Indian Territory Real Estate Mortgage

know	ta la salah Kabupatèn Bara			and and the same for the same of the same of the			
	hereinafter refer	red to as party of the \$	econd part, in consi	leration of the st		widow sa g J	
Dixty	Fine			DOLI ARS, i	n hand paid by	The Inter-State	Mortgage Tru
nd conveyed, and b	y these presents do	s the party of the secon és hereby grant, bargai cribed premises situate	in, sell and convey	into the said The	inter-State A	fortgage Trust C	ompany, its s
erritory, to-wit:		V) ()	10 1 7-				
She	north fig	ly (50) feet :	1 Fot No.	Jour (4)	in Block	no Fourtee	n (14)
in the O	ity of July	14		oge sig on the college and definitely and the west	armany hamatan		
	. 1840.had 100 100 100 100 100 100 100 100 100 10	nicetures and out the second designation of the second designation of		\$1.7\$90\$\$\$1\$\$\$\$\$\$\$.2\$\$\$\$\$\$\$##* \$	***********************		
en private mytere estaporturos ser	***************************************	***************************************			igantina and an and an and an and deposits deposits		,—1531,49-01 19-13-01-13-01-13-13-13-13-13-13-13-13-13-13-13-13-13
	e de la Timbra de la Colonia d	y thereof approved by					
nat their	lawfully	, The premises above cessors and assigns to seized in tee of said pro	emises, as here	www.sepass	ita proper	7	
		es, that she has ver warrant and detend					
ors and assigns, all	l her right, claim a	money, does hereby rel nd possibility of dower	and homestead in o	r to said real est	ate torever.		
		condition that whereas					
		the second part, eviden			notes of even date	herewith, with int	erest thereon fr
		of Eight.			of thorses come	no do the tarrer	lattaat tha
now, 11 said p and perform each ad effect.	and every covenan	t and agreement herei	n contained, then t	and the intere his instruments	shall be null and v	oid, otherwise to be	e a lien in tull 10
It is expressi		reed that said party of					
ep the buildings of irty of the second p id assessments and and as security 10.	i said premises ins part. And in case of l'effect such insura r the amount so pa	ured against loss or da of the failure or neglect ince, and shall be entitle id with such interest.	mage by fire and to Of said party of the of to interest on the	rnado, in the sui e first part so same at the rai	n of \$ 650 to do, said party of te of eight per cen	of the second part n at per annum, and t	loss payable to s nay pay such ta his mortgage sh
The said first	party agrees that to conform to or co	if the maker of the note mply with any of the ic otion only and without part or the legal holde	regoing covenants.	the whole sum e	or money herein se	cured may at the	ontion of the hol
v nart thereof at i	nublic sale to biobe	est bidder for cash at en given for thirty days of bills posted up in ten	Quesa	<u> 2</u> 900 - 200 - 1	in the Indian Ter	ritory nublic notic	e of the time :
signee, agent, or a					janu. Al Winch sai	e saiu party of the	second part or
s said party of the ice shall be taken a	ttorney in fact, ma e second part or its is prima facie, tru	y bid and purchase as successors or assigns, e, and the proceeds of	an v third person m to convey said prof (said sale shall be i	ight do. And sai erty to any purc pplied first to th	d party of the firs haser at said sale he payment of all d	and the recitals of costs and expenses	the deed of conv attenuing said sa
econa, to the payme	ttorney in fact, ma e second part or its is prima facie, tru ent of said debt and	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema	an Chird person m to convey said prof (said sale shall be i inder, it any, shall	ight do. And sai erfy to any purc pplied first to th be paid to said pa	d party of the firs haser at said sale he payment of all o rty of the first pa	rt.	
econd, to the paymo Said first par nd homestead allow	ttorney in fact, ma es second part or its es prima facie, tru- ent of said debt and ty for and in consi- ded by law.	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the remaderation of the money i	ant third person m to convey said prof (said sale shall be a inder, it any, shall loaned as atoresaid	ight do. And sai erfy to any purc pplied first to the be paid to said pa I, hereby waives	d party of the first haser at said sale he payment of all o rty of the first pa and relinguishes a	rt. ill rights of rede t ij	ntion, appraisem
econd, to the paymo Said first par nd homestead allow	ttorney in fact, ma es second part or its es prima facie, tru- ent of said debt and ty for and in consi- ded by law.	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema	ant third person m to convey said prof (said sale shall be a inder, it any, shall loaned as atoresaid	ight do. And saverly to any purch pulled first to the paid to said paid, hereby waives	d party of the first haser at said saie payment of all cry of the first pa and relinguishes a humand	rt. 11 rights of rede n n this <u>15</u> da	otion, appraisem
Said first par Said first par and homestead allow IN TESTIM	ttorney in fact, mas second part or its second part or its its prima facie, truent of said debt and try for and in consided by Jaw. 190NY WHERE 6	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the remaderation of the money i	ant third person m to convey said prof (said sale shall be a inder, it any, shall loaned as atoresaid	ight do. And saverly to any purch pulled first to the paid to said paid, hereby waives	d party of the fire haser at said saie haser at said saie ee payment of all orty of the first pa and relinguishes a here hand	rt. ill rights of rede n i this <u>15</u> 4 da yud	otion, appraisem y of[SEA
Said first par nd homestead allow IN TESTIM October	ttorney in tact, mas second part or its second part or its sprima facie, truent of said debt and try for and in consided by law	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema deration of the money in the said party of	ant third person m to convey said prof (said sale shall be a inder, it any, shall loaned as atoresaid	ight do. And saverly to any purch pulled first to the paid to said paid, hereby waives	d party of the fire haser at said saie energy ment of all or try of the first pa and relinguishes a here. hund	rt. III rights of rede n this 15 ⁻⁴ da	otion, appraisem y of[SEA
said first par nd homestead allow IN TESTIM October	ttorney in tact, mas second part or its second part or its sprima facie, truent of said debt and try for and in consided by law	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the remaderation of the money i	ant third person m to convey said prof (said sale shall be a inder, it any, shall loaned as atoresaid	ight do. And saverly to any purch pulled first to the paid to said paid, hereby waives	d party of the fire haser at said saie haser at said saie he payment of all crity of the first pa and relinguishes a here hand -	rt. ill rights of rede n n this 15" da vud	y of[SEA
said first par nd homestead allow IN TESTIM October	ttorney in tact, mas second part or its second part or its sprima facie, truent of said debt and try for and in consided by law	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema deration of the money in the said party of	ant third person m to convey said prof (said sale shall be a inder, it any, shall loaned as atoresaid	ight do. And saverly to any purch pulled first to the paid to said paid, hereby waives	d party of the fire haser at said saie haser at said saie he payment of all crity of the first pa and relinguishes a here hand -	rt. III rights of rede n this 15 ⁻⁴ da	y of[SEA
cond, to the payms Said first par d homestead allow IN TESTIM October	ttorney in tact, mas second part or its second part or its sprima facie, truent of said debt and try for and in consided by law	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema deration of the money of the said part y of	ant third person m to convey said prof (said sale shall be a inder, it any, shall loaned as atoresaid	ight do. And sai erly to any pur- ppited first to the period to said pa the paid to said pa the perento set	d party of the fire haser at said saie haser at said saie he payment of all crity of the first pa and relinguishes a here hand -	rt. ill rights of rede n n this 15" da vud	y of
Said first par ad homestead allow IN TESTIM October	ttorney in tact, mas second part or its second part or its sprima facie, truent of said debt and ity for and in consided by law. SONY WHERE OF THE SAME OF THE SA	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema deration of the money of the said part y of	ant third person melo convey said profession of said sale shall be inder, it any, shall loaned as atoresaid the first part hall	ight do. And sai erly to any pur- ppined first to the period to said pa t, hereby waives Limbereunto set Lica	d party of the first haser at said saie haser at said saie he payment of all crty of the first pa and relinguishes a here hand —	rt. ill rights of rede n n this 15" da vud	y of
Said first par di nomestead allow IN TESTIM October C, D. Cog	ttorney in tact, massecond part or its second part or its sprima facie, truent of said debt and try for and in consided by law. SONY WHERE CONTINUESSES JULIUS SES OF AMEI	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema deration of the money of the said party of	ant third person meto convey said profession of said sale shall be inder, it any, shall loaned as atoresaid the first part hall be the first part hall be the first part was the first p	gent do. And sai gerly to any pur erly to any pur pplied first to the pand to said pand, hereby waiveshereunto sethereunto set	d party of the fire haser at said saie haser at said saie lee payment of all crity of the first pa and relinguishes a fure hand	rt. ill rights of rede t n this 15 ⁻⁴ da	otion, appraisem y of[SEA
Said first particular to the payment of the payment	ttorney in tact, mas second part or its second part or its sprima facie, truent of said debt and ity for and in consided by law. SONY WHERE (190 6) WITNESSES	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema deration of the money of the mo	an third person meto convey said profession of said sale shall be inder, it any, shall loaned as atoresaid the first part hall be the first part hall be inder, when the first part hall be inderested the first part hall be	ight do. And sai erly to any pure policed first to the pand to said pal, hereby waives Luca Comments set	d party of the fire haser at said saile haser at said saile haser at said saile haser at said saile and relinquishes a here hand	rt. ill rights of rede n this 19 ⁻⁴ da yud	otion, appraisem y of
Said first particular to the payment of the payment	ttorney in tact, mas second part or its second part or its sprima facie, truent of said debt and ity for and in consided by law. SONY WHERE WITHESSES WITHESSES JUNE MARKET Aday of with	y bid and purchase as successors or assigns, e, and the proceeds of interest, and the rema deration of the money of the mo	ant third person meto convey said profession of said sale shall be inder, it any, shall loaned as atoresaid the first part hall compared to t	ight do. And sai erly to any purperly to any purperly to any purperly to the pand to said pall, hereby waives whereunto set where the possibility of the person whose name person whose name is the person where the person where name is the person where name is the person where name is the person w	a party of the fire haser at said saile has and relinguishes a furth hand of the fire has a furth hand of the fire had a furth ha	rt. ill rights of reden, this 15" da: yud , appeared in perso the within and fo	y of
Said first particular to the payment of the payment	ttorney in tact, massecond part or its second part or its sprima facie, truent of said debt and ity for and in consided by law. SONY WHERE OF AME! GLAS OF AME! day of withers granter, and	ACRICA, Indian Tehnad for the personally stated that he had executed the had executed that he had executed the had executed that he had executed the had	ant third person in to convey said prof said sale shall be inder, it any, shall loaned as atoresaid the first part hall the first part hall retirety, west	person whose methoconsideration whose methoconsideration the person whose methoconsideration whose methoconsideration and particles.	e Indian Territory and purposes the angle and purposes the	ill rights of redenny this 15" day yud , appeared in perso the within and forein mentioned ano	y of
Said first particular to the payment of the payment	ttorney in tact, massecond part or its second part or its sprima facie, truent of said debt and ity for and in consided by law. IONY WHEREA 190.6 WITNESSES JULIANA ARE ARE ARE ARE ARE ARE ARE ARE ARE AR	ACRICA, Indian Tehin and for the uto to me personally stated that he had exect that the had exect the had exect that the had exect the	ant third person in to convey said prof said sale shall be inder, it any, shall loaned as atoresaid the first part had the first part had except the same for ared before me	gent do. And said erely to any purperly to any purperly to any purperly to the paid to said to	e Indian Territory and purposes the	rt. All rights of redenny this 15" day wid appeared in perso the within and forein mentioned and	stion, appraisem y of
Said first particular to the payment of the payment	ttorney in tact, massecond part or its second part or its spent or its spent or its spent of said debt and ity for and in consided by law. IONY WHERE AND SET OF AME! Aday of Marties granter, and certify that on this certify that on this second part or its second parties.	ACRICA, Indian Tehin and for the mersonally stated that he had execused that the had execused to me well in the mersonally stated that he had execused to me well in the mersonally stated that he had execused to me well in the mersonally stated that he had execused the mersonally stated that he had execused that he had execused the mersonally stated that he had execused the mersonal that he had execused that he had execused the mersonal that he had execused the mersonal that he had execused that he had execused the mersonal that he had execused the head execused the mersonal that he had execused the head execused the mersonal that he had execused the head exec	chind person meto convey said profession and saic shall be inder, it any, shall loaned as atoresaid the first part hall the first part hall rritory, western a said the same for a well known as the uted the same for a red before me	gent do. And sauerly to any pure police first to the paid to said to s	e Indian Territory ame appears upon the	this 15" day this 15" day this 25" day this 25" day the within and forein mentioned and within and forego	SEA [SEA [SEA [SEA] Oregoing Mortgo I set orth, and I wife to the s ing Mortgage De
Said first pay and said first pay and homestead allow IN TESTIM October. O, D. Cognition On this. On this. And I turther the absence of her erein contained and	ttorney in tact, massecond part or its second part or its sprima facie, truent of said debt and ity for and in consider by law. SONY WHERE 190.6 WITNESSES JULIAN AME day of with the certify that on this said husband, declid set torth, without the continuous and declid set torth, without the said husband, declid set torth, without the said husband husband husband husba	ACRICA, Indian Telebrate that the had execus of the compulsion or undue to the compulsion or undue to the money in the compulsion or undue to me personally stated that she had of the compulsion or undue to compulsion or undue to compulsion or undue to me undue to me undue to compulsion or undue to compulsion or undue to the compul	ant third person in to convey said prof said sale shall be inder, it any, shall loaned as atoresaid the first part hall the first part hall the first part hall rritory, western well known as the uted the same for ared before me	gent do. And sai erly to any pure policed first to the pand to said pall, hereby waives Luca Comments for District in the person whose name signed the relined dinustrand.	e Indian Territory and purposes the appears upon the	this 19" day the within and forein mentioned and within and foregoe the therein expresse	SEA [SEA [SEA [SEA [SEA [SEA [SEA]SEA]SEA [SEA]SEA [SEA]SEA [SEA]SEA [SEA]SEA [SEA]Oregoing Mortga
Said first part of homestead allow IN TESTIM October O, D. Cognition On this On this And I turther the absence of hererein contained and in TESTIM IN TESTIM	TES OF AME! WITNESSES GLAND AND CONTROL OF THE STATE OF AME! AND CONTROL OF THE STATE OF AME! CES OF AME! AND CONTROL OF THE STATE	ACRICA, Indian Television of the had execus of the had execus of the money of the m	cknown as the uted the same for well known as the uted the same for ared before me	gent do. And saiderly to any pure policed first to the period to said part, hereby waives L. L. C.	a party of the first haser at said saile haser at said saile hase has said saile has has has has had referred to the first part and relinquishes a fundamental form of the first part and relinquishes a fundamental fundament	this 15" day the within and forein mentioned and within and foregoe therein expresse	SEA [SEA [SEA [SEA [SEA [SEA [SEA]SEA]SEA [SEA]SEA [SEA]SEA [SEA]SEA [SEA]SEA [SEA]Oregoing Mortga
Said first part of the payme Said first part of the payme October of the part	TES OF AME! WITNESSES GLAND AND CONTROL OF THE STATE OF AME! AND CONTROL OF THE STATE OF AME! CES OF AME! AND CONTROL OF THE STATE	ACRICA, Indian Telebrate that the had execus of the compulsion or undue to the compulsion or undue to the day voluntarily appeared that she had of tecompulsion or undue to compulsion or undue to compulsion or undue to compulsion or undue to me personal or the compulsion or undue to me undue to me undue to compulsion or undue to me undue to compulsion or undue to me undue to compulsion or undue to compulsion	cknown as the uted the same for well known as the uted the same for ared before me	gent do. And saiderly to any pure policed first to the period to said part, hereby waives L. L. C.	e Indian Territory and purposes the appears upon the and relinguishes a Lucian hand C. Virgo and purposes the appears upon the	this 15" day this 15" day this 25" day the within and forein mentioned and within and foregoer therein expresse	SEA [SEA [SEA [SEA [SEA] Dregoing Mortga I set Jorth, and I wife to the sing Mortgage De d, for the purpos
Sed as one of the parents of the absence of here ering and the abs	TES OF AME! Gay of and to the and the second part or its second part or its spent of said debt and try for and in consider by law. HONY WHEREA AME! GLES OF AME! day of with the second parties grantor, and certify that on the said husband, declid set forth, without the said husband and set forth and	ACRICA, Indian Temples and the process of assigns, e, and the process of interest, and the process of interest, and the process of interest, and the money of the money of the money of the process of th	cknown as the uted the same for well known as the uted the same for ared before me	gent do. And saiderly to any pure policed first to the period to said part, hereby waives L. L. C.	e Indian Territory and purposes the appears upon the and relinguishes a Lucian hand C. Virgo and purposes the appears upon the	this 15" day the within and forein mentioned and within and foregoe therein expresse	SEA [SEA [SEA [SEA [SEA] Dregoing Mortga I set Jorth, and I wife to the sing Mortgage De d, for the purpos
Said first pay and said first pay and domestead allow IN TESTIM October. On this	TES OF AME! GES OF AME! Aday of the secret the secret that t	ACRICA, Indian Technical that the had executed that he had executed that the had executed that she had of tempulsion or undue of the Indian Territation of the Indian Indi	CKNOWLEI CKNOWLEI Tritory, West well known as the uted the same for ared before me	gent do. And sauerly to any pure police first to the paid to said to said as a linereby waives thereby waives the consideration the person whose name signed the reling d husband, as such the list in wife	e Indian Territory and purposes the appears upon the and relinguishes a Lucian hand C. Virgo and purposes the appears upon the	this 15" day this 15" day this 25" day the within and forein mentioned and within and foregoer therein expresse	SEA [SEA [SEA [SEA [SEA] Dregoing Mortga I set Jorth, and I wife to the sing Mortgage De d, for the purpos
Said first part of homestead allow in TESTIM October On this	TES OF AME TES OF AME day of with the grantor, and certify that on thi call husband, decl distrocky where medium and in considered with the second of the second with the second of the secon	ACRICA, Indian Temperature of the Indian Territory, TO Be Indian Territory,	CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CHOWN AS the Well known as the Well known as the Well known free will mituence of her sai et my hand and offi cory, on the CKNOWLEI CKNOWL	periodo. And sauerly to any pure police first to the period to said part, hereby waives thereby waives the period first to the period first to the person whose mane signed the reling the husband. Cial seal, as such day of the list in wife the son whose had been declared the reling the period first the same signed the reling the same signed the reling the same signed the reling thusband. Cial seal, as such day of the list in wife the same signed the reling the same signed the reling the same signed the reling the same signed the same s	e Indian Territory ame appears upon the	this 15" day this 15" day this 15" day this 15" day the within and forein mentioned and within and forego, or therein expresses	otion, appraisem y of
SEAL) Said first part of homestead allow IN TESTIM October On this	TES OF AME TES OF AME day of with the grantor, and certify that on thi call husband, decl distrocky where medium and in considered with the second of the second with the second of the secon	ACRICA, Indian Temperature of the Indian Territory, TO Be Indian Territory,	CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CHOWN AS the Well known as the Well known as the Well known free will mituence of her sai et my hand and offi cory, on the CKNOWLEI CKNOWL	periodo. And sauerly to any pure police first to the period to said part, hereby waives thereby waives the period first to the period first to the person whose mane signed the reling the husband. Cial seal, as such day of the list in wife the son whose had been declared the reling the period first the same signed the reling the same signed the reling the same signed the reling thusband. Cial seal, as such day of the list in wife the same signed the reling the same signed the reling the same signed the reling the same signed the same s	e Indian Territory ame appears upon the	this 15" day this 15" day this 15" day this 15" day the within and forein mentioned and within and forego, or therein expresses	otion, appraisem y of
Said first part d homestead allow IN TESTIM October On this Tely so certify. And I turther the absence of here erein contained and IN TESTIM IN TESTIM And Sy commission exp. Sy commission exp.	TES OF AME TES OF AME day of with the grantor, and certify that on thi call husband, decl distrocky where medium and in considered with the second of the second with the second of the secon	ACRICA, Indian Temperature of the Indian Territory, TO Be Indian Territory,	CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CHOWN AS the Well known as the Well known as the Well known free will mituence of her sai et my hand and offi cory, on the CKNOWLEI CKNOWL	periodo. And sauerly to any pure police first to the period to said part, hereby waives thereby waives the period first to the period first to the person whose mane signed the reling the husband. Cial seal, as such day of the list in wife the son whose had been declared the reling the period first the same signed the reling the same signed the reling the same signed the reling thusband. Cial seal, as such day of the list in wife the same signed the reling the same signed the reling the same signed the reling the same signed the same s	e Indian Territory ame appears upon the	this 15" day this 15" day this 15" day this 15" day the within and forein mentioned and within and forego, or therein expresses	otion, appraisem y of
Said first part of homestead allow in TESTIM October O	TES OF AME Gay of America, and sectify that on its second part or its spent of said debt and ity for and in considered by law. 190. 6 WITNESSES JULIAN AMERICA. Aday of the second part of the sectify that on this section, without the second part of the section, without the second part of the section, without the second part of the	ACRICA, Indian Technical that the had executed that he had executed that the had executed that she had of tempulsion or undue of the Indian Territation of the Indian Indi	CKNOWLEI CKNOWLEI CKNOWLEI Tritory, Woste Well known as the used the same for a same	periodo. And sau erly to any purperly to the person whose name signed the reling discount for the consideration day of the second to the person whose name appropriate the person whose name appropriate to the indiation whose name appropriate the second to the second t	e Indian Territory and purposes the appears upon the	this 15" day this 15" day this 15" day this 15" day the within and forein mentioned and within and forein expressed 190	SEA [SEA [SEA [SEA INDICATE OF THE PUTPON INDICAT
Said first particle of the particle of the absence of the particle of the absence of the particle of the absence of the absenc	TES OF AME GAY OF AMERICA. A Said tustand, decl day of witties grantor, and certify that on thi asid tustand, decl discovered by the considered by law. IONY WHEREA JULY OF AME A Sof AME Cortify that on thi asid tustand, decl discovered by the considered by the conside	ACRICA, Indian Technical state of the Indian Territory, I have hereunto state of the Indian Territory of the Indian T	CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CHOWN AS THE CKNOWLEI CHOWN AS THE CHOWN AS THE CHOWN AS THE CHOWN AS THE CHOWN TO BE THE CHOWN TO BE THE CHOWN AS THE CHOWN TO BE THE CHOWN AS TH	person whose name signed the reling of any or me. District in the person whose name signed the reling d husband. LE IS IN WIFE belore me, rict in the Indiation whose name alderation and pudderation and pudderation and pudderation and pudders to the light of the second designed the reling d husband.	e Indian Territory ame appears upon the we	this 15" day this 15" day this 15" day yud appeared in perso the within and forein mentioned and within and forego. Therein expresse 190	S Mortgage Deed th, and I do here
SEAL) To this The absence of hererine contained and in the parties of certify. And I further	TES OF AME Garding that on this said husband, declid set forth, without certify that on this garding and stated ti garding that on this certify that on this certify that on this certify that on this	ACRICA, Indian Technia and for the money is to me well in the work of the monulation of the Indian Territory, Indian Ter	CKNOWLEI CKNOWLEI Tritory, Western 190, before Well known as the uted the same for ared before me the my hand and officery, on the core, on the core, on the core, ared before the core, on the core, on the core, on the core, ared before me 190, before Well known as the permittence of her same for the core, on the core, on the core, on the core, on the core, ared before me 190, before	person whose name signed the reling of the consideration whose name and husband.	e Indian Territory and purposes the appears upon the writery	this 15" day this 15" day this 15" day this 15" day the within and forego the within and forego therein expresse 190	SEA SEA SEA SEA SEA SEA SEA SEA
SALL) You commission exp. Continued and the parties of the said.	TES OF AME GOY AMERICA. THE STATE OF AME THE STATE OF AMERICA. THE STA	ACRICA, Indian Technical state of the Indian Territory, I have hereunto state of the Indian Territory of the Indian T	CKNOWLEI CKNOWLEI CKNOWLEI The first part had the same for me the country hand and off her same the my hand and off her same the used when the same to the country the country hand as the pers same for the country ared before me to me to me	gent do. And sau erly to any purplied first to the period to said to s	e Indian Territory and purposes the appears upon the warposes therein me	this 15" day this 15" day this 15" day this 15" day the within and forein mentioned and within and foregoner therein expressed 190	SEA ISEA I
SEAL) Ty commission exp. The absence of her erein contained am IN TESTIMA SEAL) Ty commission exp. SEAL) Ty commission exp.	TES OF AME THE SOF AME THE SO	ACRICA, Indian Temperature of the Indian Territory, I have hereunto so it of the Indian Territory, I have hereunto so i	CKNOWLEI CKNOWLEI CKNOWLEI CKNOWLEI CHE FIRST PART HAAL CHE CHE FIRST PART HAAL CHE CHE FIRST PART HAAL CHE CHE CHE FIRST PART HAAL CHE CHE CHE FIRST PART HAAL CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE CHE C	person whose name signed the reling to said parties, the reling to the consideration son whose name signed the reling the the reling to the re	e Indian Territory and purposes the appears upon the write the the the person who are the person who are the the person who are t	this 15" day this 15" day this 15" day this 15" day the within and forein mentioned and within and foregoner therein expressed 190	SEA ISEA I
SEAL) Ty commission exp. Continued and the parties of the partie	Second part or its second part or its second part or its spent of said debt and ity for and in consided by law. SONY WHEREA 190.6 WITNESSES JULIAN AND AND AND AND AND AND AND AND AND A	ACRICA, Indian Technical that the had executed that the had of the compulsion of the Indian Territory, I have hereunto seence of the raid husbar he had executed the seence of her said husbar h, without compulsion of the seence of her said husbar had been seence of her said husbar	CKNOWLEI CKNOWLEI CKNOWLEI CHEST PART HAA	gent do. And say pure perly to any pure police first to the person waives thereby waives the consideration whose name signed the relind diusband. Call seal, as such day of the consideration whose name and call seal, as such day of the consideration whose name and deration and pure well known to be had of her ow of her said husband.	e Indian Territory and purposes the appears upon the write the the the person who are the person who are the the person who are t	this 15" day this 15" day this 15" day this 15" day the within and forein mentioned and within and foregoner therein expressed 190	SEA ISEA I
Said first particular to the particular to the said IN TESTIM October O D Cooperation On this Cod as one of the particular to the particular to the said regoing Mortgage inposes therein coil IN TESTIM	Second part or its second part or its second part or its spent of said debt and ity for and in consided by law. SONY WHEREA 190.6 WITNESSES JULIAN AND AND AND AND AND AND AND AND AND A	ACRICA, Indian Technical that the had executed that the had of the compulsion of the Indian Territory, I have hereunto seence of the raid husbar he had executed the seence of her said husbar h, without compulsion of the seence of her said husbar had been seence of her said husbar	CKNOWLEI CKNOWLEI CKNOWLEI CHEST PART HAA	person whose name signed the reling to said parties. The consideration whose name signed the reling division whose name and the consideration whose name and the consideration and put well known to the had of her own of her said husbard.	e Indian Territory ame appears upon the quishment of dowe and purposes the quishment of dowe appears upon the quishment a	this 15" day the within and forego the within and forego the within and forego therein expresse 190 190 21 thin and foregoing thin and foregoing attioned and set for the same for the the same for the the line 190 6	SEA (SEA (
Said first particular to the particular to the said IN TESTIM October O D Cooperation On this Cod as one of the particular to the particular to the said regoing Mortgage inposes therein coil IN TESTIM	Second part or its second part or its second part or its spent of said debt and ity for and in consided by law. SONY WHEREA 190.6 WITNESSES JULIAN AND AND AND AND AND AND AND AND AND A	AC RICA, Indian Te hin and for the to me personally stated that she had of t compulsion or undue of, I have hereunto se that and for the Will to the Indian Territory, to of the Indian Territory, to the personally well hat he had executed the se day voluntarily appearance of the Indian Territory, to the Indian Territory, to of the Indian Territory, to the Indian Territory, to the Indian Territory, the Indian the had executed the sence of her said husban h, without compulsion I have hereunto se	CKNOWLEI CKNOWLEI CKNOWLEI CHEST PART HAA	gent do. And serily to any pure policed first to the period to said part, hereby waives thereby waives the consideration of the consideration and put	e Indian Territory ame appears upon the quishment of dowe and purposes the quishment of dowe appears upon the quishment a	this 15" day this 15" day this 15" day this 15" day the within and forego the within and forego the therein expresse 190 190 190 190 190 190 190 190 190 190	SEA (SEA (