ten anna manta suo manno di mata desta manda manda demanda de manda de manda

Indian Territory Real Estate Mortgage

ACKNOWLEDGMENT JNITED STATES OF AMERICA, Indian Territory, Western District, s.s. On this day of 190 before me within and for the before me within and for the within and foregoing Moved 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 to me will signed the relinquishment of dower therein expressed, for the public influence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the public instrument of the Indian Territory, on the District of the Indian Territory, on the day of Motary dry commission expires To be used when title is in wife Jostfeld in the Indian Territory, Western District, s.s. On this day of District in the Indian Territory, appeared in person, within and foregoing Mortgage in the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do o certify. And I further certify that on this day voluntarily appeared before me for the consideration and purposes therein mentioned and set forth, and I do ocertify. And I further certify that on this day voluntarily appeared before me for me will known to be the person whose name appears upon the within and foregoing Mortgage with the to the said. No me well known to be the person whose name appears upon the within and foregoing Mortgage with the to the said. No me well known to be the person whose name appears upon the within and foregoing Mortgage with the to the said. No me well known to be the person whose name appears upon the within and foregoing Mortgage with the to the said.		
somepow, but places present see the entropy grant, practices and an entropy only to less with the interest - Glace Morgage Treat Company, sours and assignin, the following described premises attuned in. Action, provides, to the official plat and survey; thereof approved by the Secretary of the Interior of the United States. TO NAVE AND TO POLD. The premises above described, with the apparentness in the state and the provides attuned in the provides attuned in the provides and the provides and the state and the provides an		
cordin; to the official plat and survey thereof approved by the Secretary of the Interior of the United States. To INAVE AND POLLO. The presistes above described, with the appurencess therwine becoming to the said Parts of the Secretary of the Secretary of the Secretary of the Parts of the Secretary of the Sec	ompany, hereinatter referred to as the party of the second part, and conveyed, and by these presents does hereby grant, bargain, self a	the receipt whereof is hereby acknowledged, first party has granted, bargained, so and convey unto the said The Inter-State Mortgage Trust Company, its su
cordins to the official plat and survey thereof approved by the Secretary of the Interior of the United States. TO INAVE AND TO MOLD. The previous above described, with the appurencess between the bedoming, to the said party of the second and the company, its successors and assign diverser. And the alm party of the first part or ownants with the said party of the second at the said reference the company, the successors and assign dever. And the alm party of the second at the said reference the company, the successor and said control to the company that the said party of the second at the said reference that the said party of the second part is the said the said of the said the said of the sai		
cording to time critical plat and survey thereof approved by the Secretary of the Interior of the United States. **PORTURE AND TO A Control for the Decimination of the Control of the Co	amangananananananananananananananananana	ica
TO HAVE AND TO HOLD, The premises above described, with the epipartemaces thereunto belonaling, to the said Tho Inter- origado Trust Company, its successors and assigns forever. And the said party of the list part coverants will the said party of the secon in Jun Will shed in the of said premises, and the said party of the list part coverants will the said party of the secon it they are tree from all incomplements, that. In which the premises are watered and second to the fight to sell and convey the same, and that. It they are tree from all incomplements, that watered and second to the fight to sell and convey the same, and that we will and a second part in the And said. In the region of the property of the second part, its and assigns, and in region is no condition that whereas said party of the lists part is justify indebted to said party of the second part, its and assigns, and it forever the second part, evidened by ———————————————————————————————————	annanamanan sanaan sanaan sa	and the second of the second o
TO NAVE AND TO MOLD. The premises above described, with the appareements therein belonging, to the said Tho Inter- TO NAVE AND TO MOLD. The premises above described, with the appareements the board bringing, to the said Tho Inter- TO NAVE AND TO MOLD. The premises above described, with the appareements with the said party of the second the terror of the premises above described in the or and premises. If the rest free form all instructions are not all premises. And said. Wile of		anamanina ayana ayana madakin minin ola alamina ola anaman ayan da ayan ayan ayan ayan ayan ayan
TO HAVE AND TO HOLD, The premises above described, with the spyntformaces thereum to behaving, to the said The other company, its successors and assigns forew. And the sub party to the first part evenuants with the said party of the second at they are tree from all incumbrances, that me to deal premises, and they are tree from all incumbrances, that me to the premises are the part premises and assigns, shall orvered warran and serend the life of and real state assigns all having claims and demands when the part premises are all the second part and the second part, the said and possibility of dower and hountstead in or to said real estate lorvers. The torregoing conveyance is on condition that whereas asip party of the lists part is they inducted to said party of the second part, it is and assigns, all her rich, claim and possibility of dower and hountstead in or to said real estate lorvers. The torregoing conveyance is on condition that whereas asip party of the lists part sity is inducted to said party of the second part, it is an assign, all her rich, claim and possibility of dower and hountstead in or to said real estate lorvers. The transport conveyance are condition that whereas asip party of the lists part sity inducted to said party of the second part in the cry of the lists part sity of the lists part sity of the distance of the real party of the lists part is party of the lists part to the lists part sity of the lists part of the lists part is until the party of the lists part of the lists part of the lists party of the lists part of the lists party of the lists party of the lists party of the lists party of the second part, and in each of the lists party of the l		and the second s
TO HAVE AND TO HOLD, The premises above described, with the spyntformaces thereum to behaving, to the said The other company, its successors and assigns forew. And the sub party to the first part evenuants with the said party of the second at they are tree from all incumbrances, that me to deal premises, and they are tree from all incumbrances, that me to the premises are the part premises and assigns, shall orvered warran and serend the life of and real state assigns all having claims and demands when the part premises are all the second part and the second part, the said and possibility of dower and hountstead in or to said real estate lorvers. The torregoing conveyance is on condition that whereas asip party of the lists part is they inducted to said party of the second part, it is and assigns, all her rich, claim and possibility of dower and hountstead in or to said real estate lorvers. The torregoing conveyance is on condition that whereas asip party of the lists part sity is inducted to said party of the second part, it is an assign, all her rich, claim and possibility of dower and hountstead in or to said real estate lorvers. The transport conveyance are condition that whereas asip party of the lists part sity inducted to said party of the second part in the cry of the lists part sity of the lists part sity of the distance of the real party of the lists part is party of the lists part to the lists part sity of the lists part of the lists part is until the party of the lists part of the lists part of the lists party of the lists part of the lists party of the lists party of the lists party of the lists party of the second part, and in each of the lists party of the l	cording to the official plat and survey thereof approved by the Seci	retary of the Interior of the United States.
And assideration of sind sum of money, does bereby release and out combined and no money and no money. He second part, its rand assigns, alther right, claim and possibility of douce and no money. Long the right, claim and possibility of douce and no money. Long the right, claim and possibility of douce and no money. Long the right, claim and possibility of douce and no money. Long the right of the first part by the party of the second part, right of the first part by the party of the second part, avidenced by	TO HAVE AND TO HOLD, The premises above descr.	ibed, with the appurtenances thereunto belonging, to the said The Inter-Stat And the said party of the first part covenants with the said party of the second pa
The torogoing conveyance is on condition that whereas sain party of the first part is justly indebted to sain party of the second part, evidenced by		
The foregoing conveyance is on condition that whereas sain party of the first part is justly indicated to sain party of the second part, evidenced by	or and in consideration of said sum of money, does hereby release an ors and assigns, all her right, claim and possibility of dower and ho	d quit craim, transfer and relinquish unto said party of the second part, its succe mestead in or to said real estate forever.
Acknowledged to the second part and a street of the past shall pay or cause to be past said a lote and the interest thereon according to the tenor and elect there and perform each and every covenant and agreement herein contained, then this instrument shall be and and void, otherwise to be a lieu in to delect. It is expressly stipulated and agreed that said party of the first part shall keep all taxes and assessments fully pad as required by law, an expet the builtings on said premises insured against loss or damage by fire and torrado, in the sum of S. with the second part. An 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 said and as security for the amounts on paid with such interest. The said first party agrees that if the maker of the notes shall fall to pay any of said money, either principal or interest when it is one and payable, or to conform to or comply with any of the foregoing occurates, the whole sum of money berein secured, may take the option of the time into hereby secured and at his option only and without molecule or exceeded the may pay be performed to the payable of the comply with any of the foregoing occurations, the whole sum of money herein secured, may at the option of the time east eterms of sale having first been given for thirty days by awarefishing usome newspaper published for or payable the power to sell saich proper years and party of the second part or its successors or assigns, to convey said property to any nurchaser at said sale and the rectains of the deed of occasional control of the second part of its successors or assigns, to convey said property to any nurchaser at said sale and the rectains of the deed of occasional objects of the consideration of the money and the pay said of the first part ham hereunto set in excending a payable said on the first part ham hereunto set in the first part ham hereunto set in the first part in a hereunto set in the first part in a hereunto set in the first part than her	The toregoing conveyance is on condition that whereas said par	rty of the first part is justly indebted to said party of the second part in the sum DOLLARS, for money loaned to the
It is expressly stipulated and agreed that said party of the first part shall keep all taxes and assessments fully pad as required by law, an exp the buildings on said premises insured against loss or damage by fire and tornado, in the sum of. \$\frac{8}{2}\$ with its payable art of the second part. And in case of the falliur or neglect of ash party of the first part so to do, said party of the second part may pay she in disassments and or the amounts of the farmation of the amounts of the farmation of the amounts of the sum of the said in the said that the said that it is the mater of the consideration. The said is the said title mater of the note shall fall to gas a year of said money, either principal or interest when the same be and payable, or to control to or comply with any of the toregoing covenants, the whole sum or money herein secured, may at the option of the the note hereby secured and at his position only and without others, be declared due and payable and may be toreclosed by the holder hereof as purity in a part there of a public said to his potion of the purity of the second part of the legal holder hereof, or his available, agent, or atom by the toreclosed by the holder hereof as purity in the party of the second part of the legal holder hereof, or his available, agent, or atom the part of the second part of the legal holder hereof, or his available, agent, or atom the part of the second part of the legal holder hereof, or his available, agent, or atom the part of the second part of the legal holder hereof, or his available, agent, or atom the part of the p	at the rate of	per cent per annum.
exp the buildings on said premises insured against loss of damage by fire and formado, in the sam of \$.\$ with loss payable it of the second part. And in case of the falling or neglect of said party of the first part so to do, said party of the second part may payable in assessments and effect such insurance, and shall be entitled to interest on the same at the rate of eight per cent per annum, and this mortuse and as security for the amounts are part with and interest on the same at the rate of eight per cent per annum, and this mortuse as as the part of the said first party agreed the complex may be received in the same at the rate of eight per cent per annum, and this mortuse as a security for the amounts of the part of the second part of the long to the received per centre of the second part of the long to the received per centre of the second part of the long to the received per of the long to the part of the second part of the long to the long	nd effect.	
The said first party agrees that if the maker of the note shall fall to pay any of said money, either principal or interest when the same be and payable, or to conform to or comply with any or the foregoing of the party of the second part or the legal holder thereof or his saids, agent, or autioney, shall and retrieve the holder hereof as payable, and the party of the second part or the legal holder thereof, or his assists, agent, or autioney, shall and retrieve, public holder by have, or the party of the second part or the legal holder thereof, or his assists, agent, or autioney, shall have power to sell such propents are and terms of sale having tirs been given to thirty days by auvertising moome newspaper published in or of general circulation in said territory, or by printed or written hand bills posted up in ten public places in the vicinity of said and, at which saic said party of the second part or the lowest of the said party or by party the payable that the said party of the second part or the lowest of said said shall be applied tirst to the payment of all costs and party of the second part or its successors or assigns, to convey said property to any purchaser at said and the rectals of the deed of necessal be taken as prima facic, true, and the process of said said shall be applied tirst to the payment of all costs and expenses attending sa county of the said tries and party of the lirst part and be added to the said direct party of the direct party of the lirst part and be added to the said lirst party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraid lirst party for and in consideration of the money load of the said the said said said shall be applied tirst in the Indian Territory, appeared in person, will be said to said party of the lirst part has a hereinfored the said links and direct parties grantor, and shall that he had executed the same tor the consideration and purposes therein mentioned and set forth, and the rectal		
pe and payable, or to conform to or comply with any of the loregoine covenants, the whole stup or money became secured, may at the option of the tip stup of the seat of the second pair of the legal bother theretor, or his assistance, agent, or authority, shall be second pair of the legal bother theretor, or his assistance, agent, or authority, shall mad recritory, public police of the tip shall be a seath error or state the payable to the payable that the payab	rep the buildings on said premises insured against loss or damage by htty of the second part. And in case of the failure or neglect of said and assessments and effect such insurance, and shall be entitled to intra- and as security for the amount so paid with such interest.	y fire and tornado, in the sum of \$\frac{1}{2}\$ and to do, said party of the second part may pay such tax terest on the same at the rate of eight per cent per annum, and this mortgage sha
ny part thereof at public sale (on highest bid or top and the control of the life and iterms of sale having intribute or the life and iterms of sale having intribute or the life and iterms of sale having intribute or the life and iterms of sale having intribute or the life and iterms of sale having intribute or the life and iterms of sale having intribute or the life and iterms of sale having intribute or the life and iterms of sale and a which sale sand party of the second parts signer, agent, of attorney in fact, may bid and purchase as an interpretation might do. And sand party of the life party of the second parts of the life and the processes of said sale shall be applied first to the payment of said does not be control, to the payment of said does and the remainder, it any, shall be paid to said party of the life party of	ue and navable, or to conform to or comply with any of the foregoing	e coverants, the whole sum of money herein secured, may at the obtion of the holds
Said first party for and in consideration of the money Joaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraid homestead allowed by law. IN TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of 190	ny part thereof at public sale to highest bid er tor cash at lace and terms of sale having first been given for thirty days by an critory, or by printed or written hand bills posted up in ten public signee, agent, or attorney in fact, may bid and purchase as and this said party of the second part or its successors or assigns, to converted the second part or its successors or assigns.	in the Indian Territory, public notice of the time at vertising in some newspaper published in or of general circulation in said t wind places in the vicinity of said land, at which sale said party of the second part or ir digerson might do. And said party of the first part hereby authorizes and empovey said property to any purchaser at said sale and the recitals of the deed of conveying the solid by the first part hereby the said the property to any purchaser at said sale and the recitals of the deed of conveying the solid by the said the solid first to the normant of all works and expenses attending said said.
ACKNOWLEDGMENT INITED STATES OF AMERICA, Indian Territory, Western District in the Indian Territory, appeared in person, to me personally well known as the person whose name appears upon the within and foregoing Meed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, a refer 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 foregoing Mortgage 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 parties 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 District of the Indian Territory, on the day of 190. Notary by commission expires To be used when title is in wife Notary to on this day of 190. Notary to one personally well known as the person whose name appears upon the within and foregoing Mortgage. to one personally well known as the person whose name appears upon the within and foregoing Mortgage. to one personally well known as the person whose name appears upon the within and foregoing Mortgage. 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 nectify. 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 with within to the said. To me well known to be the person whose name appears upon the within to the said.	Said first party for and in consideration of the money loaned and homestead allowed by law.	as atoresaid, hereby waives and relinquishes all rights of redemption, appraiseme
ACKNOWLEDGMENT JINITED STATES OF AMERICA, Indian Territory, Western District, s.e. On this	190	[SEA]
ACKNOWLEDGMENT On this	WITNESSES	
ACKNOWLEDGMENT INITED STATES OF AMERICA, Indian Territory, Western District, s.s. On this day of 190 before me 5 within and for the 5 within and for the 5 to me personally well known as the person whose name appears upon the within and foregoing Mortage 190 before me 190 to me well known to be the person whose name appears upon the within and foregoing Mortage 190 to me well known to be the person whose name appears upon the within and foregoing Mortage 190 to me well known to be the person whose name appears upon the within and foregoing Mortage 190 IN TESTIMONY WHEREOF, I have hereunto set my band and official seal, as such 190 District of the Indian Territory, on the 190 SEAL) You commission expires To be used when title is in wife 190 Within and for the 190 Long the personally well known as the person whose name appears upon the within and foregoing Mortage 190 within and for the 190 Long the personally well known as the person whose name appears upon the within and foregoing Mortage 190 Long the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do ocertify. And I further certify that on this day voluntarily appeared before me 190 Long the person whose name appears upon the within and foregoing Mortage 190 Long the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do ocertify. And I further certify that on this day voluntarily appeared before me 190 Long the well known to be the person whose name appears upon the within and foregoing Mortage 190 Long the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do to certify. And I further certify that on this day voluntarily appeared before me 190 Long the person whose name appears upon the within and foregoing Mortage 190 Long the parties grantor, and stated that he had executed the same for the		
ACKNOWLEDGMENT On this		(SEA)
On this day of 190 before me District in the Indian Territory, appeared in person, within and for the personally well known as the person whose name appears upon the within and foregoing Mored as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, a reby so certify. And I further certify that on this day voluntarily appeared before me will signed the relinquishment of dower therein expressed, for the pure 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. District of the Indian Territory, on the day of 190 hefore me, within and for the Indian Territory, western District, is. On this day of 190 before me, within and for the Indian Territory, appeared in person, to me personally well known as the person whose name appears upon the within and for the, and I do to certify. And I further certify that on this day voluntarily appeared before me. It is parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do to certify. And I further certify that on this day voluntarily appeared before me. It is to the said. It me well known to be the person whose name appears upon the within and fore the within and to the within and the person whose name appears upon the within and said to the will be one well known to be the person whose name appears upon the within and to the within and the will be one well known to be the person whose name appears upon the within and to the within and to the will be one well known to be the person whose name appears upon the within and to the will be will be add.		[SEA]
within and for the		[SEA]
to me personally well known as the person whose name appears upon the within and foregoing Moved as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, a creby so certify. And I further certify that on this day voluntarily appeared before me	ACKNO	OWLEDGMENT ry, Wêsterîr Dîstrict, s s.
reed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, a reely so certify. And I further certify that on this day voluntarily appeared before me	ACKNOONITED STATES OF AMERICA, Indian Territo On this	SEAL OWLEDGMENT ry, Western District, s.s.
And I further certify that on this day voluntarily appeared before me	ACKNOONITED STATES OF AMERICA, Indian Territo On this day of within and for the	OWLEDGMENT ry, Wêstern District, s.s. , before me
to me well known to be the person whose name appears upon the within and foregoing Mortgage the absence of her said husband, declared that she hud of her own free will signed the relinquishment of dower therein expressed, for the puterein 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	On this	OWLEDGMENT ry, Wêstern District, s. , before me
the absence of her said husband, declared that she hud of her own free will signed the relinquishment of dower therein expressed, for the puterein cintained 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 day of 190 Notary of the Indian Territory, on the 190 Notary of commission expires To be used when title is in wife in the said for the 190 Defore me, within and for the 190 Destrict in the Indian Territory, appeared in person, within and for the 190 Destrict in the Indian Territory, appeared in person, 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 to certify. And I further certify that on this day voluntarily appeared before me. To me well known to be the person whose name appears upon the within and the with the thin and the parties of the parties and the person whose name appears upon the within and the parties and the person whose name appears upon the within and the parties and the person whose name appears upon the within and the parties and the person whose name appears upon the within and the person whose name appears upon the within t	On this	SEAL OWLEDGMENT TY. Western District, s.
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such	On this day of the parties grantor, and stated that he had executed the creby so certify. ACKNOMINITED STATES OF AMERICA, Indian Territor 190 within and for the to me personally well keed as one of the parties grantor, and stated that he had executed the creby so certify. And I further certify that on this day voluntarily appeared be	SEAL OWLEDGMENT TY. Western District. s.
District of the Indian Territory, on the	On this day of to me personally well known	OWLEDGMENT ry. Western District. s.
Notary Ity commission expires	On this day of 190 within and for the to me personally well keed as one of the parties grantor, and stated that he had executed the ereby so certify. And I further certify that on this day voluntarily appeared be to me well known in the absence of her said husband, declared that she hud of her own therein contained and set forth, without compulsion or undue influen	OWLEDGMENT ry. Western District. ss.
TO BE USED WHEN TITLE IS IN WIFE INITED STATES OF AMERICA, Indian Territory, Western District. & &. On this	On this	OWLEDGMENT TY, Western District, s. District in the Indian Territory, appeared in person, nown as the person whose name appears upon the within and foregoing Mortga, the same for the consideration and purposes therein mentioned and set forth, and I defore me. wife to the sa to be the person whose name appears upon the within and foregoing Mortgage Dee yn free will signed the relinquishment of dower therein expressed, for the purpose the other said husband. in the control of the said husband.
On this day of 190 before me, 190 be	On this day of 190 within and for the 190 we are as one of the parties grantor, and stated that he had executed the 190 so certify. And I further certify that on this day voluntarily appeared be 100 me well known the absence of her said husband, declared that she had of her ow 190 nerein contained and set forth, without compulsion or undue influent 190 me 190 m	OWLEDGMENT ry. Western District. ss.
On this day of District in the Indian Territory, appeared in person, Within and for the District in the Indian Territory, appeared in person, Mortgage 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 o certify. And I further certify that on this day voluntarily appeared before me well known to be the person whose name appears upon the with the said.	On this day of 190 Within and for the 190 we within and for the 190 we within and for the 190 we will know in the parties grantor, and stated that he had executed the 190 octify. And I turther certify that on this day voluntarily appeared be 100 me well known in the absence of her said husband, declared that she had of her own the 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained and set forth, without compulsion or undue influent 190 merein contained 190 merein cont	OWLEDGMENT TY, Western District, s. District in the Indian Territory, appeared in person, nown as the person whose name appears upon the within and foregoing Mortgage the same for the consideration and purposes therein mentioned and set forth, and I defore me. wife to the sa to be the person whose name appears upon the within and foregoing Mortgage Dee yn free will signed the relinquishment of dower therein expressed, for the purpose the of her said husband. In the control of the said husband.
within and for the	On this	OWLEDGMENT TY. Western District. s.
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 to certify.	On this day of 190 within and for the 190 to me personally well known the same of the parties grantor, and stated that he had executed the 190 And I further certify that on this day voluntarily appeared be 100 me well known in the absence of her said husband, declared that she had of her own therein contained and set forth, without compulsion or undue influent 100 me 190 IN TESTIMONY WHEREOF, I have hereunto set my line 190 SEAL) My commission expires 190 TO BE USE 190 INITED STATES OF AMERICA, Indian Territory, Western 190 Western 190 Within and for the 190 to me personally well known to me well known to	OWLEDGMENT Fry. Western District. & S.
And I further certify that on this day voluntarily appeared before meto me well known to be the person whose name appears upon the wit	On this day of 190 Within and for the 190 within and	OWLEDGMENT ry. Western District. ss.
viie to the said	ACKNOO JNITED STATES OF AMERICA, Indian Territor On this day of 190 within and for the 190 within and for the 190 within and for the 190 to me personally well known the absence of her said husband, declared that she had of her own therein contained and set forth, without compulsion or undue influent in Testimony Whereof, I have hereunto set my lessence of the Indian Territory, on 190 SEAL) To BE USE INITED STATES OF AMERICA, Indian Territory, Wester On this day of 190 within and for the 190 to me personally well known to me personally well known to the parties grantor, and stated that he had executed the same in 190 within and for the 190 within and for the 190 to me personally well known to the parties grantor, and stated that he had executed the same in 190 within the had executed the same in 190 To me personally well known the 190 within and for the 190 within the had executed the same in 190 within the h	OWLEDGMENT Ty. Western District. s.
	On this day of 190 within and for the 190 And I further certify that on this day voluntarily appeared be 190 to me well known in the absence of her said husband, declared that she had of her own herein contained and set forth, without compulsion or undue influent 190 IN TESTIMONY WHEREOF, I have hereunto set my ling the 190 District of the Indian Territory, on SEAL) My commission expires 190 To be used 190 within and for the 190 within and for the 190 to me personally well known 190 to me personally well known 190 to me personally well known 190 to me of the parties grantor, and stated that he had executed the same to the certify.	OWLEDGMENT Ty. Western District. s.s.
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	On this day of 190 Within and for the 190 Local as one of the parties grantor, and stated that he had executed the 190 are well known in the absence of her said husband, declared that she had of her own herein contained and set forth, without compulsion or undue influent 190 are well known in the absence of her said husband, declared that she had of her own herein contained and set forth, without compulsion or undue influent 190 are well known in the absence of her said husband, declared that she had of her own herein contained and set forth, without compulsion or undue influent 190 are well known 190 are of the parties grantor, and stated that he had executed the same in 190 certify. And I further certify that on this day voluntarily appeared be write to the said 190 are well known 190 are well known 190 are well known 190 are well known 190 are of the parties grantor, and stated that he had executed the same in 190 are well known 190 are well k	OWLEDGMENT Ty. Western District. s.s.
District of the Indian Territory, on the 190	On this day of 190 Within and for the 190 Local as one of the parties grantor, and stated that he had executed the 190 are well known in the absence of her said husband, declared that she hud of her own therein contained and set forth, without compulsion or undue influent 190 are well known in the absence of her said husband, declared that she hud of her own therein contained and set forth, without compulsion or undue influent 190 are well known in the absence of her said husband, declared that she hud of her own therein contained and set forth, without compulsion or undue influent 190 are well known 190 are of the parties grantor, and stated that he had executed the same is not of the parties grantor, and stated that he had executed the same is not certify. And I further certify that on this day voluntarily appeared be write to the said. For egoing Mortgage Deed, and in the absence of her said husband, declarurposes therein contained and set forth, without compulsion or undintegrated the same in the parties grantor or undintegrated the said. For egoing Mortgage Deed, and in the absence of her said husband, declarurposes therein contained and set forth, without compulsion or undintegrated the same in the parties grantor or undintegrated the said.	OWLEDGMENT TY. Western District, s.
Out.	On this day of 190 Local as one of the parties grantor, and stated that he had executed the rereby so certify. And I further certify that on this day voluntarily appeared be to me well known in the absence of her said husband, declared that she had of her own herein contained and set forth, without compulsion or undue influent 100 memory whereoff. I have hereunto set my language bed, and in the absence of the parties grantor, and stated that not the ludian Territory, on this day of within and for the to me personally well known to me personally well known and the parties grantor, and stated that he had executed the same is to certify. And I further certify that on this day voluntarily appeared be write to the said. For egoing Mortgage Deed, and in the absence of her said husband, declarations therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterposes therein contained and set forth, without compulsion or undinterpose the contained and set forth, without compulsion or undinterpose the contained and set forth, without compulsion or undinterpose the contained and set forth, without compulsion or undinterpose the contained and set forth and contained and set forth and contained and set for	OWLEDGMENT TY. Western District, s.
My commission expires Deputy Clerk and Ex-Otticio Recor	On this day of 190 Lead as one of the parties grantor, and stated that he had executed the hereby so certify. And I further certify that on this day voluntarily appeared be to me well known in the absence of her said husband, declared that she had of her ow herein contained and set forth, without compulsion or undue influence in the said husband in the Indian Territory, on SEAL) My commission expires To be used that she had of the said of the said for the parties grantor, and stated that he had executed the same is so certify. And I further certify that on this day voluntarily appeared be write to the said foregoing Mortgage Deed, and in the absence of her said husband, declared the Indian Territory on the interposes therein contained and set forth, without compulsion or under in testimony whereof, I have hereunto set my houstrict of the Indian Territory, on the SEAL)	OWLEDGMENT TY, Western District, s.s.