**244** (1981) AFFD

## Indian Territory Real Estate Mortgage

Segments referred to an party of the Second part, the except whereof is backed, when past by The Internal States Mortgage To Company, perchastic referred to an the party of the second part, the except whereof is backed wideout, their party has granted, parameter, and conveyed, and by the despectation of the second part, the except whereof is backed wideout, they party has granted, parameter, and conveyed, and by the despectation of the second part has except and another. But the second part has a second party of the seco	P 11 1 11	word of Hannon and J.
Company, includes returned on a the party of the accord part, the receipt whereof is bridge schoolweighed, tiest party has granted. Inspired.  And analysis, the following described presentes situated in.  **Confidence of the party of the school p	hereinafter referred to as party of the second part, in o	consideration of the sum of
and conveyed, and by these pressume drea hardens, contained, insparen, and any conveyed and by these processes and analogue, the colorous generating progresses statused in Weether	I wo Hundred Fifty	"DOLI ARS, in hand paid by The Inter-State Morigage Trust
Land. Hee Dries (i) the willing plus and survey thereof approved by the Secretary of the Interior of the United States.  Many Jan. 19 MAYE AND TO MOLD. The premises above described, with the spontenages theretone belonging to the said The Interior Delivery of the Interior of the United States.  Many Jan. 19 MAYE AND TO MOLD. The premises above described, with the soul party of the interior belonging to the said The Interior Delivery of the Interior of the United States.  Many Jan. 19 MAYE AND TO MOLD. The premises above described, with the soul party of the interior of the United States.  Many Jan. 19 MAYE AND TO MOLD. The premises above described, with the soul party of the interior and sudges, their land of the Interior and sudges, their land of the Interior of the United States.  Many Jan. 19 MAYE AND TO MOLD. The premises above described with the said The Interior and sudges, their land of the Interior and Interior and Interior and Interior and Interior and States and Interior and Interi	and conveyed, and by these presents dees hereby grant, bargain, sell and con	vey unto the said The Inter-State Mortgage Trust Company, its suc-
coording to the official plate and survey thereof approved by the Secretary of the Interior of the United States.  **TOTALLE AND TO MOLD.** The presides above described, with the opportunence thereune belonging, to the said The Interior of the United States.  **TOTALLE AND TO MOLD.** The presides above described, with the opportunence thereune will be said party of the second part and the Company. The Andrews of the Second Part and the Company to the Second Part of	Territory, to-wit:	L (1) 1 Let no Leven (1) in Blook no.
coording to the official plate and survey thereof approved by the Secretary of the Interior of the United States.  **TOTALLE AND TO MOLD.** The presides above described, with the opportunence thereune belonging, to the said The Interior of the United States.  **TOTALLE AND TO MOLD.** The presides above described, with the opportunence thereune will be said party of the second part and the Company. The Andrews of the Second Part and the Company to the Second Part of	Two Hundred Live (302) in the Ch.	Jula
TO HAVE AND TO HOLD. The premises show the described, with the apparenance a thereuno belonging, to the section of more in the relation forcer. And the and porty of the British and party of the Section of Management of the Action of the Act		
TO HAVE AND TO HOLD. The premises above described, with the apparenances bermangs to the search and party of the second party		and the second s
that they are tree from all membrances, that — the season pool right to soil and convey the same and that. In — will and scholars, executed dissilications assign, soils in overse variant and defended with the little to be all calculate grants all await claims and demands whatever.  And said of the season of the season per trees are the season of the season per trees and	TO HAVE AND TO HOLD, The premises above described, w Morigage Trust Company, its successors and assigns forever. And the	th the appurtenances thereunto belonging to the said <b>The Inter-State</b> said party of the first part covenants with the said party of the second part
The increption convergance so no condition that venerae said party of the irris part is guistly indicible to said party of the second part in the sum face of the control o	that they are tree from all incumbrances, that he had good right to	to sell and convey the same, and that he will, and heirs, executors, if real estate against all lawful claims and demands whatever.
The torspoint conveyance is on condition that whereas sale party of the first part is suitly indicibled to said party of the second part, evidenced by promises or promises of even date herewith, with interest thereon in the first part of the party of the second part, evidenced by processory and the interest thereon according to the best of the first part hates, before	or and in consideration of said sum of money, does hereby release and quit for and assigns, all her right, claim and possibility of dower and homestea	wife of said. Section of Transfer and relinquish unto said party of the second part, its success in or to said real estate forever.
arry of the first part by the party of the second part, evidenced by the processory and the description of the party of the state of Legisla.  Some it said party of the first part shall pay or equies to be paid-shall sole, and the interest thereon according to the second party of the first part shall pay or equies to be paid-shall sole, and the interest thereon according to the second pay of the pay of t	The toregoing conveyance is on condition that whereas said party of t	the first part is justly indebted to said party of the second part in the sum of
Now, it suit party of the first part shall ply or quase to be published to and the interest thereon according to the tenor and effect thereof, to and perform each and every convenient and agreement nection contained, then this instruction shall be and and void, other bea a faint mittal to addition.  It is expressly stipulated and agreed that said party of the first part shall keep all taxes and assessments fully paid as required by law, and steep the hillsings on said premises insured against loss or canneg by fire and formation, in the sum of 8. 24.22.  It is expressly stipulated and agreed that said party of the first part shall keep all taxes and assessments fully paid as required by law, and steep the hillings on said permises the sure of the party of the soundaries, and shall be entitled to mineract in the same of the party of the soundaries, and shall be entitled to mineract in the same of the party of the soundaries, and shall be entitled to mineract in the same of the party of the soundaries, and shall be entitled to mineract in the same of the party of the soundaries, and the party of the soundaries, and the same of the party of the soundaries, and the same of the party of the soundaries and on a transport of the party of the soundaries and on a transport of the party of the soundaries and on a party of the soundaries and on a transport of the party of the declared due mine payable and may be foreclosed by the holder breathy and the party of the declared due mine payable and may be foreclosed by the holder breathy or the party of the due may be avertished and may be foreclosed by the holder breathy of the party of the due may be avertished and may be foreclosed by the holder breathy of the party of the due and party of the due and party of the party of the due and party o	party of the first part by the party of the second part, evidenced by	DOLLARS, for money loaned to the promissory notes of even date herewith, with interest thereon from
to and perform each and every covenant and agreement herein contained, then this institutions shall be mult and tood, otherwise to be a process of the second effects of the publishes on said premises insured against loss of atmags by first and tormady, in the sum of a 240 2 2 20 11 11 11 11 11 11 11 11 11 11 11 11 11	Now it said party of the first part shall pay or sause to be hald said	rote and the interest thereon according to the tenor and effect thereof and
when the publishings on said premises insured against loss of damage by fire and formado, in the sum of \$2.40.0 with loss payable to a sarty of the second part. And in case of the fully are neglect of said aparty of the first part so to do, said party of the first part so to do, said party of the second part and in advantage, and said in critical to interest who said the rate of eight for case of the fully are not payable, or to contorm to or comply with any of the toregoing covenants, the whole sum or mouse herein secured, may at the option of the host health of the note health of the party agrees to the party secured and at the policy party and the option of the host party of the secured party of the source when the same hord the note health secured the policy party and the option of the host party and the option of the host party of the secured party of the book party of the policy party and the option of the host party of the policy party and the option of the host party of the policy party and the option of the host party of the party of party of the party of party of the party of	io and perform each and every covenant and agreement herein contained, th and effect.	ien this instrument shall be null and void, otherwise to be a lien in full force
that as executing for the animatus on pairs with accuminents of the note shall full to pay any of said money, either principal or interest when the same become with the most better the same become the same become the same that the most better that the most point of the most point point point of the most point p		
the sud payable, or to conform to or comply with any of the foregoing, covenants, the whole sum or mones better, may at the option of the host of the years of the second part of the legal holder better, or the assign, agent, or attorney, shall have the power to sail such property or by may not there or a public sale to highest bidder for each at the property of the second part of the power to sail such property or by partied or written hand bills posted up in the public sale to the time, or the public sale to highest bidder for each at the public sale to the public sale to highest bidder for each at the public sale to the public sale sale part of the second part or the second part or its successor or assigns, to convey said property to any nurches at said sale and the restale of the deed of convices shall be taken as prima face, true, and the process of said sale shall be applied first to the payment or all costs and expenses attending said said first party for and in consideration of the money loaned as storesaid, hereby waites and relinquishes all rights of redemption, appraisen and bonested said first party for and in consideration of the money loaned as storesaid, hereby waites and relinquishes all rights of redemption, appraisen and bonested said first party for and in consideration of the first part have become the first part have because the parties of the parties o	stand as security for the amount so paid with such interest.	에게 하면 하는 그를 만하는 것 같습니다. 그 이 가는 사람들이 다른 사람들이 되었다.
and homestead all lowed by law.  IN TESTIMONY WHEREOF, Said particle of the first part hatch, hereunto set them, hands, this 15th day of 1906.  October 1906.  WITNESSES  WITNESSES  ACKNOWLEDGMENT  UNITED STATES OF AMERICA, Indian Territory, Western District, s.s.  On this 16th day of 100, before me 18th leading papers upon the within and foregoing Mortgage Details of the parties grantor, and stated that she had of her own free will sead as such the indian Territory, when the parties and husband, declared that she had not licial seal, as such herein was not such as for the parties grantor, and stated that she had of set my hand and official seal, as such herein was not papers.  On this 16th day of 100, before me 18th leading the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set orth, and 1 further certify that on this day voluntarily appeared before me 18th lead of the parties grantor, which is the had of her own free will signed the relinquishment of dower therein expressed, for the purpose therein was not papers upon the within and foregoing Mortgage Details of the said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such 18th leading the purposes therein expressed, for the purpose herein expressed, for the purpose herein so the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and 16 hours of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and 16 hours of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and 16 hours of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and 16 hours of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentione	lue and payable, or to conform to or comply with any of the loregoing coven of the note hereby secured and at his option only and without notice, be decl for by law, or the party of the second part or the legal holder hereof, or h	ants, the whole sum of money herein secured, may at the option of the holder ared due and payable and may be foreclosed by the holder hereof as provided its assigns, agent, or attorney, shail have the power to sell such property of
and first party for and in consideration of the money loaned as a storesaid, hereby waives and relinquishes all tights of redemption, appraised monestead allowed by law.  IN TESTIMONY WHEREOF, Said particle of the first part have, hereunto set the bands, this 15" day of 180 february 190 feb	my part thereof at public sale to highest bitter for cash at solace any terms of sale having first been given for thirty days by anyerilstic entropy or by printed or written hand bills posted up in ten public places	in the Indian Territory, public notice of the time and ig in some newspaper published in or of general circulation in said town of in the vicinity of said land, at which sale said party of the second part or it.
Ask first party for and in consideration of the money loaned as a storesaid, betchy waives and relinquishes all tights of redemption, appraised to homestead allowed by law.  IN TESTIMONY WHEREOF, Said particle of the first part have, hereunto set the bands this 15" day of 100 to 1900. The store of the first part have, hereunto set the bands this 15" day of 1900 to 1900. The bands of this 150 to 1900 to	ssignee, agent, or attorney in fact, may but and purchase as any third pers rs said party of the second part or its successors or assigns, to convey said nce shall be taken as prima facie, true, and the proceeds of said sale shall econd to the payment of said debt and interest, and the remainder, if any s	on might do. And said party of the first part hereby authorizes and empow property to any purchaser at said sale and the recitals of the deed of convey to be applied first to the payment of all costs and expenses attending said sale thall he paid to said party of the first part.
IN TESTIMONY WHEREOF, Said particle of the first part have hereunto set them bands this 5" day of Colores 1900 Survey of Harmon [SE]  WITHESSES  LEGAL OF AMERICA, Indian Territory, Western District, e.e.  On this 6" day of October 1906, before me CD Consideration and foregoing Mortage Defore the residuation of the within and foregoing white the hade executed the same for the consideration and purposes therein mentioned and set forth, and not all the states of the findian Territory, on the SEAL within and foregoing white known as the person whose name appears upon the within and foregoing Mortage Defore on the said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpose therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such 100 contained the within and foregoing Mortage Deforements of the parties of the said husband of the purpose therein contained and set forth, without compulsion or undue influence of her said husband.  SEAL) western the Indian Territory, on the 6 day of October 1906 Notary Pu My commission expires 100 to me personally well known as the person whose name appears upon the within and foregoing Mortage Deforements of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and 160 her so occitify.  And I further certify that on this day voluntarily appeared before me.  Jo me personally well known as the person whose name appears upon the within and foregoing Mortage December of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do her so occitify.  And I further certify that on this day voluntarily appeared before me.  Jo me well known to be the person whose name appears upon the within ourgoing Mortage Deed and the absence of her said husband, declared that she h	Said first party for and in consideration of the money loaned as ator	resaid, hereby waives and relinquishes all rights of redemption, appraisemen
WITNESSEE  WITNESSEE  WITNESSEE  WITNESSEE  WITNESSEE  WITNESSEE  ACKNOWLEDGMENT  UNITED STATES OF AMERICA, Indian Torritory, Western District, e.s.  On this 16."  day of October 1906, before me CD Coppedate  Indiany Telles within and for the Western District in the Indian Territory, appeared in person,  to me personally well known as the person whose name appears upon the within and foregoing Mortg  peed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set orth, and  and further certify that on this day voluntarily appeared before me La Western  And further certify that on this day voluntarily appeared before me the said husband,  IN TESTIMONY WHEREOF, I have hereuto set my hand and ofticial seal, as such Indiany  To be USED WHEN TITLE IS IN WIFE  UNITED STATES OF AMERICA, Indian Territory, western District in the Indian Territory, appeared in person,  to me personally well known as the person whose name appears upon the within and foregoing Mortgage December of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set for th, and I do her so the said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpose therein expressed, for the purpose steries of the indian Territory, on the 16." day of October 1906.  Western District in the Indian Territory, appeared in person,  to be USED WHEN TITLE IS IN WIFE  UNITED STATES OF AMERICA, Indian Territory, Western District, as.  On this day of and for the District in the Indian Territory, appeared in person,  to me personally well known as the person whose name appears upon the within and foregoing Mortgage December of the partners grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set for the consideration of the partners of the person whose name appears upon the within the purposes therein contained and set	IN TESTIMONY WHEREOF, Said partile of the first part	have, hereunto set their hands, this 15" day of
ACKNOWLEDGMENT  UNITED STATES OF AMERICA, Indian Torritory, Western District, s.s.  On this 16" day of Delates 1906, before me CD Despended in person, within and for the Western District in the Indian Territory, appeared in person, to me personally well known as the person whose name appears upon the within and foregoing Mortegage Decembered in the indian Territory, appeared in person, which is day voluntarily appeared before me La Western District in the indian Territory, appeared in person, within and foregoing Mortegage Decembered in the ubsence of her said husband, and truther certify that on this day voluntarily appeared before me La Western District in the indian Territory, appeared in person, within and foregoing Mortegage Decembered in the ubsence of her said husband, and the consideration and purposes therein expressed, for the purpose therein contained and set forth, without compulsion or undue influence of the resaid husband.  IN TERTIMONY WHEREOF, I have hereunto set my hand and official seal, as such Moscay Public in District of the Indian Territory, on the 16" day of Qelatern 1906.  SEELL) western District of the Indian Territory, Western District, s.s.  On this day of 1906 Notary Public in District in the Indian Territory, appeared in person, to me personally well known as the person whose name appears upon the within and foregoing Mortgage December 1906 Notary Public in the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set for th, and I do here with the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set for th, and I do here with the parties grantor, and in the absence of her said husband, declared that she had of her own free will executed the same appears upon the within our proposes therein contained and set forth, without compulsion or undue influence of her said husband.  In the 1900 Notary Public Public Public Public Public Public Public Public Public Pub	Jclover 190 C	SEAL)
ACKNOWLEDGMENT  UNITED STATES OF AMERICA, Indian Territory, Western District, s.s.  On this / 6.' day of October 190.6 before me D Control of the Indian Territory, appeared in person, a Notary Public a within and for the United States of States o		La lera V Hamon [SEIL]
ACKNOWLEDGMENT  UNITED STATES OF AMERICA, Indian Territory. Western District, s.s.  On this /b." day of October 1906, before me CD Coggestall  And I further certify that on this day voluntarily appeared before me La Man District in the middle the same for the consideration and purposes therein mentioned and set forth, and hereby so certify.  And I further certify that on this day voluntarily appeared before me La Man U Harmon within and foregoing Mortgage Determine contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have here unto set my hand and official seal, as such large of the sufficial seal	Joseph Land of January Commencer of the	[SEAL]
On this /6." day of October 1906, before me O October 1906, before 1906, and in the October 1906, before 1906, and in the October 1906, before 1906, and in the October 1906, and in the Octob	angerian and a second as a second and a second a second and a second and a second and a second and a second a	SEAL
On this 16." day of October 1906, defore me Do Coggloball  Noting Gulla a within and for the Western District in the Indian Territory, appeared in person, to me personally well known as the person whose name appears upon the within and foregoing Mortgage Den the absence of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and hereby so certify.  And I further certify that on this day voluntarily appeared before me. Law Was with the relinquishment of dower therein expressed, for the purpone herein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such. Motory Pu. My commission expires May 13. [1].  TO BE USED WHEN TITLE IS IN WIFE  UNITED STATES OF AMERICA, Indian Territory, Western District, as.  On this. day of. 190 before me.  To me personally well known as the person whose name appears upon the within and foregoing Mortgage Den within and for the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do her to certify.  And I further certify that on this day voluntarily appeared before me.  To me well known to be the person whose name appears upon the within and foregoing Mortgage Deed, and in the absence of her said husband, declared that she had of her own free will executed the same for the consideration and purposes therein mentioned and set forth, without compulsion or undue influence of her said husband.  In the day of 100 before me.  To me well known to be the person whose name appears upon the within to regoing Mortgage Deed, and in the absence of her said husband, declared that she had of her own free will executed the same for the consideration in the day of 100 before me.  The parties of the findian Territory, on the day of 100 before me.  The parties of the parties grantor, and stated that he had executed the same for the consideration i	经收入的 医多类性 医二氏结节 医二氏性 医乳腺病 医电影 医二甲基甲基甲基甲基磺基甲基	하게 하고 있다. 이번 시작성 그렇게 되었다. 그는 그는 그 사람들이 되었다는 그가 하는 것이 되었다.
to me personally well known as the person whose name appears upon the within and foregoing Mortgage December of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and receips so certify.  And I further certify that on this day voluntarily appeared before me. La Mean V. Hamman. wife to the Column of the person whose name appears upon the within and foregoing Mortgage Decentering with the state of the said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpon herein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such the parties of the indian Territory, on the body of the indian territory, on the body of the indian territory.  SEAL) western distinct (Latin Javitry C. B. Coggashacle Notary Pully commission expires. May of the indian Territory. Western District, as.  On this day of 190 before me.  within and for the midden Territory. Western District, as.  On the personally well known as the person whose name appears upon the within and foregoing Mortgage December of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do here to me will fusion this day voluntarily appeared before me.  With the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, without compulsion or undue influence of her said husband.  In the Mean of the parties and the absence of her said husband, declared that she had of her own free will executed the same for the consideration nurposes therein contained and set forth, without compulsion or undue influence of her said husband.  In TESTIMONY WHEREOF, I have hereunto set my hand, as such day of 190.	사용하다 그들의 가루를 하다고 살아서 그렇게 하고 잘 먹고 했다.	하게 보면서는 이번 등 전에 가는 그렇게 하는 다리가 되었다. 이 이 다른
Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and hereby so certify.  And I further certify that on this day voluntarily appeared before me. L. W. H. W. H. W. Wife to the elimental foregoing Mortgage Deed in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpotence in contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such. Motary Pulse in District of the Indian Territory, on the 16. day of October 1906.  (SEAL) wishen district (I had in Janilery C. D. Caygashall Notary Pulse III (SEAL) within and for the Indian Territory. Western District, as.  On this. day of 190 before me, within and for the District in the Indian Territory, appeared in person, to me personally well known as the person whose name appears upon the within and foregoing Mortgage Deed one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do here will the said.  And I turther certify that on this day voluntarily appeared before me will known to be the person whose name appears upon the within foregoing Mortgage Deed, and in the absence of her said husband, declared that she had of her own free will executed the same for the consideration our poses therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the day of 190 i	holory Public within and for the Western	District in the Indian Territory, appeared in person,
And I further certify that on this day voluntarily appeared before me La Hear D. Harmon wife to the Character of the said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpo herein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such District of the Indian Territory, on the Bush and and set forth without compulsion or undue influence of her said husband.  SEAL) western District of the Indian Territory, on the Bush and the said husband of the said husband of the said husband of the said husband of the person whose name appears upon the within and foregoing Mortgage Deed when the person whose name appears upon the within and foregoing Mortgage Deed will the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do here with the said husband of her own free will executed the same for the consideration or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand, as such husband, declared that ferritory, on the day of husbard of her own free will executed the same for the consideration in the local manual ferritory, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand, as such husbard, declared that ferritory, on the day of hand in the day of husbard of here well was not here will executed the same for the consideration in the day of husbard of here well hand as such husbard of here well hand husbard.  IN TESTIMONY WHEREOF, I have hereunto set my hand, as such husbard of here well hand as well hand as well hand as well hand as well hand hand here will executed the same for the consideration hand ferritory, on the husbard of here we hand, as such husbard of here well hand has here here hand has hand hand here hand has hand has hand hand here has hand has hand has hand hand here her	Edward 7 Hannon to me personally well known a	is the person whose name appears upon the within and foregoing Mortgage
to me well known to be the person whose name appears upon the within and foregoing Mortgage Den the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purponenteric contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such Molary Public in District of the Indian Territory, on the 16" day of Color 1906.  SEAL) within District of the Indian Territory, on the 16" day of Color 1906.  Notary Public in District is In wife  UNITED STATES OF AMERICA, Indian Territory, Western District, as.  On this day of 190 before me.  Within and for the District in the Indian Territory, appeared in person.  to me personally well known as the person whose name appears upon the within and foregoing Mortgage Decentry.  And I further certify that on this day voluntarily appeared before me.  to me will known to be the person whose name appears upon the within oregoing Mortgage Decentry.  And I further certify that on this day voluntarily appeared before me.  to me well known to be the person whose name appears upon the within foregoing Mortgage Decentry.  And I further certify that on this day voluntarily appeared before me.  to me well known to be the person whose name appears upon the within foregoing Mortgage Deced, and in the absence of her said husband, declared that she had of her own free will executed the same for the consideration our purposes therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the.  District of the Indian Territory, on the day of 190	haraly on cartify	
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such for the Indian Territory, on the foreign day of the Indian Territory, on the foreign day of foreign for the Indian Territory, on the foreign day of foreig	Edward I Kannon to me well known to be il	he person whose name appears upon the within and foregoing Mortgage Deed
District of the Indian Territory, on the	n the absence of her said husband, declared that she had of her own free herein contained and set forth, without compulsion or undue influence of he	will signed the relinquishment of dower therein expressed, for the purposes er said husband.
My commission expires. May 13, 12.2  TO BE USED WHEN TITLE IS IN WIFE  UNITED STATES OF AMERICA. Indian Territory. Western District, a.s.  On this	IN TESTIMONY WHEREOF, I have hereunto set my hand an	d otticial seal, as such holary bullio in the
TO BE USED WHEN TITLE IS IN WIFE  UNITED STATES OF AMERICA, Indian Territory, Western District, a.s.  On this		C, D. Cocaeshall Notary Publi
Unities of America, Indian Territory, Western District, a.  On this	My commission expires May 13, 12.01	
within and for the		
to me personally well known as the person whose name appears upon the within and foregoing Mortgage Deed of the parties granter, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do here so certify.  And I further certify that on this day voluntarily appeared before me		
And I further certify that on this day voluntarily appeared before me		District in the Indian Territory, appeared in person,
wife to the said		
Foregoing Mortgage Deed, and in the absence of her said husband, declared that she had of her own free will executed the same for the consideration ourposes therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the in the lightness of the Indian Territory, on the day of 190	to me personally well known as the parties grantor, and stated that he had executed the same for the	person whose name appears upon the within and foregoing Mortgage Deed a consideration and purposes therein mentioned and set forth, and I do hereby
District of the Indian Territory, on the day of 190 190 190	to me personally well known as the parties grantor, and stated that he had executed the same for the so certify.  And I further certify that on this day voluntarily appeared before m	person whose name appears upon the within and foregoing Mortgage Deed at consideration and purposes therein mentioned and set forth, and I do hereby
经投资帐间 经收益 医电子 医电子 医二氯基酚 医二甲基酚 医二甲基酚 医二甲基酚 医二氏虫虫 医二氏虫虫 医二氏虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫虫	to me personally well known as the one of the parties grantor, and stated that he had executed the same for the so certify.  And I further certify that on this day voluntarily appeared before m wife to the said	person whose name appears upon the within and foregoing Mortgage Deed at consideration and purposes therein mentioned and set forth, and I do hereby to me well known to be the person whose name appears upon the within and at she had of herown free will executed the same for the consideration and upone of her said husband.
SEAL)  My commission expires.  Olto Lotto  Deputy Clerk and Ex-Otticio Recorder.	to me personally well known as the pore of the parties grantor, and stated that he had executed the same for the so certify.  And I further certify that on this day voluntarily appeared before me wife to the said.  Foregoing Mortgage Deed, and in the absence of her said husband, declared the purposes therein contained and set forth, without compulsion or undue influits the testimony whereof, I have hereunto set my hand, as District of the Indian Territory, on the	person whose name appears upon the within and foregoing Mortgage Deed at consideration and purposes therein mentioned and set forth, and I do hereby e