an an the second and the second s 7133 284 COMPARED Indian Territory Real Estate Mortgage " That & huis & Maizle and Sarah aimege know all Men by These presents, DL. hereinalter referred to as party of the second part, in consideration of the sum of. Cifit .....DOLIARS, in hand paid by The Inter-State Morigage Trust 13 Company, hereinatter referred to as the party of the second part, the receipt whereof is hereby acknowledged, first party has granted, bargained, sold and conveyed, and by these presents dees hereby grant, bargain, sell and convey unto the said The Inter-State Mortgage Trust Company, its sucbreek cessors and assigns, the following described premises situated in .Nation.Indian : Histrick Terriiory. tg-wit:. Earterly fifty (50) feet of Lat Iwo (3), in Berch, Iwo (2) The. The bity i accordin; to the official plat and survey thereof approved by the Secretary of the Interior of the United States. TO MAVE AND TO HOLD. The premises above described, with the appurtenances thereunto belonging, to the said The Inter-State Morigage Trust Company, its successors and assigns forever. And the said party of the first part covenants with the said party of the second part that they are iree from all incumbrances, that the said premises. that they are iree from all incumbrances, that the the said premises. that they are iree from all incumbrances, that the the said premises. administrators and assigns, shall lorever warrant and detend the tille to said real estate against all law will claims and demands whatever. And said for and in consideration of said sum of money, does hereby release and quil claim, transfer and relinquist unto said party of the second part, its successors and assigns, all her right, claim and possibility of dower and homestead in or to said real estate forever. sors and assigns, all ner right, claim and possibility of dower and homestead in or to said real estate forever. The loregoing conveyance is on condition that whereas said party of the first part is justly indebted to said party of the second part in the sum of DOLLARS, for money loaned to the party of the first part by the party of the second part, evidenced by Maximum at the rate of Now, it 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, and do and perform each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in tuil iorce 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 shall keep the buildings on said premises insured against loss or damage by fire and tornado, in the sum of \$ 200 with loss payable to said party of the second part. And in case of the failure or neglect of said party of the first part so to do, said party of the second part may pay such taxes 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 shall stand as security for the amount so paid with such interest. 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 becomes due and payable, or to conform to or comply with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the holder of the note hereby secured and at his option only and without notice, he declared due and payable and may be forelosed by the holder hereot as provided for by law, or the party of the second part or the legal holder hereot, or his assigns, agent, or attorney, shall have the power to sell such property or any part thereof at public sale to highest bid er for cash at the payer lising in some newspaper published in or of general circulation in said town or 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 its assignee, agent, or attorney in fact, may bid and purchase as any third person might do. And said party of the first part hereoty authorizes and empow-ance shall be taken as prima facie, true, and the proceeds of said sale shall be applied first to the payment of said sale and the proceeds of said sale shall be applied first to the payment of all costs and expenses attending said sale, second, to the payment of said debt and interest, and the remainder, if any, shall be applied first to said relinoushes all rights of redemption Said first party for and in consideration of the remainder, if any, shall be applied first the first part. Said first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement IN, TESTIMONY WHEREOF, Said part will of the first part ha we hereunto set them handed this 1 123 October 190 7 SEAL [SEAL] 6.10, Coggeihal SEAL [SEAL] ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory, Western District, ss. On this 31" day of October 1907 before me 6. D. Consecutive a notion findence within and for the Mccalificary District in the Indian Territory, appeared in person, Converse to me personally well known as the person whose name appears upon the within and foregoing Mottgage day of October 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 I do hereby so certify. hereby so certify. And I turther certify that on this day voluntarily appeared before me <u>Sand</u> <u>a. <u>Augult</u> wife to the said <u>Change Construction</u> to me well known to be the person whose name appears upon the within and foregoing Mortgage Deed,</u> 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 purposes there 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 the forther and the purposes in the Official seal, as such the forther and the influence of the said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such the forther and the purposes in the Official seal, as such the forther and the influence of the said husband. In the search of the influence of the said husband of the search (SEAL) Chesterne Dust. J. J. Ny commission expires Derey 14 - 1911 6. D. Coggeshall, ...Notary Public TO BE USED WHEN TITLE IS IN WIFE UNITED STATES OF AMERICA, India ritory, Western District, s s 190 before m On this. ...District in the Indian Territory, appeared in person. ...within and for the. ... to me personally well known as the person whose name appears upon the within and foregoing Mortgage 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 I do hereby so 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 wite 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 and 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 District of the Indian Territory, on the..... 190 Notary Public. (SEAL) DELS Los Constitution Recorder. 7 My commission expires Filed for record Oct 31 190/ at// 34 clock Q/M. Second & Stranger H.