a de la companya de l	Know all Den by These Presents, That George J. Cathey 11 and minnie Cathey his wife	
	hereinalter referred to as party of the first part, in consideration of the sum of	Morigage Trust
	Junt Jule Hundred Company, herdinater referred to as the party of the second part, the recept whereof is bereby acknowledged, first party has gran and conveyed, and by these presents dies hereby grant, bargain, sell and convey unto the said The Inter-State Morigage Trust cessors and assigns, the following described premjses situated in Curk Mation	company, its suc-
	Territory, 10-will: The North half (16) of Let no one (1) in Black no. O	
	Hundred Eights nine (189) in the City of Jucan	
	uccordin : to the orticial plat and survey thereof approved by the Secretary of the Interior of the United States.	
	TO HAVE AND TO HOLD, The premises above described, with the appurtenancis thereunto belonging, to the said Morgtage Trust Company, its successors and assigns forever. And the said party of the first part covenants with the said part that have lawfully seized in fee of said premises.	
	that they are i ree from all incumbrances, that he has good right to seil and convey the same, and that he will, and the administrators and assigns, shall forever war rant and detend the title to said real estate against all lawful claims and demands what and said Minnie Oathey will obtain white of said george of Cathy	ever.
	And said <u>Winnic Oathey</u> for and in consideration of said sum or money, does hereby release and quit caims for and <u>ferrage</u> (<u>Cathey</u> for and assigns, all her right, claim and possibility of dower and homestead in or to said real estate forever. The toregoing conveyance is on condition that whereas said party of the first part is justly indebted to said party of the secon Lucnty Jun Hundred.	ond part, its succes- d part in the sum of ney loaned to the
	party of the first part by the party of the second part, evidenced by <u>me</u> promissory note of even date herewith, with in date, at the rate of <u>first days of</u> <u>per cent</u> per annum, payable semi-annually, on the first days of <u>mog</u> and <u>Reperior</u> in each year in accordance with the coupons thereto attached.	terest thereon from
	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 an do and perform each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to l and effect. It is expressly, mutually stipulated and agreed as follows:	deffect thereof, and be a lien in full torce
	FIRET: In case of default of payment of any sum he ein covenauted to be paid, or in default of the performance of any covenant berein confained. the to pay the said second party or its assigns, interest at the rate of eight per cent per annum, computed semi-annually, on said principal note from the date thereof to shall be actually gaid. Any payments made on account of interest shall be credited in said compatibility of the date thereof to the shall be actually gaid. Any payments made on account of interest shall be credited in said compatibility on the ford a mount collected shall be and not exceed, it	e said first party agrees the time when the money the legal rate of eight per
	BECOND. The first party agrees to pay all taxes and assessments levied upon said real estate, also all liens, claims, adverse titles, and incumb and if not paid within ten days after the same are due and chargeable or become liens upon said real estate, the holder of this mortgage may at his option, without sum of money herein secured, due and payable at once; or may elect to pay such taxes or assessments and be entitled to interest on the same at the rate of eight per mortgage shall stand as security for the amount so paid with such interest.	rances on said premises, notice, declare the whyle cent per annum, and this
	THIRD: Said first party agrees to keep all buildings, fences, and other improvements on said real estate, in as good repair and condition as the sam shall permit no waste, and especially no cutting of lumber, except for making and repairing fences on the place and such as shall be necessary for fire-wood fo family; and the commission of waste shall at the option of the holder of this morigage, render this morigage due and payable.	e are in at this date, and r the use of the grantor's Acundred
	FOURTM: And the said tirst party agrees to at once insure the buildings up in said premises against loss by fire, in the amount of <u>the said second party</u> , and to at once deliver the insurance policies, properly assimed or pledged to said second party, and to at once deliver the insurance policies, properly assimed or pledged to said second party, the faiture, neglect or reius alo fosaid first party to so more the buildings or to re-insure the policies properly assimed or pledged to said second party, the faiture, neglect or reius alo field and on which any such policies shall expire; then said second party is before about the defined and empowered by these present said mount, and the said. The Inter-State Morengage Trust Company, may sign all papers and applications necessary to obtain such insurance said and the said second jarty is needy authorised and empowered by these present said and the said. The Inter-State Morengage Trust Company, may sign all papers and applications necessary to obtain such insurant stead or said first party; and, it is further agreed that in the event of loss under such policies of policies, the said second jarty shall rave fill such insurant stead or said party in the name, place and stead or said first party, and a sit and endore all vouchers, tree, place and stead or said first party in fact, site and endores all vouchers, tree, place and stead or said such insurance same and solve the said second jarty shall rave full such stars, tree, place and stead or said first party.	and that in the event of The Inter-State Mort- is, to insure or re-insure the in the name, place and ive, collect and settle the routs that shall be neces-
	same and for that purpose may in the name, prace and stead of same first pairly, and as an sach and stead of same structures, receipts and of sary to procure the modey, thereauder, and to apply the amount so collected loward the payment of a noie, interest coupons and interest thereou hereby secures, ments be not performed as aforesaid, then said party of the second part or its assigns, may effect such insurance as hereinbefore agreed, paying the cost thereof; at judgment for statutory lien claims including all costs and for the repayment of all moneys so paid with interest thereon from the time of payment at the rate of e payable semi-annualiy, these presents shall be as security in like manner and with like effect as for the payment of said note and interest coupons.	and if any of said agree- nd may also pay the final light per cent per annum,
	FIFTM. The said first party agrees that should a petition be filed to foreclose this mortgage, gain possession of said real estate or to prolect the rights or the file foor the possession of said real estate that they will pay an altorney's fee to be fixed, determined and allowed by the Court, and the payment thereof sha mortgage.	of the mortgagee berein, It also be secured by this
	to conform to or comply with any of the force long coveragits, the whole sum of money herein secured, may and the option of the holder of the note the reby secured a without notize, be declared dae and payable and may be foreclosed by the holder hereof as provided for by law, or the party of the second part or the legal holder here of a provided for by law, or the party of the second part or the legal holder here of a provided for by law, or the party of the second part or the legal holder here of a provided for by law, or the party of the second part or the legal holder here or attorney, shall have the power to sell sate by operity or any part thereof at public sale to the highest bidder for cash at the party of the second part or the legal holder here of a sole and party of the second part or the second part or the legal holder here of a sole of the mole hand bills posted of the party of the second part or the legal holder here of a sole of the mole hand bills posted of the party of the second part or the sate second part or the party of the first part here by the post of a part or the sate second or assisting the county part has a said a set of a part or the sate second of a sate second part or the sate second part or the sate short the thread part or the sate second part or the sate short de of or avery sate part or the sate second part or the sate short de of or any part the count of the sate second part or the sate second part or the sate state second part or the state state second part or the state state state state state st	nd at his option only and col, or his assigns, agent
	Ing in some newspaper published in or of general circulation in suldiawn or territory, or by princed or written hand bills posted up in ten public places in the vicini sale said party of the second part or its saicree, agent, or attorney in fact, may plad and purchases a any third person might do. And said party of the first port in a sail, and to or the party in fact, may places in the vicini powers suid party of the second part or its saicreessors or assinns, to convey said property to any pur chaser at said sale and the recitals of the deed of conveyance first, first, and the proceeds or said sale shall be applied first to the payment of all costs and expresses attending said sale, second, to the payment of said def and the first of the payment of all def and the said sale said sale and the payment of said def and the said sale said sale and the payment of said def and the said sale said sale sale said sale	ty of said 1 nd, at which breby authorizes and em- e shall be taken as prima interest, and the remain-
	der, if any, shall be paid to said party of the first part.	
	IN TESTIMONY WHEREOF, Said parties of the first part have bereunto set Theen hands this 6 th a nounber 1906	
	mallion flow in the formation and the second s	[SEAL]
	C. D. Coggeshall	[SEAL] [SEAL]
	ACKNOWLEDGMENT	
	UNITED STATES OF AMERICA, Indian Territory, Western District, ss.	
	anythin I's say of noverselves 1000 prime me (A) Consider all	:0 <i>1</i> ,
	On this 7' day of November 1906, before me OD Coyyeshall a notary Public within and for the Weslern District in the Indian Territory, appeared pers	States and the second sec
	Garrys, J. Oather to me personally well known as the person whose name appears upon the within and Deca asone of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and	Moitgage a sectorth, and I do wife to the said
	George J. Calter to me personally well known as the person whose name appears upon the within and Drea aslone of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and hereby so certify. And I further certify that on this day voluntarily appeared before me Missie Octtory to the within and fore to me well known to be the person whose name appears upon the within and fore in the absenge to the same husband, declared that she had of her own free will signed the relinquishment of dower therein contained and set for the without compulsion or undue int uence of her said husband.	wife to the said oing Mortgage Deed, ied, for the purposes
	George J. Calter to me personally well known as the person whose name appears upon the within and Drea aslone of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and hereby so certify. And I further certify that on this day voluntarily appeared before me Missie Octtory to the within and fore to me well known to be the person whose name appears upon the within and fore in the absenge to the same husband, declared that she had of her own free will signed the relinquishment of dower therein contained and set for the without compulsion or undue int uence of her said husband.	wife to the said oing Mortgage Deed, ied, for the purposes
	George J. Calker to me personally well known as the person whose name appears upon the within and bread as one or the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned at hereby so certify. And I further certify that on this day voluntarily appeared before me Minnie Oatky Geotter to me well known to be the person whose name appears upon the within and forege for the absended the rain upon the within and forege for the same hubble to the person whose name appears upon the within and forege for the absended of the rain upon the within and forege to me well known to be the person whose name appears upon the within and forege in the absended of the rain upon the within and forege in the absended of the rain upon the within and forege in the absended of the rain on the declared that she had of ther own free will signed the relinquishment of dower therein express therein contained and set forth, without compulsion or undue int uence of her said hubband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such Motary Public District of the Indian Territory, on the day of Rovently 190 b. (SEAL) Western District, Judican Junity My commission expires Muy 13, 190 J. TO BE USED WHEN TITLE IS IN WIFE UNITED STATES OF AMERICA, Indian Territory, Western District, sec.	wife to the said oing Mortgage Deed, ied, for the purposes in the
	Garge J. Oalten to me personally well known as the person whose name appears upon the within and Direa as one or the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned at hereby so certify. And I further certify that on this day voluntarily appeared before me Minnet Oather, and stated that he had executed the same for the consideration and purposes therein mentioned at hereby so certify. And I further certify. It is that on this day voluntarily appeared before me Minnet Oather, and the within and foreg in the absendor her saw husband, lectared that she had of ther own free will signed the relinquishment of dower therein express therein contained and set forth, without compulsion or undue int lence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such Noter Weather District of the Indian Territory, on the To be used when title is in wife My commission expires Min 130, 190 To be used when title is in wife UNITED STATES OF AMERICA, Indian Territory, Western District, set 190 before me,	wife to the said oing Mortgage Deed, ied, for the purposes in the Notary Public
	Garge J. Oalten to me personally well known as the person whose name appears upon the within and break as one or the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned at hereby so certify. And I further certify that on this day voluntarily appeared before me Minnie Oather, And I further certify that on this day voluntarily appeared before me Minnie Oather, And I further certify that on this day voluntarily appeared before me Minnie Oather, And I further certify that on this day voluntarily appeared before me Minnie Oather, And I further certify. to me well known to be the person whose name appears upon the within and foregot in the absendor her saw husband, declared that she had of ther own free will signed the relinquishment of dower therein express therein contained and set forth, without compulsion or undue int uence of her said husband. IN TESTIMONY WHEREOF, Thave hereunto set my hand and official seal, as such Mutary Weetim District of the Indian Territory, on the Ch. Copyright Wy commission expires Mutary Solution To be USED when Title is in wife UNITED STATES OF AMERICA, Indian Territory, Western District, sector me, a. Within and for the In this day of 190 before me, a. Within and for the District in the Indian Territory, appeared in person	wife to the said oing Mortgage Deed, ied, for the purposes in the Notary Public
	Garge J. Oalter to me personally well known as the person whose name appears upon the within and size as one or the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and hereby so certify. And I further certify that on this day voluntarily appeared before me Minnet Oather Control of the within and fore of the same for the consideration and purposes therein mentioned and here as the day of the said husband. In the absense of ther said husband, beclared that she had of her own free will signed the relinquishment of dower therein express therein contained and set forth, without compulsion or undue int uence of her said husband. Motor of dower therein and fore of the said husband. In the absense of the result of the Indian Territory, on the Motor of the said further in the last of the Indian Territory, on the day of the said further in the indian territory, on the day of the said further in the indian territory, western District, set United states of AMERICA, Indian Territory, Western District, set United states of the indian territory, Western District, set United states of the indian territory, Western District, set United states of AMERICA, Indian Territory, Western District in the Indian Territory, appeared in person a	wife to the said oing Mortgage Deed, ied, for the purposes in the Notary Public ng Mortgage Deed as of th, and I do hereby upon the within and he consideration and
	Garge J. Oalter to me personally well known as the person whose name appears upon the within and size as one or the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and hereby so certify. And I further certify that on this day voluntarily appeared before me Minamic Oath And I further certify. I to me well known to be the person whose name appears upon the within and fore of the absense of ther said husband. Acctared that she had of her own free will signed the relinquishment of dower therein entress therein contained and set forth, without compulsion or undue int uence of her said husband. In the absense of ther said husband. beclared that she had of her own free will signed the relinquishment of dower therein entress therein contained and set forth, without compulsion or undue int uence of her said husband. Notar Image: In the absense of the said husband. Image: Image	wife to the said oing Mortgage Deed, ied, for the purposes in the Notary Public ng Mortgage Deed as of th, and I do hereby upon the within and he consideration and