1 In the characteristic descent and descent and the rest of the shifts of the second second second second second	
All as welds with a second with a second back and the first three with the second of the first three to be a first three to be	

	Indian Territory Real Estate Mortgage
ξ C L	Know all Den by These presents, That auchen H. mahour Maingle man
<u>[C. I</u>]	anima and the second
	hereinafter referred to as party of the store part, in consideration of the sum of
	Company, hereinalter referred to as the party of the second part, the receipt whereof is hereby acknowledged, tirst party has granied, bargained, s
	and conveyed, and by these presents does hereby grant, bargain, sell and convey unto the said
	Territory to wit: The Southerly (50) fort of Lat and (1) and the Northerly thirty - fine (35) feet of Lat Live 1
	all in Block Muty - three (33) with City of Julea
	include the second
	accordin; to the official plat and survey thereof approved by the Secretary of the Interior of the United States. TO HAVE AND TO HOLD, The prefixes above described, with the appurtenances thereunto belonging, to the said of the secretary of the appurtenances there are the said of the secretary of the secretary of the appurtenances there are the said of the secretary of the secr
	that lawfully seized in fee of said premises.
	that they are tree from all incumbrances, that he have been good right to sell and convey the same, and that he have being administrators and assigns, shall lorever warrant and defend the title to said real estate against all lawful claims and demands whatever.
	And said
	sors and assigns, all her right, claim and possibility of dower and womestead in or to said rear estate to ever. The foregoing conveyance is on condition that whereas said party of the first part is justly indebted to said party of the second part in the sun
	DOLLARS, for money loaned to party of the first part by the party of the second part, evidenced by promissory notes of even date herewith, with interest thereon fi
	maturity at the rate of per cent per annum.
	Now, if said party of the first part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect thereof, do and perform each and every covenant and agreement berein contained, then this instrument shall be null and void, otherwise to be a lien in full ic
	and effect. 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 sl
	keep the buildings on said premises insured against loss or damage by fire and tornado, in the sum of \$ 700
	and assessments and effect such insurance, and shall be entried to interest on the same at the rate of eight per cent per annum, and this mortgage st stand as security for the amount so paid with such interest.
	The said first party agrees that if the maker of the note shall fail to pay any of said money, either principal or interest when the same become due and payable, or to conform to or comply with any of the toregoing covenants, the whole sum of money herein secured, may at the option of the hole of the note bereby secured and at his option only and without notice, be declared due and payable and may be foreclosed by the holder here or as provide the result of the note bereby secured. The secure of the note bereby secured and at his option only and without notice, be declared due and payable and may be foreclosed by the holder here or as provide the result of the note bereby secured. The secure of the note bereby secure of the secure of the note bereby secure of the note bereby secure of the note bereby secure of the the option of the note bereby secure of the note bereby and without notice. Bereby secure of the note bereby secure of the second part or the legal holder hereby, or his assigns, agent, or attorney, shall have the power to sell such property secure of the note bereby secure of the no
	for by law, or the party of the second part or the legal holder hereof, or his assigns, agent, or attorney, shall have the power to sell such property any part thereof at public sale to highest bid er for cash at the local in the Indian Territory, public notice of the time a
	place and terms of sale having first been given for thirty days by anvertising in some newspaper published in or of general circulation in said town territory, or by printed or written hand bills posted up in ten public places in the vicinity of said land, at which sale said party of the second part or
	assignee, agent, or attorney in fact, may bud and purchase as an \ third person might do. And said purty of the first part hereby authorizes and emperers said party of the second part or its successors or assigns, to convey said property to any purchaser at said sale and the recitals of the deed of converses and expenses attending said sale shall be taken as prima facie, true, and the proceess of said sale shall be taken as prima facie, true, and the proceess of said sale shall be taken as prima facie.
	second, to the payment of said debt and interest; and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisem
	and howestead allowed by law.
	IN TESTIMONY WHEREOF, Said part of the first part ba & bereunto set his band this 25th day of Jehnung
	IN TESTIMONY WHEREOF, Said parting of the first part ba c hereunto set his hand this 25 the day of Jelauny
	IN TESTIMONY WHEREOF, Said part of the first part has bereunto set this hand this 25th day of Lehnung
	IN TESTIMONY WHEREOF, Said part of the first part has hereunto set his hand this 35th day of Jehnung 1907 [SE
	IN TESTIMONY WHEREOF, Said part of the first part ha c hereunto set his hand this 25th day of Jehnmurg 1907
	IN TESTIMONY WHEREOF, Said part if of the first part ba 2 bereunto set his band this 25th day of Jehnung 190.2 [SEA WITNESSES C. 10. loggicshall [SEA [SEA
	IN TESTIMONY WHEREOF, Said part if of the first part ba 2 hereunto set his band this 25th day of Jehnning 190.1 [SEC WITNEBBED C. 10. loggeshall [SEC C. 10. loggeshall [SEC ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Torritory, Western District, s. On this 26" day of Jehnand 190.7 before me 6. 10. Correshall
	IN TESTIMONY WHEREOF, Said part if of the first part ba 2 bereunto set his band this 25th day of Jehnning 190.7 [Second Second
	IN TESTIMONY WHEREOF, Said part if of the first part ba 2 hereunto set his hand this 25th day of Jehnning 190.1 [SEC WITNESSES [SEC. 10. longgeohall [SEC C. 10. longgeohall [SEC [SEC C. 10. longgeohall [SEC [SEC C. 10. longgeohall [SEC [SEC C. 10. longgeohall [SEC [SEC C. 10. longgeohall [SEC
	IN TESTIMONY WHEREOF, Said part if of the first part ba 2 bereunto set his hand this 25th day of Jehnning 190.7 [SEC WITNESSES C. 10. loggichall [SEC C. 10. loggichall [SEC ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Torritory, Western District, ss. On this 26 day of Jehnson 190.7, before me le. D. Congreshall a. Notang Public within and for the Western District in the Indian Territory, appeared in person, Andrew A Prahowy, a single man to me personally well known as the person whose name appears upon the within and foregoing Mortg
	IN TESTIMONY WHEREOF, Said part if of the first part ha 2 hereunto set his band this 35 th day of Jelauny. 100.7
	IN TESTIMONY WHEREOF, Said part of the first part ha 2/ bereunto set his band this \$50 th day of filming. 1007
	IN TESTIMONY WHEREOF, Said part of the first part ha 2 bereunto set his hand this 2.5th day of Jehning 190.7 [SE WITNESSES [SE C. 10. loggishald [SE [SE C. 10. loggishald [SE [SE C. 10. loggishald [SE [SE C. 10. loggishald [SE [SE [SE [SE [SE [SE [SE [SE
	IN TESTIMONY WHEREOF, Said part if of the first part ha & bereauto set his bund this 25% day of flowing. 1907
	IN TESTIMONY WHEREOF, Said part of of the first part back bereunto set his band this 35th day of Heliumy 1907. (athum 10, Malloney) [Sec WITNESSES [Sec C. 10. longychall [
	IN TESTIMONY WHEREOF, Said part of of the first part back bereunto set his band this stath day of Helmung 190.1 [SEC WITNESSED [SEC C. LO. Coggeshall [SEC [SEC C. LO. Coggeshall [SEC [SEC C. LO. Coggeshall [SEC [SEC C. LO. Coggeshall [SEC [SEC C. LO. Coggeshall [SEC [SE
	IN TESTIMONY WHEREOF, Said party of the first part has berequite set his hand this shift day of february 1907. 1907. (steen by mall energy (steen by mall energy) (steen by mall ener
	IN TESTIMONY WHEREOF, Said part of the first part back hereunto set the hand this 235th day of Selawary 190.1
	IN TESTIMONY WHEREOF, Said party of the first part has berequite set his hand this shift day of february 1907. 1907. (steen by mall energy (steen by mall energy) (steen by mall ener
	IN TESTIMONY WHEREOF, Said part of
	IN TESTIMONY WHEREOF, Said part of
	IN TESTIMONY WHEREOF, Said parts of the first part has dereuted set die hand
	IN TESTIMONY WHEREOF, Said particle of the first part back bureauto set drive hand this shaft day of delaways 100.1
	IN TESTIMONY WHEREOF, Said part of of the first part ha 2 here unto set hand this hand this is in the low of the relinguishment of dower therein mentioned and set for the low of is in the low of the relinguishment of dower therein mentioned and set for the parties of the low of is in is in is down to be the person whose name appears upon the within and foregoing Mortgage D in the absence of her sold husband, declared that she had of ther own three with signation of ordower therein expressed, for the purpose therein mentioned and set for the purpose there within and foregoing Mortgage D in the absence of her sold husband, declared that she had or the own of there with signation are there is on whose name appears upon the within and foregoing Mortgage D in the absence of her sold husband, declared there there with add of there own there with add of there own there is a sugn
	IN TESTIMONY WHEREOF, Said part of of the first part has & bereauto set hand this stift day of #charger
	IN TESTIMONY WHEREOF, Said part if of the first part has 2 bereauto set. And this 20th day of Albanay 100.1