MORTGAGE OF REAL PROPERTY.

this sum of John State of the contract products of the state of the st	<u></u>	or 974	ctory and I d	a Gianvar Limitnesseth, that	t, hie wife, and John	n KO
control for the control of the contr	Δ_{-1}	0	riary X	wfe		····
One small dist. Special and A Tributal Constraints in the will for the better or uring the populate of the moor planness, with the most process, sink the most planness, and the moor p	widence I by OZU c) ertain promia-ory noteof		J	DOLLARS (\$ 750) which is
The Common concelling to the terror gal effect of said state above Servicioned, do herrity grant, single, and said concept with the many affordated. It is a concept to the said of the many affordated of the said of the concept with the said of the concept with the said of the concept with the said of the concept that the concept to the said of the concept that		8 //	_, 190far {	:, and one note dur,		laningurana Agamatan
The first mad adoption forward to the following discretion and attach to vite the support of the	Jda:	Comaro	aj	his wife, for the better se uring t		1111
such at the improvements threeon at the present time, or that hereafter may be placed thereon, injecture with all the improvements threeon at the present time, or that hereafter may be placed thereon, injecture with all the privileges and appartenancy thereto belonging. TO HAVE AND YO HOLD the above greated, inequalent, and described permises tout the said. AND WHEREAS, For the further security of and includedness, the said or rt. for the first part, covenant and agree with the said part. of the econd part, the first part, covenant and agree with the said part. of the econd part was the part of the present of the benefit of the benefit of the benefit of the said part of the second part as the part of the second part and adopted and adopted the part of the second part against the internal and includedness of the second part, against the internal and includedness of the second part, against the internal and includedness of the second part, against the internal and includedness of the second part and includedness of the second part, against the internal and includedness of the second part, the said part of of the second part and indicating the second part, against the internal and includedness of the second part and indicating the second part and indic		heirs and assigns	forever, the following descr	ibed real estate, to-wit:		
with all the improvements thereon at the present tion, or that hertafter may be placed thereon, together with all the privileges and appartenesses thereto belonging. TO HAVE AND TO HOLD the above greated, bergained, and described premises must the sald. AND WHEREBAS, For the further security of acid turbebedeness, the sald port, for the furth part, core many the sald part, of the second port, to kept the improvements on the sald porty is all times in a state of good vegets and densities) manned for the breefit of the said part of the second part sald times to the part of the second part sald times the private and the sald part of the second part sagainst for the part of the said part of the second part may immediately perform and delactings of the second part may immediately perform and delactings of the second part says in the part of the further second part sald part of the second part may immediately perform and delactings and flat second part may immediately perform and delacting sald flat second part may immediately perform and delacting sald these, institutes of the payment there is at the species of eight per configure, in paying fadd tone, institute or greated assumentation is protecting and either, or making said froncises and the said and the said sald to the said fast of the said sald the said fast of the said sald the said fast of the said sald the said sald the said the said sald the said to the said sald the said the said of the said sald the said the said of the said sald the said the said of the said sald the said said the said sald the said said said the said said the said said said the said said said the said said the said said the sa	foot ros	mber frie	3) in B	lock num	begone here	dred eventy
TO BAYE AND TO HOLD the above granted, hargained, and described premises unto the paid. AND WHIRRIAN, For the further seemity of said lodebtedness, the said p rt. for the first part, covenant and agree with the said part. of the see und port, to keep the improvements on the said property of all times in a state of good repair said constantly insured for the benefit of the said part. of the see and part. In the first part, covenant and agree with the said part of the see and part. In the second part will be good the said part of the second part and insulative perform and dicharge the sain, said all accounts not make death in the perform the or say of these situations, the said part of the second part and insulately perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain said all accounts not spiritually performed the said	ine (178) a	s show	Lythe allan El	official problems	lat of the	paid
TO BAYE AND TO HOLD the above granted, hargained, and described premises unto the paid. AND WHIRRIAN, For the further seemity of said lodebtedness, the said p rt. for the first part, covenant and agree with the said part. of the see und port, to keep the improvements on the said property of all times in a state of good repair said constantly insured for the benefit of the said part. of the see and part. In the first part, covenant and agree with the said part of the see and part. In the second part will be good the said part of the second part and insulative perform and dicharge the sain, said all accounts not make death in the perform the or say of these situations, the said part of the second part and insulately perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain said all accounts not spiritually performed the said	6		A - A - A - A - A - A - A - A - A - A -		The second s	uni de la comp
TO BAYE AND TO HOLD the above granted, hargained, and described premises unto the paid. AND WHIRRIAN, For the further seemity of said lodebtedness, the said p rt. for the first part, covenant and agree with the said part. of the see und port, to keep the improvements on the said property of all times in a state of good repair said constantly insured for the benefit of the said part. of the see and part. In the first part, covenant and agree with the said part of the see and part. In the second part will be good the said part of the second part and insulative perform and dicharge the sain, said all accounts not make death in the perform the or say of these situations, the said part of the second part and insulately perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain, said all accounts not spiritually perform and dicharge the sain said all accounts not spiritually performed the said						
AND WHERERAS, For the further security of and indebtedness, the said p right the first part, covenant and agree with the said part, of the sect and part, to keep the improvements on the said property at all times in a state of good repair and constantly insured for the benefit of the said part, of the second part, the second part in the part of the second part, the said part of the foreign of the second part, the said part of the second part, said in the perform one of one of these stipulations, the said part of the second part, said and accounts so repended by the said part of the second part, said and accounts so repended by the said part of the second part, said the second part, said the said part of the second part, said the second part, said the said and said the said and said the second part, said the second part, said the said of the said said the said part of the second part, said the said part of the second part, said the said rail of the second part, said the said rail of the second part, said the second part, said the said rail of the second part, said the second part, said the second part, said the said rail of the second part said the said rail of the second part, said the second part, said the said rail of the said rail of the said and said read and said the said and said the said and said the said said the said said the said	NAMES OF STREET STREET, STREET STREET, STREET STREET, STREET STREET, S			an financial and the financial and the first of the first	eges and appurtenances thereto	belonging.
CONDITIONED, However, that if the said and provided premises. CONDITIONED, However, that if the said and provided premises are continued by the continued premises. CONDITIONED, However, that if the said and provided premises are continued by the continued premises. CONDITIONED, However, that if the said a continue of money, with interest thereon, according to the tenor of said note. Then this instrument shall be void otherwise to remaid in full force and effect. IN TESTIMONY WHEREOP, And have become set the continued on this the day and year first above written. IN TESTIMONY WHEREOP, And have become set the continued on this the day and year first above written. (I. S) CONDITIONED STATES OF AMERICA; WINDED STATES OF AMERICA; WINDED STATES OF AMERICA; WINDED STATES OF AMERICA; WINDED STATES OF AMERICA; WINDEN TESTIMONY WINDED STATES OF AMERICA; WINDED STATES O	heirs and assigns in one or mo port make default in the perfor so expended by the said part // making said repairs, shall beer time of the payment there: f a	re insurance companies sati-fac rm ince of any of these stipulat of the second part, heirs or as ome a debt due in addition to the t the rate of eight per cent per	ctory to the said part for the tions, the said part for the, esigns, in paying said taxes, the indeb eduess aforesaid, an annum payable on demand other good and valuable co	second part, against fire lightni second part may immediately pe insurance premiums, leins or sp d secured in like manner by this naiderations, I. J.C.	ng or tornadoes. Should the part form and discharge the same, and ecial assessments or in protection mortgage, and shall bear inte	# of the firs* d all accounts g said title, or
heirs, executors, or administrators, shall well and truly pay or cause to be paid to the said. Secretary of ministrators, or assigns, the aforesaid sum of money, with interest thereon, according to the tenor of said note. The TRITIMONY WHERROR, And the heremote set. IN TRITIMONY WHERROR, And have heremote set. IN TRITIMONY WHERROR, And set for the and effect. IN TRITIMONY WHERROR, And have heremote set. In TRITIMONY WHERROR, And set for the and effect. IN TRITIMONY WHERROR, And set for the set for the set of the se	wife of said 0 4		l my right, claim, or possibil	ity of dower in and out of the afo		0
IN TESTIMONY WHEREOF, And have bereinto set. And on this the day and yes first above written. (L. S) UNITED STATES OF AMERICA, SS. INDIAN THRITORY SET REMEMBEREOF: That on this day came before me, the undersigned, a record of the consideration and purposes therein mentioned and sat forth. And on the terms day voluntarily appeared before me, the said to me well known, and in the absence of her said husband declared that she had, of her own first, will, executed said, deed and signed and scaled the relinquishment of dower and homes cad it said mortgage for the consideration and purposes therein contained and set forth, willout computation or undue influence of her said husband declared that she had, of life own first, will, executed said, deed and signed and scaled the relinquishment of dower and homes cad it said mortgage for the consideration and purposes therein contained and set forth, willout computation or undue influence of her said husband. WITNESS my liand and set forth, willout computation or undue influence of her said husband. Notary Public. Notary Public.			Por Alexandra de La Alexandra de Cart		Over -	li.
UNITED STATES OF AMERICA. WESTERN DISTRICT. INDIAN TERRITORY SET IT PERMENDERED: That on this day come before me, the undersigned, a rectangle of the consideration and purposes therein mentioned and set forth. And on the same day voluntarily appeared before me, the said that the bad executed like same for the consideration and purposes therein mentioned and set forth. And on the same day voluntarily appeared before me, the said to me well known, and in the absence of her said husband declared that ahe had, of the barn free, will, executed said deed and scaled the relinquishment of dower and homes, ead it said mortgage for the consideration and purposes therein contained and set forth, without computation or undue influence of her said husband. WITNESS my hand and seal as such 2 Tary Allon this? [GEAL] District STATE Allon this? [GEAL] District STATE Allon this? [GEAL] Notary Public.	· · · · · · · · · · · · · · · · · · ·		s and entropy is roughly as it was not been that the			
within and for the Wellow District of Indian Territory aforesaid, duly commissioned and acting Low Consideration and purposes therein mentioned sud set forth. And on the same day voluntarily appeared before me, the said Low Consideration and purposes therein mentioned sud wife of said Low Consideration and purposes therein mentioned sud set forth. To me will known, and in the absence of her said husband declared that she had, of the own free, will, executed said deed and signed and scaled the relinquishment of dower and homes cad it said mortgage for the consideration and purposes therein contained and set forth, without computation or undue inducate of her said husband. WITNESS my hand and seal as such Action Consideration and purposes therein day of Consideration and purposes therein the consideration and purposes therein without such as such Action Consideration and purposes therein day of Consideration and purposes therein contained and seal as such Action Consideration and purposes therein day of Consideration and purposes therein contained and seal as such Action Consideration and purposes therein day of Consideration and purposes therein contained and seal as such Action Consideration and purposes therein day of Consideration and purposes therein contained and seal as such Action Consideration and purposes therein day of Consideration and day of Consideration and day of Consideration	executors, - dmioistrators, or s		money, with interest thereor	i, according to the team of said:	iolethen this instrumen	t shall be void
within and for the Wellow District of Indian Territory aforesaid, duly commissioned and acting Low Consideration and purposes therein mentioned sud set forth. And on the same day voluntarily appeared before me, the said Low Consideration and purposes therein mentioned sud wife of said Low Consideration and purposes therein mentioned sud set forth. To me will known, and in the absence of her said husband declared that she had, of the own free, will, executed said deed and signed and scaled the relinquishment of dower and homes cad it said mortgage for the consideration and purposes therein contained and set forth, without computation or undue inducate of her said husband. WITNESS my hand and seal as such Action Consideration and purposes therein day of Consideration and purposes therein the consideration and purposes therein without such as such Action Consideration and purposes therein day of Consideration and purposes therein contained and seal as such Action Consideration and purposes therein day of Consideration and purposes therein contained and seal as such Action Consideration and purposes therein day of Consideration and purposes therein contained and seal as such Action Consideration and purposes therein day of Consideration and purposes therein contained and seal as such Action Consideration and purposes therein day of Consideration and day of Consideration and day of Consideration	executors, , dministrators, or s otherwise to remaid in full for	ce and effect.				(Li, S)
And on the same day voluntarily appeared before me, the said And on the same day voluntarily appeared before me, the said And on the same day voluntarily appeared before me, the said And on the same day voluntarily appeared before me, the said to me well known, and in the absence of her said husband declared that she had, of light countries and set forth, without computation or undue influence of her said husband. WITNESS my liand and seal as such 22 Tay Call on this 2 day of Politic Sycomultains expires EX 2 19/0150. Notary Public.	executors, , dministrators, or s otherwise to remaid in full for	ce and effect.				(Li/S)
And on the same day voluntarily appeared before me, the said A Continued wife of said Continued and supposed before me, the said to me well known, and in the absence of her said husband declared that she had, of lier own free, will, executed said decd and signed and scaled the relinquishment of dower and homes, ead it said mortgage for the consideration and purposes therein contained and set forth, without computation or undue industries of her said husband. WITNESS my hand and scales such less tray and on this? day of October 190 Motary Public, My commission expires E 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	executors, - dministrators, of a otherwise to remaid in full for IN TRSTIMONY W UNITED STATES OF WESTERN DISTRI- INDIAN TR	CE and effect. HERROF, AMERICA. SERITORY SERIED; That on this day	eremito set bear hand	on this the day and year for the state of th	et abore written. principle principle grandy	(Li, S)
tier own free, will, executed said algorith and signed and scaled the ratinguishment of dower and homes cadd a said mortgage for the consideration and purposes therein contained and set forth, without computation or undue influence of her said husband. WITNESS my hand and scales such hard and on this 2 day of Develope 190 (SEAL) [SEAL] My commission expires 122 22 212 too	czecutors, dmiulstrators, of a otherwise to remaid in full for IN TRSTIMONY WINDIAN TREATMENT IN DIAN TREATMENT IN DIANTED TO THE PROPERTY IN DIANTED TREATMENT IN DIANTED TRAATMENT IN DIANTED TREATMENT IN DIANTED TREATMENT IN DIANTED TRAATMENT IN DIANTED TREATMENT IN DIANTED TRAATMENT IN DIANTED TRE	MERICA: Secretary That on this day L.A. District of Indian Tells in the foregoing justramen	ereinto set	signed, a Total and acting Land	st above written. Analysis Analysi	(Li S)
Ny commission expires LEZ_7-2-1910 to-	czecutors, dmiulstrators, of a otherwise to remaid in full for IN TRSTIMONY WINDIAN TREATMENT IN DIAN TREATMENT IN DIANTED TO THE PROPERTY IN DIANTED TREATMENT IN DIANTED TRAATMENT IN DIANTED TREATMENT IN DIANTED TREATMENT IN DIANTED TRAATMENT IN DIANTED TREATMENT IN DIANTED TRAATMENT IN DIANTED TRE	THEREOF, Late on this day CALL District of Indian To	erenuto set bear hand	sugned, a Tracer de executed life asme for the con-	at above written. A Charles A C	(L/S) (LS) mentioned and wife of said
	CACCUTORS, Administrators, or a otherwise to remaid in full for IN TRISTIMONY WE WASTERN DISPATING THE WASTERN DISPATING THE WASTERN DISPATING THE WITHIN AND ON the same date of forth. And on the same date of forth.	THERROP,	ereunto set	rangued, a Total Consistence and acting London and acting London acting	of the said husband declared age for the consideration and proposes therein age for the consideration and proposes the consi	(L/S) (LS) (LS) mentioned and wife of said
Filed for rec rd	CACCULOTS, J dmillistrators, of a otherwise to remaid in full for IN TRESTIMONY WITH DETAILS OF WESTERN DISTATE OF WESTERN DISTATE INDIAN TREATMENT OF THE PROPERTY OF THE PRO	AMERICA. SERITORY AMERICA. SERITORY DEFECT That on this day Lead District of Indian Terminal the foregoing instrument y voluntarily appeared before the computation or undue induction and scaled	ereunto set	rangued, a Total Consistence and acting London and acting London acting	of the said husband declared age for the consideration and proposes therein age for the consideration and proposes the consi	(L. S) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)