And on the same day voluntarily appeared before me, the said Matter Matt	p so m ti w h	ort make default in the performance of any of these stipulations, the said part. Gof the second part may immediately perform and discharge the same, and expended by the said part. To the second part, heirs or assigns, in paying said taxes, invurance premiums, leins or special assessments or in protecting a sking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interest me of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, I. I will the said with the said of hereby release and quit-claim unto the said will be a said with the said with the said will be a said with the said with the said will be a said payer. The said note with the said will force and effect of the aforesaid sum of money, with interest thereon, according to the tenor of said note.  The said note with the said note with the said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said in full force and effect of the said said said the said said in full force and effect of the said said said the said the said said said the said said said said the said said said said said said said said
UNITED STATES OF AMERICA.  WHITTEN DISTRICT  WHITTEN DISTRICT  INDIAN TERRITORY  Set IT REMEMBERED: That on this day cume before me, the undersigned, a Mattery District of Indian Territory aforesaid, duly commissioned and acting District of the Consideration and purp set forth.  And on the same day voluntarily appeared before me, the said Matter Matt	p so m ti	ret make default in the performance of any of these stipulations, the said part. Let the second part may immediately perform and discharge the same, and expended by the said part Let the second part, heirs or assigns, in paying said taxes, incurance premiums, leins or special assessments or in protecting aking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interestme of the payment there if at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. Plantal M. Manner of the said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. Plantal M. Manner of the said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. Plantal M. Manner of the said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. Plantal M. Manner of the said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. Plantal M. M. Manner of the said.  And for the consideration aforesaid premises.  CONDITIONED, However, that if the said.  And for the payable considerations, i. And a strength of the said.  And for the consideration aforesaid premises.  CONDITIONED, However, that if the said.  And for the consideration aforesaid premises.  CONDITIONED, However, that if the said.  And for diverse and consideration aforesaid sum. of money, with interest thereon, according to the tenor of said note.  then this instrument is therefore, and effect of the said of the said.  In TESTIMONY WHEREOF, M. have hereunto set. A.M. band. On this the day and year first above written.
within and for the Modern District of Indian Territory aforesaid, duly commissioned and acting Modern as the mortgagor. In the foregoing instrument, and stated that the third executed the same for the consideration and purp ses therein me set forth.  And on the same day volunturily appeared before me, the said Modern and in the absence of her said husband declared the her own free, will, executed said deed and signed and scaled the relinquishment of dower and homestead it said mortgage for the consideration and purp contained and set forth, without compulsion or undue influence of her said husband.  WITNESS my hand and seat as such Modern Modern and Seat of the Consideration and purp contained and set forth, without compulsion or undue influence of her said husband.  WITNESS my hand and seat as such Modern Mod	p so m ti w h	ret make default in the performance of any of these stipulations, the said part. Lof the second part may immediately perform and discharge the same, and expended by the said part. Lof the second part, heirs or assigns, in paying said taxes, invurance premiums, leins or special assessments or in protecting a sking said repairs, shall become a debt due in addition to the indebt edness aforesaid, and secured in like manner by this mortgage, and shall bear interestme of the payment there is the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, t. Louis Market Mar
within and for the Modern District of Indian Territory aforesaid, duly commissioned and acting Modern as the mortgagor. In the foregoing instrument, and stated that the third executed the same for the consideration and purp ses therein me set forth.  And on the same day volunturily appeared before me, the said Modern and in the absence of her said husband declared the her own free, will, executed said deed and signed and scaled the relinquishment of dower and homestead it said mortgage for the consideration and purp contained and set forth, without compulsion or undue influence of her said husband.  WITNESS my hand and seat as such Modern Modern and Seat of the Consideration and purp contained and set forth, without compulsion or undue influence of her said husband.  WITNESS my hand and seat as such Modern Mod	p so m ti w h	ret make default in the performance of any of these stipulations, the said part. For the second part may immediately perform and discharge the same, and expended by the said part. For the second part, heirs or assigns, in paying said taxes, in-urance premiums, leins or special assessments or in protecting a sating said repairs, shall become a debt due in addition to the indebt edness aforesaid, and secured in like manner by this mortgage, and shall bear interest me of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. **Located** May
within and for the Matter. District of Indian Territory aforesaid, duly commissioned and acting Associated and acting Associated to me known as the mortgagor. In the foregoing instrument, and stated that the that the same for the consideration and purp sest herein me set forth.  And on the same day voluntarily appeared before me, the said Matter Associated the said to me well known, and in the absence of her said husband declared the her own free, will, executed said deed and signed and scaled the relinquishment of dower and homestead it said mortgage for the consideration and purp contained and set forth, without composition or undue indusence of her said husband.  WITHERS my hand and seal as such Matter Associated the relinquishment of Basel.  ISBALL for Matter Associated to the purpose of her said husband.  No. 1907.  My commission expires Associated the relinquishment of Basel.  No. 1907.	p so m ti w h	ret make default in the performance of any of these stipulations, the said part. Lof the second part may immediately perform and discharge the same, and expended by the said part 1 of the second part, beirs or assigns, in paying said taxes, invurance premiums, leins or special assessments or in protecting saking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interessment of the payment there if at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations. I Louis M. Louis
to me known as the mortgagor. In the foregoing instrument, and stated that he had executed the same for the consideration and purp ses therein me set forth.  And on the same day voluntarily appeared before me, the said had been and set forth, to me well known, and in the absence of her said husband declared the her own free, will, executed said deed and signed and scaled the relinquishment of dower and homestead it said mortgage for the consideration and purp contained and set forth, without compalision or undue influence of her said husband.  WITNUSS my hand and seal as such Many Million this 2 of day of Agrae 1 1900	p so m ti	ret make default in the performance of any of thege stipulations, the said part. Gof the second part may immediately perform and discharge the same, and expended by the said part of the second part heirs or assigns, in paying said taxes, in urance premiums, leins or special assessments or in protecting saking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortigage, and shall bear interest me of the payment there is the rate of eight per cent per annum payable on dema d.  And for the consideration storesaid, and for divers other good and valuable considerations, I believed the said of said actions aforesaid, and for divers other good and valuable considerations, I believed the said actions.  And for the consideration storesaid, and for divers other good and valuable considerations, I believed the said actions of said actions.  And for the consideration storesaid, and for divers other good and valuable considerations, I believed the said and the said actions.  And for the consideration storesaid, and for divers other good and valuable considerations, I believed the said and unit claims unto the said.  And for the consideration storesaid, and for divers other good and valuable considerations, I believed the said unit claims unto the said.  And for the consideration storesaid, and for divers other good and valuable considerations, I believed the said unto the said.  And for the consideration storesaid sunt of money, with interest thereon, according to the tear of said note. then this instrument of the said in full force and effect;  IN THESTIMONY WHEREOR, We have hereunto set the said. On this the day and year first above written.  And the said part of the said actions and the said the said the said actions and the said the s
And on the same day voluntarily appeared before me, the said	p so m ti w h	ret make default in the performance of any of these stipulations, the said part. To the second part may immediately perform and discharge the same, and expended by the said part. To the second part heirs or assigns, in paying solid taxes, in urance premiums, leins or special assessments or in protecting aking said repairs, shall beforme a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortigage, and shall bear interessme of the payment there is the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. Plantal M. Scotter do nate of said. And for the consideration aforesaid, and for divers other good and valuable considerations, i. Plantal M. Scotter do hereby re case and quit-claim unto the said.  May M. Fallaway has heirs and assigns, all my right, c aim or possibility of dower in and out of the aforedescribed premises.  CONDITIONED, However, that if the said.  May M. Scotter described premises.  CONDITIONED, However, that if the said sum of money, with interest thereon, according to the tenor of said note. then this instrument of the wise to remaid in full force and effect of the said. It was a sum of money, with interest thereon, according to the tenor of said note. Then this instrument of the wise to remaid in full force and effect of the said. The said of the said
And on the same day voluntarily appeared before me, the said	p. soo m ti w // live of	ret make default in the performance of any of these stipulations, the said part. Lof the second part may immediately perform and discharge the same, and expended by the said part Lof the second part heirs or assigns, in paying said taxes, in urance premiums, leins or special assessments or in protecting a sking said repairs, shall beforme a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interest me of the payment there is the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. Lland M.
to me well known, and in the absence of her said husband declared the her own free, will, executed said deed and signed and scaled the relinquishment of dower and homestead is said mortgage for the consideration and purportional said set forth, without compulsion or undue indusence of her said husband.  WITHESS my hand and scales such Mean Delican College of the consideration and purportional said set forth, without compulsion or undue indusence of her said husband.  WITHESS my hand and scales such Mean Delican College of the consideration and purportional said mortgage for the consideration and purportion and said mortgage for the consideration and purportion	p so m ti	ret make default in the performance of any of these stipulations, the said part. Gof the second part may immediately perform and discharge the same, and expended by the asid part of the second part before or assigns, in paying solid taxes, invarance premiums, leins or special assessments or in protecting stating said repairs, shall become a debt due in addition to the indebt edness aforesaid, and secured in like manner by this mortgage, and shall bear interest me of the payment there of at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations. I Manual
her own free, will, executed said deed and signed and scaled the relinquishment of dower and homestead it said mortgage for the consideration and purposal said forth, without compulsion or undue influence of her said husband.  WITNUSS my hand and scal as such Many Rubbleon this 2.24 day of Agrac 2 1900. I 190	p. soon m. ti	ret make default in the performance of any of these stipulations, the said part. To do the second part may immediately perform and discharge the same, and expended by the said part. To the second part, helife or assigns, in paying skild taxes, in manner premiums, leins or special sessessments or in protecting a sking said repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interest me of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, I. Lieuwill M. Lie
contained and set forth, without computation or undue influence of her said flushand.  WITNESS my hand and seal as such Internal Labelton this 2 of day of Agrael 1907  [SEAL] for Mealter Analysis 8.  My commission expires Labelty 1th 1907.	p. so m ti w. J. h. ee of	re make default in the performance of any of these stipulations, the said part. Too the second part may immediately perform and discharge the same, and expended by the said part to the second part, histor or assigns, in paying stid taxes, in mance premiums, leins or special assessments or in protecting a sking said repairs, shall become a debt due in addition to the indebte classes aforesaid, and secured in like manner by this mortigage, and shall bear interesting of the payment there is the rate of eight per cent per annum payable on dense d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I have been said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I have be said assigns, all my right, c aim or possibility of dower in and out of the aforedescribed premises  CONDITIONED. However, that if the said.  Addition of Ministrators, or assigns, the aforesaid sum. of money, with interest thereon, according to the tenor of said note. then this instrument of the revise to remaid in full force and effects.  IN TESTIMONY WHEREOF. All have hereunto set AMA hand. On this the day and year first above written.  Addition of the Matters of America.  See IT REMEMBERED: That on this day came before me, the undersigned, a Matter and Science and purp ses therein me it forth.  And on the same day woluntarily appeared before me, the said.  And on the same day woluntarily appeared before me, the said.  And on the same day woluntarily appeared before me, the said.  And on the same day woluntarily appeared before me, the said.  And on the same day woluntarily appeared before me, the said.  Additional and the same for the consideration and purp ses therein me at forth.
WITNESS my hand and scal as such MCRIGOLUSION this 2 of day of Poperal 150. 7  [SHAL] Ker Meather twickfull 5	p. soo m. ti	re make default in the performance of any of these stipulations, the said part. Too the second part may immediately perform and discharge the same, and expended by the said part to the second part, histor or assigns, in paying stid taxes, in mance premiums, leins or special assessments or in protecting a sking said repairs, shall become a debt due in addition to the indebte classes aforesaid, and secured in like manner by this mortigage, and shall bear interesting of the payment there is the rate of eight per cent per annum payable on dense d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I have been said.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. I have be said assigns, all my right, c aim or possibility of dower in and out of the aforedescribed premises  CONDITIONED. However, that if the said.  Addition of Ministrators, or assigns, the aforesaid sum. of money, with interest thereon, according to the tenor of said note. then this instrument of the revise to remaid in full force and effects.  IN TESTIMONY WHEREOF. All have hereunto set AMA hand. On this the day and year first above written.  Addition of the Matters of America.  See IT REMEMBERED: That on this day came before me, the undersigned, a Matter and Science and purp ses therein me it forth.  And on the same day woluntarily appeared before me, the said.  And on the same day woluntarily appeared before me, the said.  And on the same day woluntarily appeared before me, the said.  And on the same day woluntarily appeared before me, the said.  And on the same day woluntarily appeared before me, the said.  Additional and the same for the consideration and purp ses therein me at forth.
* My commission explres Decley 2th 1967	p so m to the so of the so of the so	re make default in the performance of any of they atipulations, the said part Ly of the second part may immediately perform and discharge the same, and expended by the said part Lof the second part, feitre or assigns, in paying said taxes, in-urance premiums, leins or special assessments or in protecting responded by the said part Lof the second part feitre or assigns, in paying said taxes, in-urance premiums, leins or special assessments or in protecting responded repairs, shall become a debt due in addition to the indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interest me of the payment there I st the rate of eight per cent per annum payable on dema d.  And for the consideration aforesaid, and for divers other good and valuable considerations, I. Mountain M. Mountain and part of the aforediscribed premises.  CONDITIONED, However, that if the said.  Mattheway Last heirs and assigns, all my right, c aim or possibility of dower in and out of the aforediscribed premises.  CONDITIONED, However, that if the said.  Mattheway Last heirs and subjects.  CONDITIONED, However, that if the said.  Mattheway Last heirs, about the said sum of money, with interest thereon, according to the tenor of said note. then this instrument at the rules to remaid in full force and effect;  IN TESTIMONY WHEREOF, ML have hereunto set. M. hand. Son this the day and year first above written.  Mattheway Last However, the consideration and purp has been mortgaged. In the foregoing instrument, and stated that he independent and acting.  Mattheway Last However, in the foregoing instrument, and stated that he independent and acting.  Mattheway Last However, in the foregoing instrument, and stated that he independent and acting.  Mattheway Last However, and in the absence of her said husband declared the natural least the said husband declared the same for the consideration and purp here it forth.
* My commission explres Decley 2th 1967	by the second se	re make default in the performance of any of these stipulations, the said part Lof the second part may immediately perform and discharge the same, and expended by the said part Lof the second part, beins or assigns, in paying said taxes, invurance premiums, clean or special sessesments or in protecting restricted by the said and the consideration and the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration sforesaid, and for divers office good and valuable considerations, the consideration of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration sforesaid, and for divers office good and valuable considerations, the consideration of the store and assigns, all my right, claim or possibility of dower in and out of the sforedescribed premises.  CONDITIONED, However, that if the said.  Additional Locational Locatio
My commission expires. Secretary 1900 1901	p so m de	re make default in the performance of any of these stipulations, the said part Lof the second part may immediately perform and discharge the same, and expended by the said part Lof the second part, beins or assigns, in paying said taxes, invurance premiums, clean or special sessesments or in protecting restricted by the said and the consideration and the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration sforesaid, and for divers office good and valuable considerations, the consideration of the payment there is at the rate of eight per cent per annum payable on dema d.  And for the consideration sforesaid, and for divers office good and valuable considerations, the consideration of the store and assigns, all my right, claim or possibility of dower in and out of the sforedescribed premises.  CONDITIONED, However, that if the said.  Additional Locational Locatio
Comment of the second	P. P	re make default in the performance of any of these stipulations, the said part Lof the second part may immediately perform and discharge the same, and expended by the said part Lof the second part, felies or assigns, in pay my said taxes, invarance premiums, leins or special assessments or in protecting resulting and repairs, shall before ache above and shall be interesting of the payment there I at the rate of eight per cent per annum payable on denax d.  And for the consideration aforesaid, and for divers other good and valuable considerations, I. Herrier M. J. Herrier of the said.  And for the consideration aforesaid, and for divers other good and valuable considerations, I. Herrier M. J. Herrier C. M. J. Herrier of the said.  And for the consideration aforesaid, and for divers other good and valuable considerations, I. Herrier M. J. Herrier
大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大	p so m de	re make default in the performance of any of these stipulations, the said part Lof the second part may immediately perform and discharge the same, and expended by the said part Lof the second part factor or assigns, in paying said taxes, invarance premiums, icins or special assessments or in protecting a sking said regains, shall before act the payment there I at the rate of eight per cent per annum payable on denas d.  And for the consideration aforesaid, and for divers other good and valuable considerations, i. Located M. School M. Moreover, the said and for the consideration aforesaid, and for divers other good and valuable considerations, i. Located M. School M. Moreover, the said Located M. Moreover, the said assigns, all my right, c aim or possibility of dower in and out of the adverdiscribed premises CONDITIONED, However, that if the said Located M. Moreover, the said assigns, all my right, c aim or possibility of dower in and out of the adverdiscribed premises CONDITIONED, However, that if the said Located M. Moreover, the said assigns, all my right, c aim or possibility of dower in and out of the adverdiscribed premises contors, or administrators, aball well and truly pay or cause to be paid to the said Located M. Located M. Moreover, and the said and truly pay or cause to be paid to the said for the trace of said note
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