## Indian Territory Real Estate Mortgage

| DOLLARS, to hand pold by The Inter-Retor Mortgage True  Company, perclustifier referred to as the party of the second part, the receipt to the redo. Accordingly, the percent is thereby active the percent in the redo.  Mortgage and the three states of the following described premises situated in.  Notion, Ital  Servicory, to-writ.  Mortgage and the service of the following described premises situated in.  Notion, Ital  Servicory, to-writ.  Mortgage and the service of the service of the United States.  Servicory, to-writ.  Mortgage and the service of the United States.  TO HAVE AND TO HOLD. The premises above described, with the apportunates a thereton belonging to the saut The Inter-Retor To Have and the service of the United States.  TO HAVE AND TO HOLD. The premises above described, with the apportunates a therefore the United States.  TO HAVE AND TO HOLD. The premises above described, with the apportunates a therefore the service of the United States.  TO HAVE AND TO HOLD. The premises above described, with the apportunation of the service of the servic | hereinafter referred to as party of the second part, in cons   | ideration of the sum of  |
|--|--|--|
| and conveying, and by these presents deep butchy grant, hargain, and and cavey must be stiff the inter-dest Mortgage Treet Company, for a secretary of the interior, 60-916.  Secretary, 60-916.  Corollis, in the official plast and survey thereof approved by the Secretary of the Interior of the United States.  TO 145VE AND TO MOLD. The presents above received with the appartments of the United States.  TO 145VE AND TO MOLD. The presents above received with the appartments a theretaken achievable, to the said Two Inter-decomposition in the office of the United States.  TO 145VE AND TO MOLD. The presents above received with the sport remains a theorem and the said party of the said Two Interes and the said party of the said Two Interes and the said party of the said Two Interes and the said party of the said Two Interes and the said party of the said Two Interes and Interest and Interest Interes in the said Two Interes and Interest Interes in the said Two Interes and Interest Interes in the said Two Interes and Interest Interes in the Interest Interes in Interes in Interest |  |  |
| cordia, to the official plat and survey thereof approved by the Secretary of the Interior of the United States.  TO PARY AND TO MOLD. The promises above described, with the appurteements thereine the limited States.  TO PARY AND TO MOLD. The promises above described, with the appurteements thereine the limited States.  TO PARY AND TO MOLD. The promises above described, with the appurteements the limited States and the states are all the states and the states are all the states and the states are all th | nd conveyed, and by these presents does hereby grant, bargain, sell and convey   | unto the said The Inter-State Mortgage Trust Company, its suc  |
| Cording, to the eliticial plat and survey labored approved by the Secretary of the Interpor of the United States.  TO HANK AND TO MOLD. The promises above described, with the apparatenesses thereman halomagne, to the saw The Inter-State Cordinary of the Cordina |  |  |
| corpling, to the criticals plut and sources thereof approved by the Secretary or the Relayed of the United States.  **E MANY AND TO MOLD.** The promises above secreted with the appartreness theremon belonging, to the sair The Inter-Secretary and the appartreness theremon belonging, to the sair The Inter-Secretary are the sair part of the trust part evenuals will all and sair so can be secretary as a few parts are from all internationates. (All  |  |  |
| cortin, to the official plat and survey linered approved by the Secretary of the Interior of the United States.  To INAVE AND TO MOLD, The premises above described, with the apparteneans the control behavioring, to the eard Too Inter-Good Company, its successed and satelants of survey. And the said part of the time survey company, its successed and satelants of survey. And the said part of the second part is the second part and the part of the second part is the second part in the se |  |  |
| TO HAVE AND TO MCLD. The premines above described, with the appartenance thereasts heliuming to the east TAP inter-860  TO HAVE AND TO MCLD. The premines above described, with the appartenance thereasts heliuming to the east TAP inter-860  TO HAVE AND TO MCLD. The premines above described, with the appart of the interactive wild the and party of the recent party of the second part, the party of the second party of the seco |  |  |
| TO MANY END TO MAD. The propries above the excepting with the gaper teamer between the livesting in the said parts of the source with the said parts of the second part and the said parts of the second part and the said parts of the second parts are the part of the second parts and the said parts of the second parts are the parts of the second parts at the part for the said parts of the second parts at the part for the said parts of the second parts at the parts of the second parts at the parts of the second parts at the parts of the second parts are the second parts and the said parts of the second parts and the said aspects, and the right, said and said parts of the second parts in the said aspects, and the right, said and said parts of the second parts in the said aspects, and the right, said and said parts of the second parts in the said aspects, and the right, said and said parts of the second parts in the said aspects of the right parts of the second part in the said aspects of the said parts of the second part in the said aspects of the said parts of the second parts in the said parts of the second parts are the said parts of the second parts in the said parts of the second parts are the said parts of the second parts in the said parts of the second parts are the said parts of t |  |  |
| TO PANE AND TO MOLD, The promises above described, with the appartenents the two or brights Trust Company, its successor and assigns movers. And the said part of the first part of vessels with the said part of the seems part and the said part of the seems part of the first part of the seems part of the seems part of the first part of the first part of the seems part of the seems part of the seems part of the first part of the seems and seems first part of the seems part of the seems part of the seems part of the seems part of the first part of the seems and seems first part of the seems part of the  |  |  |
| at the rate ree from all membraneses, that   | TO HAVE AND TO HOLD. The premises above described, with lorigage Trust Company, its successors and assigns forever. And the sai  | the appurtenances thereunto belonging, to the said <b>Tho Inter-Sta</b><br>id party of the first part covenants with the said party of the second pa   |
| rand in consideration of style sum of mores, does herely rivesse and quit cando, Italiant and relimination unto said party of the second part, its sore and assignes, all her right, claim and possibility of down and homested in or to said real reliate foreyer.  The toregoing conversance is no condition that whereas said party of the first part is justly mobiled to said party of the second part in the sum right of the first part by the party of the second part, evidenced by   |  |  |
| The torogoing conveyance is on condition that whereas sain party of the first part is justly indeleted to said party of the second part, evidenced by  | Wite<br>or and in consideration of said sum of money, does hereby release and quit crain<br>ors and assigns, all her right, claim and possibility of dower and homestead in  | OFSAID   |
| rity of the first part by the party of the second part, evidence by  | The foregoing conveyance is on condition that whereas said party of the  | tirst part is justly indebted to said party of the second part in the sum  |
| It is expressly supulated and agreed that said party of the first part shall keep all (axes and assessments fully paid as required by law, and she pub buildings on said premises insured against loss or damage by fire and formado, in the sum of \$\frac{3}{2}\$ with loss payable to say the second part of the same and stalk the catived to interest on the same of the rate of eight per cett per annum, and this most payable to say the second part of the same and stalk the catived to interest on the same of the rate of eight per cett per annum, and this mortings what has assecurity for the annum to paid with such interest.  The said trap party serves that if the make of the not shall full to pay any of said money, either principal or interest when the same become the same payable of the complex    | arty of the first part by the party of the second part, evidenced by   | promissory notes of even date herewith, with interest thereon fro  |
| respond to buildings on said premises insured against loss or damage by fire and torondo. In the sum of, \$3. with loss payable to a retry of the second part and in case of the failure or neglect or said prarty of the first purt so to do, said party of the second part and assessments and effect such insurance, and shall be entitled to inderest on the same at the rate of eight per cent per annum, and this mort request as assessment and effect such insurance, and shall be entitled to inderest on the same at the rate of eight per cent per cannum, and this mort request as assessment and effect of the payable, or to condorm to or comply with any of the foregoing concennes, the whole sum of money herein secured, may at the option of the book the note of the payable, or to condorm to or comply with any of the foregoing concennes, the whole sum of money herein secured, may at the option of the book the hole secretary and the option of the book the note of the payable, or to condorm to or comply with any of the foregoing concennes, the whole sum of money herein secured, may at the option of the book the note of the payable, or to condorm to or comply with any of the foregoing concennes, the whole sum of money herein secured, may at the option of the book the payable, or to condorm to or comply with any of the foregoing concennes, the whole sum of money herein secured, may at the option of the book the payable of the payable and the payable | Now, if said party of the first part shall pay or eause to be paid said 1.01<br>o and perform each and every covenant and agreement herein contained, then   |  |
| The said first party agrees that if the make to it he note shall full to pay any of said money, either principal or interest when the same become it has any the party party agrees that if the make to it he note shall full to pay any of said money, either principal or interest when the same become it has been been only and without notice, be declated due ann payable and may be foreclosed by the holder hereof as properly in the control party of the second part or the legal holder hereof or, or his assigns, sagent, or attorney, shall have the power to sell such properly and the party of the second part or the legal holder hereof or, or his assigns, sagent or attorney, shall have the power to sell such properly and early circum so state having listed been great for thirty days by survertising masome mempaage published in or of second circumstance of the time as dearn forms of said holds and interest. The said and the control of the time as a said party of attentive yet fact, may but and gurchase as any third person might do. And said party of the first part hereby authorizes and empose states and the said selected the said of the second part or its successions of assigns, to convex said property to may may chase stand selected the said of the second part or its successions as any third person might do. And said party of the first part hereby authorizes and empose states and the said of the second part or its successions as a said, so any purpose to said debt and interest, and the remainder, if any, shall be gaid to said party of the first part.  **Said firsts party for end in consideration of the money bound as a storesaid, hereby waives and reliaushes all states of elements and home the said substant of said debt and interest, and the remainder, if any, shall be gaid to said party of the first part.  **On this day of 190, before me bit to be said to said party of the first part has dependent and said to said party of the first part has dependent and the said said to said party of the first part has been some of th | It is expressly stipulated and agreed that said party of the first part sha  |  |
| The part in the read at public sale to highest bid er for cash at a part and the part of the first part has a card terms of such eaving the chirty days by anvertising moone newspaper published in or of keneral circulation in said it was negative agent, or attorney in fact, may bed and purchase as an third person might do. And said party of the first part nerely authorizes and empto see shall be accordant or its successors or assigns, to convey said property to any nurchase at said said and the reculsio of the deed of convex control of the second part or its successors or assigns, to convey said property to any nurchase at said said and the reculsio of the deed of convex control of the second part of its successors or assigns, to convey said property to any nurchase at said said and the reculsio of the deed of convex control of the second part of its successors or assigns, to convey said property to any nurchase at said said and the reculsio of the deed of convex control of the second part of the second pa | and as security for the amount so paid with such interest.   |  |
| The part in the read at public sale to highest bid er for cash at a part and the part of the first part has a card terms of such eaving the chirty days by anvertising moone newspaper published in or of keneral circulation in said it was negative agent, or attorney in fact, may bed and purchase as an third person might do. And said party of the first part nerely authorizes and empto see shall be accordant or its successors or assigns, to convey said property to any nurchase at said said and the reculsio of the deed of convex control of the second part or its successors or assigns, to convey said property to any nurchase at said said and the reculsio of the deed of convex control of the second part of its successors or assigns, to convey said property to any nurchase at said said and the reculsio of the deed of convex control of the second part of its successors or assigns, to convey said property to any nurchase at said said and the reculsio of the deed of convex control of the second part of the second pa | The said first party agrees that if the maker of the note shall full to pay le and payable, or to conform to or comply with any of the foregoing covenants the note hereby secured and at his option only and without notice, be declare to be any law or the party at the second part or the level holder hereof or his   | any of said money, either principal or interest when the same becomes, the whole sum of money herein secured, may at the option of the hold<br>the anu payable and may be foreclosed by the holder hereof as provid<br>assigns, agent, or attorney, shall have the power to sell such property   |
| ad bomested allowed by law.  IN TESTIMONY WHEREOP, Said part of the first part ha bereunto set hand this day of 190 (SEA 1958)  WITHESSES (SEA 1958)  ACKNOWLEDOMENT  INITED STATES OF AMERICA. Indian Torritory, Western District, s.e.  On this day of 190 before me within and foregoing Mortgage bed as one of the parties grantor, and stated that he had executed the same tor the consideration and purposes therein expressed, for the purpose retrievable and set for the Indian Territory, on the day of 100 before me within and foregoing Mortgage bed and set fort, which are for the lands of the 190 before me within and foregoing Mortgage bed and stated that he had executed the same for the consideration and purposes therein mentioned and set fort, which compulsions or undes influence of her said husband.  IN TESTIMONY WHEREOP, I have becrunto set my hand and official seal, as such.  District of the Indian Territory, on the 190 before me within and foregoing Mortgage December of the parties grantor, and stated that he had executed the same to the parties grantor, and stated that he had of her own fire will signed the relinquishment of dower therein expressed, for the purpose the said husband.  IN TESTIMONY WHEREOP, I have because set my hand and official seal, as such.  District of the Indian Territory, on the day of 190 before me 1900 before me | in part thereof at public sale to highest bid er for cash at   | in the Indian Territory, public notice of the time a<br>nsome newspaper published in or of general circulation in said t wn<br>he vicinity of said land at which sale said party of the second part or   |
| ACKNOWLEDOMENT  ACKNOWLEDOMENT  ACKNOWLEDOMENT  INITED STATES OF AMERICA, Indian Torritory, Western District in the Indian Territory, appeared in person,  with and stated that he had executed the same for the prince of the residuals and selection or under indian Territory, on the  the absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose retire contained and set forth, and I do here  District in the Indian Territory, appeared in person,  within and for the.  On this.  day of 190 before me.  within and for the.  District in the Indian Territory, appeared in person,  one personally well known as the person whose name appears upon the within and foregoing Mortgage De  ethe absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose  ether absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose  ether absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose  ethic absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose  ethic absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose  ethic absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose  the absence of her said husband, declared that he had executed the same for the consideration and purposes therein mentioned and set forth, and in the second of the purpose 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 the parties grantor, and stated that he had executed the same for t | s said party of the second part or its successors or assigns, to convey said proceeds<br>shall be taken as prima facie. True, and the proceeds of said sale shall be<br>cond, to the payment of said debt and interest, and the remainder, if any, shal  | perty to any purchaser at said sair and the recitals of the deed of conve<br>applied first to the payment of all costs and expenses attending said sa<br>I be paid to said party of the first part.  |
| IN TESTIMONY WHEREOF, Said part of the first part has bereunto set hand this day of [SEA]  WITHESSES (SEA]  WITHESSES (SEA]  (SEA]  ACKNOWLEDOMENT  UNITED STATES OF AMERICA, Indian Territory, Western District, s.a.  On this day of 190 before me within and for the District in the Indian Territory, appeared in person, with serious octifity.  And I further certify that on this day voluntarily appeared before me to me be absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose heriton contained and set torth, without compulsion or undue indinence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such 190 Notary Pub. My commission expires within and for the Indian Territory, on the 190 Notary Pub. My commission expires within and for the Indian Territory, Western District in the Indian Territory, appeared in person, Notary Pub. My commission expires within and for the Indian Territory, Western District in the Indian Territory, appeared in person, within and for the Indian Territory, western District in the Indian Territory, appeared in person, Indian Territory, appeared in person, Indian Territory, western District in the Indian Territory, appeared in person, Indian Territory, appeared in person, Indian Territory, western District in the Indian Territory, appeared in person, Indian Territory, and I do here to certify.  And I further certify that on this day voluntarily appeared before me Indian Territory, and the person whose name appears upon the within an arroy of the will not said.  IN TESTIMONY WHEREOF, I have hereunto set my hand, declared that she had of her own tree will excuted the same for the consideration and urposes  | والمراجع المراجع والمراجع والم |  |
| WITHEORES  [SEA]  [SEA]  ACKNOWLEDGMENT  UNITED STATES OF AMERICA, Indian Territory, Western District, s. s.  On this day of 190 before me.  Within and for the District in the Indian Territory, appeared in person, Mortga breed 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 not hereby so certify.  And I further certify that on this day voluntarily appeared before me.  Wife to the s to me well known to be the person whose name appears upon the within and foregoing Mortgage be in the absence of her said husband, declared that she had of her own free will signed the relimquishment of dower therein expressed, for the purpos herein explanated and set forth, without compulsion or under 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 day of. 190  | Said Hirst party for and in consideration of the money loaned as aforesa   | id, hereby waives and relinquishes all rights of redemption, appraiseme  |
| ACKNOWLEDGMENT  JNITED STATES OF AMERICA, Indian Torritory, Western District, e.  On this day of 190 before me 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 bed 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 will be absence of her said husband, declared that she had of her own fire will signed the relinquishment of dower therein expressed, for the purpose herein contained and set forth, without compulsion or undue influence of her said husband, the person whose name appears upon the within and foregoing Mortgage bed in the absence of her said husband, the rown fire will signed the relinquishment of dower therein expressed, for the purpose herein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunt ose tmy hand and official seal, as such 190 Motary Pub dy commission expires To BE USED WHEN TITLE IS IN WIFE  TO BE USED WHEN TITLE IS IN WIFE  On this day of 190 before me 191 before me 191 within and foregoing Mortgage Deed 190 within a for the 190 motarily appeared before me 191 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 ocertify.  And I further certify that on this day voluntarily appeared before me 191 known to be the person whose mame appears upon the within an arrepose therein contained and set forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunt set my hand, as such 190 190 190 190 190 190 190 190 190 190   |  | id, hereby waives and relinquishes all rights of redemption, appraiseme  |
| ACKNOWLEDGMENT  INITED STATES OF AMERICA. Indian Territory, Western District is the Indian Territory, appeared in person,  within and for the.  within and for the.  within and for the.  within and foregoing Mortgage Decides on the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I further certify that on this day voluntarily appeared before me.  In the absence of her said busband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpose refriencement and as set forth, without compulsion or undue influence of her said fusband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such.  District of the Indian Territory, on the.  Gay of.  Within and for the.  On this.  day of.  JUO.  before me.  within and foregoing Mortgage Declared to the purpose set of the indian Territory, on the.  Gay of.  JUO.  before me.  within and for the.  District in the Indian Territory, appeared in person,  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 Declared to 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 the said mustand, declared that she had of her own tree will executed the same for the consideration and purposes therein mentioned and set forth, and I do here the said mustand.  IN TESTIMONY WHEREOF, I have hereunto set my hand, as such  In the continuous declaration and purposes therein mentioned and set forth, without compulsion or undue influence of her said husband.  Notary Pub.  Notary Pub.  Notary Pub.   | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of recemption, appraiseme  hereunto set  |
| ACKNOWLEDGMENT  JINITED STATES OF AMERICA, Indian Territory, Western District, s. s.  On this  | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisements   |
| ACKNOWLEDGMENT INITED STATES OF AMERICA, Indian Torritory, Western District, e.e.  On this   | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement in this day of [SEA]   |
| On this day of 190 before me District in the Indian Territory, appeared in person, to me personally well known as the person whose name appears upon the within and foregoing Mottgated 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 I stated that the had called the same for the consideration and purposes therein mentioned and set orth, and I within and in this day voluntarily appeared before me to me well known to be the person whose name appears upon the within and foregoing Mortgage Decinion that the same of the said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpose therein entained 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 for the purpose therein expressed. The purpose settled that the lindian Territory, on the day of for the Indian Territory, on the foreign that the purpose settled that the lindian Territory. Western District.  On this day of J90 before me for the consideration and purposes therein mentioned and set forth, and I do here to certify.  And I further certify that on this day voluntarily appeared before me for me well known to be the person whose name appears upon the within and foregoing Mortgage Decinic to the said forth, without compulsion or undue influence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand, as such for the read 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 for the Indian Territory, on the for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.  Notary Pub.  Notary Pub.  Notary Pub.   | IN TESTIMONY WHEREOP, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement this day of [SEA]  |
| On this  | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement this day of [SEA [SEA [SEA [SEA  |
| within and for the   | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement this day of SEA  [SEA SEA SEA SEA SEA SEA SEA SEA SEA SEA  |
| to me personally well known as the person whose name appears upon the within and foregoing Mortgaced 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 further certify that on this day voluntarily appeared before me   | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement this day of [SEA [SEA [SEA ]]]]  |
| red 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 further certify that on this day voluntarily appeared before me  | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement this day of [SEA [SEA [SEA ]]]]  |
| And I further certify that on this day voluntarily appeared before me  | IN TESTIMONY WHEREOF, Said part  | Id, hereby waives and relinquishes all rights of redemption, appraisement this day of [SEA [SEA [SEA ]]]].   |
| to me well known to be the person whose name appears upon the within and foregoing Mortgage Dee the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpose rerin 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 day of 190  Notary Pub (y commission expires  TO BE USED WHEN TITLE IS IN WIFE  Un this day of 190  Within and for the 190  Lot one personally well known as the person whose name appears upon the within and foregoing Mortgage Deed the 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 certify.  And I further certify that on this day voluntarily appeared before me tife to the said surposes 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 190  Notary Pub.  Notary Pub.  Notary Pub.  Notary Pub.   | IN TESTIMONY WHEREOF, Said part  | id, hereby waives and relinquishes all rights of redemption, appraisement this day of [SEA [SEA [SEA ]]]]. SEA [SEA ]]  DGMENT term District, se. e me   |
| the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpose herein contained and set torth, without compulsion or undue infinence of her said husband.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such   | IN TESTIMONY WHEREOF, Said part  | Id, hereby waives and relinquishes all rights of redemption, appraisement the consideration and purposes therein mentioned and set forth, and I rights of redemption, appraisement the light of the consideration and purposes therein mentioned and set forth, and I  |
| IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such   | IN TESTIMONY WHEREOF, Said part  | Id, hereby waives and relinquishes all rights of redemption, appraisement this day of [SEA]   |
| District of the Indian Territory, on the   | IN TESTIMONY WHEREOF, Said part  | Id, hereby waives and relinquishes all rights of redemption, appraisement this appraisement the consideration and purposes therein mentioned and set forth, and I write to the set is now whose name appears upon the within and foregoing Mortgae the consideration and purposes therein mentioned and set forth, and I write to the set is now whose name appears upon the within and foregoing Mortgae Desired the relinquishment of dower therein expressed, for the purpose the signed the relinquishment of dower therein expressed, for the purpose the signed the relinquishment of dower therein expressed, for the purpose the signed the relinquishment of dower therein expressed, for the purpose the signed the relinquishment of dower therein expressed, for the purpose the signed the relinquishment of dower therein expressed.   |
| SEAL)  TO BE USED WHEN TITLE IS IN WIFE  INITED STATES OF AMERICA, Indian Territory, Western District, a.e.  Un this   | WITHESSES  ACKNOWLE  JNITED STATES OF AMERICA, Indian Torritory, Wes  On this day of 190 , before  within and for the 190 , before  within and for the 190 , before  the parties grantor, and stated that he had executed the same for ereby so certify.  And I further certify that on this day voluntarily appeared before me 100 me well known to be the parties are to me well known to be the parties are to me well known to be the parties on the absence of her said husband, declared that she had of her own free with the terein contained and set forth, without compulsion or undue influence of her said husband.  | Id, hereby waives and relinquishes all rights of redemption, appraisement this appraisement the consideration and purposes therein mentioned and set forth, and I wife to the second whose name appears upon the within and foregoing Mortgate the consideration and purposes therein mentioned and set forth, and I wife to the second whose name appears upon the within and foregoing Mortgate the consideration and purposes therein mentioned and set forth, and I wife to the second whose name appears upon the within and foregoing Mortgage Decili signed the relinquishment of dower therein expressed, for the purpose aid husband.   |
| TO BE USED WHEN TITLE IS IN WIFE  INITED STATES OF AMERICA, Indian Territory, Western District, s.s.  On this  | ACKNOWLE  WITHESSES  ACKNOWLE  UNITED STATES OF AMERICA, Indian Territory, Wes  On this  | id, hereby waives and relinquishes all rights of redemption, appraisement this day of [SEA].  [SEA]  |
| TO BE USED WHEN TITLE IS IN WIVE  INITED STATES OF AMERICA. Indian Territory. Western District. • •.  On this  | ACKNOWLE  INITED STATES OF AMERICA, Indian Torritory, Wes  On this   | id, hereby waives and relinquishes all rights of redemption, appraisement this and of this day of [SEA]  [S |
| On this  | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement this and of this day of [SEA]  [S |
| 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 me 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 of 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 a pregoing 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 a surposes 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 strict of the Indian Territory, on the strict of the Indian Territory, on the Notary Publice.   | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement the consideration and purposes therein mentioned and set forth, and I wife to the steers on whose name appears upon the within and foregoing Mortgate the consideration and purposes therein mentioned and set forth, and I wife to the steers on whose name appears upon the within and foregoing Mortgate the consideration and purposes therein mentioned and set forth, and I wife to the steers on whose name appears upon the within and foregoing Mortgage Decili signed the relinquishment of dower therein expressed, for the purpose aid husband.  Iticial seal, as such in the consideration wife.  Motary Published IN WIFE  |
| to me personally well known as the person whose name appears upon the within and foregoing Mortgage Deed no 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 certify.  And I further certify that on this day voluntarily appeared before me.  The to the said.  To me well known to be the person whose name appears upon the within a pregoing 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 a surposes 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 same for the consideration and strict of the Indian Territory, on the line of the same for the consideration and strict of the Indian Territory, on the line of the same for the consideration and strict of the Indian Territory, on the line of the same for the same for the consideration and strict of the Indian Territory, on the line of the same for the same for the consideration and strict of the Indian Territory, on the line of the same for the same for the same for the consideration and strict of the Indian Territory, on the line of the same for the same for the same for the consideration and strict of the Indian Territory, on the line of the same for th | IN TESTIMONY WHEREOF, Said part of the first part ha   | id, hereby waives and relinquishes all rights of redemption, appraisement the consideration and purposes therein mentioned and set forth, and I wife to the steers on whose name appears upon the within and foregoing Mortgate the consideration and purposes therein mentioned and set forth, and I wife to the steers on whose name appears upon the within and foregoing Mortgate the consideration and purposes therein mentioned and set forth, and I wife to the steers on whose name appears upon the within and foregoing Mortgage Decili signed the relinquishment of dower therein expressed, for the purpose aid husband.  Iticial seal, as such in the consideration wife.  |
| ne 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 certify.  And I further certify that on this day voluntarily appeared before me   | IN TESTIMONY WHEREOF, Said part  | id, hereby waives and relinquishes all rights of redemption, appraisement the interest of the second with the relinquishment of dower therein expressed, for the purpose and husband. Second with the second w |
| And I further certify that on this day voluntarily appeared before me  | IN TESTIMONY WHEREOF, Said part  | id, hereby waives and relinquishes all rights of redemption, appraisement the interest of the second with the  |
| oregoing 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 a surposes 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 interpretation in the interpretation in the interpretation of the Indian Territory, on the interpretation in the interpreta | IN TESTIMONY WHEREOF, Said part of the first part ha   | In the line in the |
| 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 interpretation in the interpretation in the interpretation of the Indian Territory, on the interpretation of the Indian Territory, on the interpretation of the Indian Territory.  SEAL)   | WITNESSES  ACKNOWLE  UNITED STATES OF AMERICA, Indian Territory, Wes  On this  | id, hereby waives and relinquishes all rights of redemption, appraisement the indian this and this aday of SEA   |
| District of the Indian Territory, on the   | WITNESSES  ACKNOWLE  UNITED STATES OF AMERICA, Indian Territory, Western District of the Indian Territory, on the my commission expires  (In this District of the Indian Territory, on the within and for the Indian Territory, on the Indian Territory, western District on the parties grantor, and stated that he had executed the same for the conductivity and Indian Territory, and Indi | id, hereby waives and relinquishes all rights of redemption, appraisement the indian this and this aday of sea   |
| SEAL) Notary Pub.  | WITHESSES  ACKNOWLE  UNITED STATES OF AMERICA, Indian Territory, Wes  On this  | id, hereby waives and relinquishes all rights of redemption, appraisement the neutro set this this day of [SEA]  [ |
| Out. Life is a second of the s | WITNESSES  ACKNOWLE  JNITED STATES OF AMERICA. Indian Torritory. Wese  On this   | the reunto set   |
| WT LUMMINGOWN CAPILLON, THE THE PROPERTY OF TH | WITNESSES  WITNESSES  ACKNOWLE  UNITED STATES OF AMERICA, Indian Territory, Wes  On this   | tern District is the Indian Territory, appeared in person, wife to the set of the purpose therein expressed, for the purpose therein expressed, for the purpose therein mentioned and set forth, and I day of  |