1077-1	Know all Men by These Presents, That Lawrence K. Cone and Edith m. Cone, his wife.
P #) C C.	hereinatter referred to as party of the first part, in consideration of the sum of
	and conveyed, and by these presents does hereby grant, bargain, sell and convey unto the said and inter-state maring grant, bargain, sell and convey unto the said and inter-state maring grant, so does cessors and assigns, the following described premises situated in Creek Matter Matter and the said and
	Territory, to-will Lat No Three (3) in Block No. Three (3) in Homer addition to
	the City of Julaan
	according to the opticial plat and survey thereof approved by the Secretary of the Interior of the United States, TO HAVE AND TO MOLD, The premises above described, with the appurtenances thereunto belonging, to the said The Inter-State Morgtage Trust Company, its successors and assigns forever. And the said party of the first part covenants with the said party of the second part
	that he will seized in fee of said premises, that they are iree from all incumbrances, that he has good right to seil and convey the same, and that he will, and he heirs, executors, administrators and assigns, shall forever warrant and defend the title to said real estate against all lawful claims and demands whatever.
	And said <u>Clith</u> <u>M</u> . Conce for and in consideration of said sum of money, does hereby release and quil craim, transfer and reinquish unto said party of the second part, its successors and assigns, all her right, claim and possibility of dower and homestead in or to said real estate forever. The foregoing conveyance is on condition that whereas said party of the first part is justly indebted to said party of the second part in the sum of
	The foregoing conveyance is on condition that whereas said party of the first part is justiy indented to said party of the second part in the sam of <u>Jwclue</u> <u>Hundred</u> party of the first part by the party of the second part, evidenced by <u>Ome</u> promissory note of even date herewith, with interest thereon from
	date, at the rate of <u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u>i</u><u></u><u></u><u></u><u></u><u>i</u><u></u><u></u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u></u><u></u><u>i</u><u></u><u></u><u>i</u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u>
	Now, it said party of the first part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect thereof, and do and perform each and every covenant and agreement herein contained, then this instrument shall be null and yold, otherwise to be a lien in full force and effect.
	It is expressly, mutually stipulated and agreed as follows: FIRGT: In case of default of payment of any sum he ein covenanted to be paid, or in default of the performance of any covenant herein contained, the said first party agrees 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 thereoi to the time when the money shall be actually paid. Any payments made on account of inferest shall be credited in said computations so that the total amount collected shall be, and not exceed, the legal rate of eight per shall be actually paid. Any payments made on account of inferest shall be credited in said computations to that the total amount collected shall be, and not exceed, the legal rate of eight per
	shall be actually paid. Any payments made on account of hierest suari be created in said computation soft and the total amount created suari be, and no extend, the reated suari be creating and an extend of the same are done and chargeable or become lens upon said real estate, also all liens, claims, adverse titles, and incomparances on said premises, and if not paid within iten days after the same are due and chargeable or become lens upon said real estate, also all liens, claims, adverse titles, and incomparances on said premises, and if not paid within iten days after the same are due and chargeable or become lens upon said real estate, the holder of this mortgage may at his option, without motice, declare the while sum of money herein secured, due and bayable 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 cent per annum, and this mortgage shall stand as security for the amount so paid with such interest.
	THERD: Said tirst party agrees to keep all buildings, fences, and other improvements on said real estate, in as good repair and condition as the same are in at this date, and shall are mit no waste, and estacially no cutting of timber, excent for making and repairing fonces on the place and such as shall be meetssary for the use of the krautor's
	Tamily; and the commission of waste shall at the option of the bolder of this morigage, render this morigage due and payable. <b>FOURTM:</b> And the said tirst party agrees to at once insure the buildings appn said premises against loss by fire, in the amount of <u>Jurlay Hundry</u> Dollars, in insurance companies approved by said second party, and to at once deliver in the insurance policies, properly assigned or pledged to said second party; and that in the even of the failure, neglect or retussi of said first party to so insure the buildings or (or e-insure the same and deliver the policies properly assigned or pledged to the said The Inter-State Mort- said buildings for said amount, and the said. The Inter-State Mort- said buildings for said amount, and the said. The Inter-State Mort- said for stating is and the said. The Inter-State Mort- said and for that purpose may in the said of said first party is so insure in buildings or (or e-insure same and for that purpose may in the mane, place and stand to said first party and that first party and the said at the same and the interest company, may sign all papers and applications necessary to obtain such insurance in the and built be neces- sate and for that purpose may in the mane, place and stand to said first party and the same and deliver of insurance and therest thereon bereby successary to obtain such insurance in the same and the same and for that purpose may in the main state of said first party and its in the any of said agree- ments be more the formedy - and could stand to said first party and the same of its assigned and a share of the insurance as here fabrice agreed, party in the rate of eight per cent per annum, parabolic state of said more agreed and in the set of said and as any of the insurance as here fabrice agreed, party in the call may of said agree- ments be more thermaly include all could agreed of the agreed and and the insurance and with the reter of the rate of eight per cent per annum, parabolic state for sthat shall be all of the
	said buildings for said amount, and the said. The inter-State Moritage Trust Company, may sign all papers and applications necessary to obtain such insurance in the aver, pince and stead of said first party; and it is further agreed that in the event of hosts nuder such points (for y policies, the said second party shall have full power to domand, receive, collect and settle the same and for that purpose may in the name, place and stead of said first party, and as his agent and altornty in fact, sign and endorse all vouchers, receipts and draits that hall be neces- sary to procure the money there and to apply the amount so collected toward the payment of a note, interest compons and interest secure, and if any shall ave fact 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; and may also pay the tinal
	or the title teo or the possession of said real estate that they will pay an attorney's fee to be fixed, determined and allowed by the Court, and the payment thereor shall also be secured by this
	mortgage. BIXTM. The said first party agrees that if the maker of the note shall fail to pay any of said money, either principal or interest when the the same becomes due and payable, or to conform to or comply with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the holder of the note hereby secured and at his option only and without notice, by declared due and payable and may be foreclosed by the bolder hereof as provided for by law, or the party of the second part or the legal holder hereof, or bis assigns, agent
	<b>EXTV.</b> The said first party agrees that if the maker of the note shall fail to pay any of said modey, either principal or interest when the the said becomes and payable, and the said payable and payable said payable shall sail to pay any of said modey, either principal or interest when the the said becomes and payable, and the said payable and at his option only and twithout notice, be declared due and payable and may be foreclosed by the bolder of the rest is secured, may at the poler of the holder of the note herevity secured and at his option only and twithout notice, be declared due and payable and may be foreclosed by the bolder of the total bolder of the holder of the note herevity secured and at his option only and to restore, shall have the power to be setting on poerty or any part thereof at public said to the highest bidder for cash at the indian Territory, public notice of the time and place and terms of saic having first been given for thirty days by advertises at a said party of the second part or its assigned, agent is a the indian Territory, public notice of the time and place and terms of said having first been given for thirty days by advertises at a pay it he second part or its assigned, agent, or atterney in fact, may bid and purchase as any third person might do. And said party of the first part herehall be taken as prima first being the second part or its assigned to the payment of all costs and expenses attending said said party of the first part herehall be taken as prima first being the pay to the pay the second part or its assigned. Agent are its part to a the pay the part herehall to the payment of all costs and expenses attending said said said, said barty of the first part herehall be taken as prima first be paid to said party of the first part.
	der, if any, shall be paid to staid party of the first part. <b>BEVENTH.</b> Said first party for and in consideration of the money loaned as aforesaid, hereby waives and relingaishes all rights of redemption, appraisement and homestead allowed by law.
	IN TESTIMONY WHERE OF, Said parties of the first part have bereunto set Their hands this 5th day of
	WITHEBBED
	ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory, Western District, ss.
	On this 6th day of December 1906, before me C. D. Coggeshall a notary Public within and for the western District in the Indian Territory, appeared in person,
	Laurance, K. Come to me personally well known as the person whose name appears upon the within and foregoing Mottgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do
	hereby so certify. And I further certify that on this day voluntarily appeared before me <u>Edith</u> <u>M. Cone</u> wife to the said <u>Leave</u> <u>K. Cone</u> to me well known to be the person whose name appears upon the within and foregoing Mortgage Deed, in the absence of her said husband, ucclared that she had of her own free will signed the relinquishment of dower therein expressed, for the purposes therein contained and set forth, without compulsion or undue int, uence of her said husband, in <b>TRETIMONY WHEREOF</b> , I have hereunto set my hand and official seal, as such <u>Notary</u> <u>Culk</u> ; in the
	therein contained and set forth, without compulsion or undue int vence of her said husband. IN TRETIMONY WHEREOF, I have hereunto set my hand and official seal, as such notary Public. in the forstern District of the Indian Territory, on the 6th day of Deservices 1906
	Western District of the Indian Territory, on the 6th day of <u>Descenden</u> 1906 (SEAL) western District, Indian Zerritory My commission expires May 13, 1907
	TO BE USED WHEN TITLE IS IN WIFE UNITED STATES OF AMERICA, Indian Territory, Western District, ss.
	On thisday ofly0belore me, aWithin and for theDistrict in the Indian Territory, appeared in person
	to me personally well known as the verson whose name appears upon the within and foregoing Mortgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify. And I turther certify that on this day voluntarily appeared before me.
	wife to the said to me well known to be the person whose name appears upon the within and foregoing Morigage Deed, and in the absence of her said husband, ucclared that she had of her own free will executed the same for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband. IN TECTIMONY WHEREOF, I have hereunto set my hand, as such in the influence of her said husband.
	District of the Indian Territory, on the
	(SEAL) My commission expires
	Filed for record. Dec. 6 1906 at 2:35 Decicer. O. M.
Tail	$m_{i}$ de $i$ , $m_{i}$

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