## Indian Territory Real Estate Mortgage

	all Men by These Pres	ente, mac	oncis M Hi	Tuesa, I.J.	
J. M.	hereinafter referred to as party	of the first part, in c			
	Hendred  their referred to as the party of the telegraph of the telegraph of the following described premises.		DOLLARS, in hand good whereon is hereby acknown the said The Inter-Creek Nation	aid by Tho Inter-State ledged, first party has grai State Morigage Trust	Mortgage Trus nted, bargain d, sol Company, its suc India
	North sevening fin Forty Eight (148)	7 11	Lat No. Upser 63. un J. Irslo		
icc )r.lia : to the offic	al plat ani survey thereof appro	oved by the Secretary o	of the Interior of the United St	ates.	
Morgtage Trust C	AND TO HOLD, The premis Company, its successors and as lawfully seized in 15e of	signs forever. And the	e said party of the first part co	venants with the said part	y of the second par
that they are tree fro administrators and a And said??	om all incumbrances, that he is ssigns, shall forever warrant at the cy. K. Homes won of said sum of money, does h	has good right nd detend the title to sai	to sell and convey the same, a id real estate against all lawfu wife ot said	nd that he will, and he I claims and demands what M. Hines	ver.
for and in consider at sors and assigns, all The toregoing	ion of faid sum of money, does her right, claim and possibility conveyance is on condition that time. Hundred	of dower and homestead whereas said party of	l in or to said real estate Torev the first part is justly indebte	er. d to said party of the secon	d part in the sum o
date, at the rate of	rt by the panty of the second par	t, evidenced by Ou percent per annum, p	promissory note of ayable semi-annually, on the	even date herewith, with in	terest thereon from
Now, it said p do and perform each and effect.	in each ye.  arty of the first part shall pay of and every covenant and agreement	or eause to be paid said ent herein contained, t		on according to the tenor an uull and void, otherwise to l	dellect thereof, and e a lien in tull lorg
It is express!  FIRST: In to pay the said second pai shall be actually paid. "A	y, mutually stipulated and agree case of default of payment of any sum h rly or its assigns, interest at the rate of my payments made on account of intere		or in default of the performance of a mputed semi-annually, on said princ mputation so that the total amount c	ny covenant herein contained, th ipal note from the date thereof to olicated shall be, and not exceed, i	e said first party agree the time when the mone the legal rate of eight p
and if not paid within ten sum of money herein sec mortgage shall stand as s	The first party agrees to pay all laxt days after the same are due and charge the dide and payable at ouce; or may el- ecurity for the amount so paid with suc	es and assessments levied table or become lieus upon sa ect to pay such taxes or asse h interest.	upon said real estate, also all liens, o id real estate, the holder of this wor ssmeats and be entitled to interest of	laims, adverse titles, and incumb tgage may at his option, without a the same at the rate of eight per	rances ou said premises notice, declare the who cent per annum, and th
shal   permit no waste,	aid first party agrees to keep all buildin and especially no cutting of timber, ex	ngs, fences, and other impro xcept for making and repairi	vements on said real estate, in as goo ng fences on the place and such as sha	d repair and condition as the sam II be necessary for fire-wood fo	e are in at this date, and the use of the grantor
Dollars, in insurance con the failure, neglect or re- gage Trust Company, i said buildings for said in stead of said first party; same and for that purpos sary to procure the mone	on or waste shall at the option of the no hand the said lirst party agrees to at one apanies approved by said second party, a usual of said first party to so insure the lefter boom of the day on which any sue bount, and the said, The Inter-State be and it is further agreed that in the even and it is further agreed that in the even y thereunder, and to apply the amount so s aforesaid, then said party of the secon calculum scluding all costs and for the best presents shall be as security in lik wald liked hours agreed that should a provide a proper second to the second to said the party agrees that should a provide second some second second second second and second second second second second and second second second second and second sec	and to at once deliver the in buildings or (or e-lasure the ch policies shall expire; then Mortgage Trust Company, it of loss under such policy or id first party, and as his as so collected toward the payn	asurance poticies, property assigned a same and deliver the policies proper said second party is hereby authorize may sign all papers and applications policies, the said second party shall tent and attornly in fact, sign and en ent of a note, interest coupons and	or piedged to said second party; ly assigned -r piedged to the said; l and emnowered by these presen necessary to obtain such insurand, l'ave full power to demand, rece- lorse all vouchers, receipts and d, interest thereon hereby secure.	and that in the event the Inter-State Mort is, to insure or re-insu- e in the name, place an ve, collect and settle tr raits that shall be neces and if any of sald agre-
ments he not performed a					
or the title too or the poss mortgage.	ession of said real estate that they will p said first party agrees that if the make	pay an attorney's fee to be fi er of the note shall fail to pay	xed, determined and allowed by the Co vany of said money, either principal	ourt, and the payment ther of sha or interest when the the same bec	ll also be secured by the omes due and payable,
or the fille too of the poss mortgage. SIXTM. The to conform to or comply without notice, be declar or attorney, shall have it ing in some new spaper p ing in some new spaper p sale said party of the secondary of the secondary of the facte, true, and the proce- der, if any, shall be paid allowed by law.	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the dd due and payable and may be foreclose to power to sell such property or any parabilished in or of general circulation in sund part or its assignee, agent, or attorn second part or its successor or assumed to said said shall be applied first to to said party of the first part.  Said tirst party for and in consideration	pay an attorney's fee to be fil- er of the note shall fail to pay whole sum of money herein d by the holder hereof as pro- er t thereof at public sale to the holdian Territory, public in said town or territory, or by eay in fact, may bid and pui ns, to convey said property hopeyment of all costs and on of the money loaned as af-	wed, determined and allowed by the Co y any of said money, either principal. secured, may at the option of the hol- vided for by law, or the party of the so- highest bidder for cash at allowed the con- printed or written hand hills posted a chase as any third person might do. to any pur chaser at said sale and the superises attending said sale, second, presaid, hereby waives and relinguis	ourl, and the payment ther of sha or interest when the the same bec- der of the note hereby secured a legal part or the legal holder her- of sale having first been given for p in ten public places in the vicin And said party of the first part he recitals of the deed of conveyanc. to the payment of said debt and in sites all rights of redemption, app.	Il also be secured by the omes due and payable, in mad his spotion only a second, or his assigns, age: thirty days by advertity of said ind, at white reby authorizes and enshall be taken as printerest, and the remain the rest, and homester
or the fille too of the poss mortgage. SIXTM. The to conform to or comply without notice, be declar or attorney, shall have it ing in some new spaper p ing in some new spaper p sale said party of the secondary of the secondary of the facte, true, and the proce- der, if any, shall be paid allowed by law.	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the did due and payable and may be foreclose to power to sell such property or any particular of the property of the power to sell such property or any particular or its assignee, agent, or attentive of the succession of assignees of assignees of the party of the first part.  Said tirst party for and in consideration only the party of the first party.	pay an attorney's fee to be fil- er of the note shall fail to pay whole sum of money herein d by the holder hereof as pro- er t thereof at public sale to the holdian Territory, public in said town or territory, or by eay in fact, may bid and pui ns, to convey said property hopeyment of all costs and on of the money loaned as af-	wed, determined and allowed by the Co en any of said money, either principal secured, may at the option of the hol- rided for by law, or the party of the said the best bediene and place and terms printed or writen hand bills posted a chase as any third person might do. to any per chaser at said sale and the expenses attending said sale, second, oresaid, hereby waives and relinquit has been allowed to the condition of the condi- tion of the condition of the condition of the condi- pressid, hereby waives and relinquit	ourt, and the payment ther of sha  or interest when the the same become of the note hereby secured a  legand part or the legal holder her  of sale having thist been given for  of saled party of the first part in  recitals of the deed of conveyance,  to the payment of said debt and it  shes all rights of redemption, app.   hand this 12 decrease.	Il also be secured by the omes due and payable, in and at his option only a metor, or his assigns, age: thirty days by advertity of said in all, at whis reby authorizes and enshall be taken as printerest, and the remain also mentant and homestee and of the control of the cont
or the title too of the poss mortgage. SIXTH. The to conform to or comply without notice, be declar- or attorney, shall have it. ling in some new spaper p sale said party of the scowers said party of the facie, true, and the proce- der, it any, shall be paid et, it any, shall be paid allowed by law.	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the did due and payable and may be foreclose to power to sell such property or any particular of the property of the power to sell such property or any particular or its assignee, agent, or attentive of the succession of assignees of assignees of the party of the first part.  Said tirst party for and in consideration only the party of the first party.	pay an attorney's fee to be fil- er of the note shall fail to pay e whole sum of money herein d by the holder hereof as pro- er thereof at public sale to the lodian Territory, public as easy to fact, may bild and pri may to fact, may bild and pri may to fact, may bild and pri may to convey said properly the payment of all costs and of ion of the money loaned as a file  t.A.a. of the first part	wed, determined and allowed by the Co any of sald money, either principal secured, may are the option of the holy lefed for by law, or the party of the highest blidter for cash at olice of the time and place and terms printed or writen hand bills posted a chase as any third person might do. to any prochaser at said sale and the expenses attending said sale, second, oresaid, hereby waives and relinquich that the hereunto set them.	ourt, and the payment ther of sha or interest when the the same bec- der of the note hereby secured a cognity part or the legal holder her of the having this been given for the party of the first part he party of the first part he recitals of the deed of conveyance to the payment of said debt and in these all rights of redemption, appo- hand a. this 12 deep deep hand in the payment of the payment of	Il also be secured by this omes due and payable, or mot at his option only a rest, or his assigns, aget thirty days by advertity of said ind, at whis reby authorizes and en shall be taken as primiterest, and the remain also are also and the remain also and the remain also are also and the remain also and the remain also are also are also and the remain also are also and the remain also are also are also are also are also and the remain also are also are also are also and the remain also are also ar
or the title too of the possmortgage. SIXTH. The to conform to or comply without notice, be declared attorney, shall have it ing in some new spaper poster said party of the seconder, it any, shall be paid der, if any, shall be paid to the seconder at the process allowed by law.  IN TESTIM	ession of said real estate that they will is said first party agrees that if the make will appear that you they will in the make will appear to the foregoing covenants of the doe and payable and may be foreclosed to be said to the property or any party of the first party of the distribution of a to the said and part or its assignee, agent or atterned to said said the said be applied first to the said party of the first part.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and in consideration of the said party of the first party.	nay an attorney's fee to be filer of the note shall fail to pay a whole sum of money herein as provided by the holder hereof as provided by the holder hereof as provided by the holder hereof as provided by the holder hereifory, public hereifory, public with a first may bid and purely in fact, may bid and purely he payment of all costs and the money loaned as after the holder of the first part the holder of the first part	wed, determined and allowed by the Co any of sald money, either principal secured, may are the option of the holy lefed for by law, or the party of the highest blidter for cash at olice of the time and place and terms printed or writen hand bills posted a chase as any third person might do. to any prochaser at said sale and the expenses attending said sale, second, oresaid, hereby waives and relinquich that the hereunto set them.	nurt, and the payment ther of sha  or interest when the the same bec  duer of the note hereby secured a  legged part or the legal holder her  of sale having first been given for  of sale having first been given for  grant and party of the first par the  recttals of the deed of conveyance  to the payment of sale debt and is  shes all rights of redemption, app.  hand 4. this	il also be secured by the omes due and payable, and at his option only a sect, or his assigns, age. thirty days by advertify of said ind, at whis reby authorizes and eccahail be taken as principles, and the remaining section of the remaining sect
or the title too or the possmortgage. SIXTH. The to conform to or comply without notice, be declared at a storney, shall have it ing in some new spaper pale said party of the second or attorney, shall party of the facte, true, and the proceeder, if any, shall be paid allowed by law.  IN TESTIM.  O. D. Co-	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the did a and payable and may be foreclosed to be said said payable and may be foreclosed to be said said pay of the power to sell such property or any nit said part or its assignee, agent, or attorn in such part or its assignee, agent, or attorn second part or its successors or assik said said said the applied first to to said party of the first part.  Said tirst party for and in considerating the said party of the first part.  190 6  WITHESSES	ACKNOWI	red, determined and allowed by the Corn of sald money, either principal secures, may at the option of the hold for by law or the party of the the secures, may at the option of the hold in the secures, and the secures of the time and place and terms printed or written hand bills posted that as any third person might do. to any princated as the second, oresaid, hereby waives and rollinguish have hereunto set their marcy. R. Marcy, R. LEDGMENT	nurt, and the payment ther of sha  or interest when the the same bec  deer of the note hereby secured  acond part or the legal holder her  of sale having first been given for  of sale having first been given for  and said party of the first par the  rectuals of the deed of conveyance  to the payment of sale debt and in  these all rights of redemption, appure  hands this	Il also be secured by this omes due and payable, or mod at his option only a resort, or his assigns, aget thirty days by advertity of said in ind, at whis reby authorizes and en shall be taken as primiterest, and the remain also and the remain also and the remain also and the remain also are the remain also and the remain also and the remain also are the remain also and the remain also are the remain and the remain also are the remain and the remain also are the remain also are the remain also are the remain and the remain are the remain also are the remain also are the remain also are the remain also are the remain and the remain are the remain are the remain are the remain are the remain and the remain are the remain aremain are the remain are the remain are the remain are the remain
or the title too of the possmortgage. SIXTH. The to conform to or comply without notice, be declared at a storney, shall have it ing in some new spaper pale said party of the secondary, the said party of the facte, true, and the proceeder, if any, shall be paid allowed by law.  IN TESTIME  O. D. Co-	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the doe and payable and may be foreclosed by the fo	ACKNOWI	red, determined and allowed by the Corn of sald money, either principal secured, may at the option of the hold of the control	nurt, and the payment ther of sha or interest when the the same bec der of the note hereby secured a legal part or the legal holder her of sale having first been given for sald party of the first par the rectifals of the deed of conveyance to the payment of said debt and if sibes all rights of redemption, appu- hands this 1.2. d.  M. Humes Humes	Il also be secured by this omes due and payable, on and at his potion only a resort, or his assigns, agei thirty days by advertity of said in ind, at whis reby authorizes and en ashail be taken as primiterest, and the remain alsement and homested ay of
or the file leo of the possmortgage. SIXTH. The to conform to or comply without noile, be declared attorney, shall have it ing in some dew speaper psale said party of the facie, true, and the proceeder, if any, shall be paid allowed by law.  IN TESTIM.  On this.  On this.  A Notary  Deed as one 01 the poed	ession of said real estate that they will is said first party agrees that if the mass he with any of the foregoing covenants, they do and payable and may be foreclosed by the foreclosed power to sell such property or any party of the foreclosed power to sell such property or any party of the first party or attention in such part or its assignee, agent, or attentions of the forecompart or its successors or attentions of said said said shall be applied first to to said party of the first part.  Said tirst party for and in consideration of the forecomparty of the first party for any par	ACKNOWI  ACK	red, determined and allowed by the Corn any of said money, either principal secured, may at the option of the host ideal for by law, or the party of the straight for by law, or the party of the straight of the determine and place and terms printed or written hand full sposted to day per chaser at said sale and the expenses attending said sale, second, oresaid, hereby waives and relinquit has been also the said said to the said said to the expenses attending said said. Second, or said, hereby waives and relinquit has been more than the said said said the expenses attending said said.	nurt, and the payment ther of sha  or interest when the the same bec  deer of the note hereby secured a  legal part or the legal holder her  of sale having tirst been given for  said party of the first par in  had said party of the first par in  the feel of conveyance  to the payment of said debt and is  these all rights of redemption, apprint  hand this 12 department   M. Herrico   Herrico   Territory, appeared in persect  parts upon the within and  poses therein mentioned at	Il also be secured by this ones due and payable, in mot at his potton only an old an interest of the secured in
or the title too of the possmortgage. SIXTH. The to conform to or comply without notice, be declared at the conformation of th	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the doe and payable and may be foreclosed to be said payable and payable and payable and said said shall be applied first to to said party of the first payable.  Said tirst party for and in considerating the said payable and payable an	ACKNOWI  ACK	red, determined and allowed by the Corn of sald money, either principal secured, may at the option of the hold of the construction of the time and place and terms printed or written hand this posted that as any third person might do. to any prochaser at said sale and the expenses attending said said said the expenses attending said said and the expenses attending said said said to any processid, hereby waives and rollinguish have. The person whose name appears to the consideration and put the person whose name appears will signed the relinquishmeter said husband.	murt, and the payment ther of sha  or interest when the the same bec  deep of the note hereby secured a  legged part or the legal holder her  of sale having first been given for  sale party of the first par the  rectitals of the deed of conveyance  to the payment of sale debt and is  sibes all rights of redemption, appure  hand this 12 d.   M. H	Il also be secured by this omes due and payable, on and at his potion only a resort, or his assigns, agei thirty days by advertity of said in ind, at whis reby authorizes and en shall be taken as primiterest, and the remain alsement and homested ay of SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
or the title too of the possmortgage. SIXTH. The to conform to or comply without notice, be declared at the conformation of th	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the doe and payable and may be foreclosed to be said payable and payable and payable and said said shall be applied first to to said party of the first payable.  Said tirst party for and in considerating the said payable and payable an	ACKNOWI  ACK	red, determined and allowed by the Corn of sald money, either principal secured, may at the option of the hold of the construction of the time and place and terms printed or written hand this posted that as any third person might do. to any prochaser at said sale and the expenses attending said said said the expenses attending said said and the expenses attending said said said to any processid, hereby waives and rollinguish have. The person whose name appears to the consideration and put the person whose name appears will signed the relinquishmeter said husband.	murt, and the payment ther of sha  or interest when the the same bec  deep of the note hereby secured a  legged part or the legal holder her  of sale having first been given for  sale party of the first par the  rectitals of the deed of conveyance  to the payment of sale debt and is  sibes all rights of redemption, appure  hand this 12 d.   M. H	Il also be secured by this omes due and payable, on and at his potion only a resort, or his assigns, agei thirty days by advertity of said in ind, at whis reby authorizes and en shall be taken as primiterest, and the remain alsement and homested ay of SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
or the title too of the possmortgage. SIXTH. The to conform to or comply without noile, be declared attorney, shall have it ing in some new speaper psale said party of the sace powers said party of the facie, true, and the proceeding the said party of the facie, true, and the proceeding the said party of the facie, true, and the proceeding the said party of the facie, true, and the proceeding the said party of the facie, true, and the proceeding the said party of the facie, true, and the proceeding the said party of the facie true. On this and the said true the facie to the phereby so certify.  And I further the facie of the phereby so certify.  In the absence of her therein contained an in the said true the facie to the said true true true true true true true true	ession of said real estate that they will is said first party agrees that if the mask hey with any of the foregoing covenants, they did any of the foregoing covenants, they did and payable and may be foreclosed to be said to said said payable and may be foreclosed power to sell such property or any payable and part or its successors or assisted on said said said shall be applied first to to said party of the first part.  Said tirst party for and in consideration of the said said shall be applied first to to said party of the first part.  Said tirst party for and in consideration of the said party of the first part.  WITHESTS  Advisor AMERICA, Ind  WITHESTS  Advisor AMERICA, Ind  WITHESTS  Advisor AMERICA, Ind  WITHESTS  Advisor AMERICA, Ind  Within and for the said that the certify that on this day volunta.  Advisor America and stated that he certify that on this day volunta.  Advisor America and stated that he certify that on this day volunta.  Advisor America and stated that he certify that on this day volunta.  District of the Indo-	ACKNOWI  ACK	red, determined and allowed by the Corn of sald money, either principal secured, may at the option of the hold of the construction of the time and place and terms printed or written hand this posted that as any third person might do. to any prochaser at said sale and the expenses attending said said said the expenses attending said said and the expenses attending said said said to any processid, hereby waives and rollinguish have. The person whose name appears to the consideration and put the person whose name appears will signed the relinquishmeter said husband.	murt, and the payment ther of sha  or interest when the the same bec  deep of the note hereby secured a  legged part or the legal holder her  of sale having first been given for  sale party of the first par the  rectitals of the deed of conveyance  to the payment of sale debt and is  sibes all rights of redemption, appure  hand this 12 d.   M. H	Il also be secured by this omes due and payable, on and at his potion only a resort, or his assigns, agei thirty days by advertity of said in ind, at whis reby authorizes and en shall be taken as primiterest, and the remain alsement and homested ay of SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
or the title too of the possmortgage. SIXTH. The to conform to or comply without notice, be declared a storney, shall have it ing in some new speaper psale said party of the sace powers said party of the facie, true, and the proceeder, if any, shall be paid allowed by law.  IN TESTIM December 1. The proceeding of the said party of the facie, true, and the proceeding of the powers and the proceeding of the paid and the proceeding of the paid of th	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the doe and payable and may be foreclosed to be said payable and payable and payable and said said shall be applied first to to said party of the first payable.  Said tirst party for and in considerating the said payable and payable an	ACKNOWI  ACKNOWI  ACKNOWI  Itan Torritory, Well known to be to the first part  ACKNOWI  Itan Torritory, on the end of her own free  and the first part  ACKNOWI  Itan Torritory, which is the first part  ACKNOWI  Itan Torritory, which properly the payment of all costs and the first part  ACKNOWI  Itan Torritory, which payment of all costs and the first part  ACKNOWI  Itan Torritory, which payment of all costs and the first part  ACKNOWI  Itan Torritory, which payment of all costs and the first part  ACKNOWI  Itan Torritory, which payment of all costs and the first part  ACKNOWI  Itan Torritory, which payment is a second to the first part  ACKNOWI  Itan Torritory, which payment is a second to the first part  ACKNOWI  Itan Torritory, which payment is a second to the first part  ACKNOWI  A	red, determined and allowed by the Corn any of said money, either principal secured, may at the option of the holder for by law, or the party of the secured, may at the option of the holder for by law, or the party of the secured in the time and place and terms printed or written hand hills posted to the time and place and terms printed or written hand hills posted to any per chaser at said sale and the expenses attending said said said the expenses attending said said said the expenses attending said said said and the expenses attending said said said said and the expenses attending said said.  The expenses attending said said relinquish the law of the first the finding that the person whose name appears to the person whose name appears will signed the relinquish medical said husband.  The person whose name appears the person whose n	murt, and the payment ther of sha  or interest when the the same bec  deep of the note hereby secured a  legged part or the legal holder her  of sale having first been given for  sale party of the first par the  rectitals of the deed of conveyance  to the payment of sale debt and is  sibes all rights of redemption, appure  hand this 12 d.   M. H	Il also be secured by this omes due and payable, to most also and payable, to most a first assume a secured by this assume, aget thirty days by advertis ty of said in ind, at whis reby authorizes and emissival be taken as prima literest, and the remain also and the
or the title too of the possmartgage. SIXTH. The to conform to or comply without notice, be declared or attorney, shall have it in the said party of the second of the said party of the said party of the fact, true, and the proceeding, if any, shall be paid allowed by law.  IN TESTIMA  On this.  On this.  And on this.  In temperature of the period of	ession of said real estate that they will is said first party agrees that if the mask they will any of the foregoing covenants, they doe and payable and may be foreclosed to be said payable and may be foreclosed to be said payable and may be foreclosed to be said part or its assignee, agent, or attorn second part or its successors or assisted to said party of the first part.  Said tirst party for and in consideration of the said party of the first part.  Said tirst party for and in consideration of the said party of the first part.  WITHEOSES  GLAND  WITHEOSES  GL	ACKNOWI  Itan Torritory, Western Discussion of the same and of the same and the sam	red, determined and allowed by the Corn of sald money, either principal secured, may at the option of the hold of the third of the party of the collection of the hold of the time and place and terms printed or writen hand bills posted to day per chase as any third person might do. to any per chaser at said sale and the expenses attending said sale and the expenses attending said sale, second, oresaid, hereby waives and rollinguish have hereunto set them.  The person whose name appearse to the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the consideration and puring the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the consideration and puring the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will signed the relinquishment of the person whose name appearse will be perso	murt, and the payment ther of sha or interest when the the same ber deeped to the note hereby secured a good part or the logal holder her of sale having first been given for saled party of the first par the recitals of the deed of conveyance to the payment of saled debt and it is to the payment of saled debt and it is the sall rights of redemption, apply the hands this 12 department of the first party department of the payment of the within and foregation of the within and foreg	il also be secured by this omes due and payable, or mot at his potion only an office of the secured by the secu
or the title too of the possmortgage. SIXTH. The to conform to or complex without molified be declared as the conform to or conformation to conform to or conformation to or confo	ession of said real estate that they will is said tirst party agrees that if the make with any of the foregoing covenants, the doe and payable and may be foreclosed by the foregoing covenants, the doe and payable and may be foreclosed by the covenants of the power to sell such property or any payable and may be foreclosed by the payable of the first part of its assignee, agent, or attorn the said part or its assignee, agent, or attorn the said part or its assignee, agent, or attorn to said party of the first part.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and in consideration of the said party of the first party.  WITHESSES  GLADIE  WITHESSES  GLA	ACKNOWI  ACKNOWI  ACKNOWI  Italian Torritory, Western the same rily appeared before me with the same rily appeared before me with the same rily appeared before a me with the same rily appeared before me with the same rily appeared before me with the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before me will appear to the same rily appeared before the same rily appeared before the same for the cuited the same for the	red, determined and allowed by the Corn of sald money, either principal secured, may not sald money, either principal secured, may not the party of the bullet of cash at older of the time and place and terms printed or writen hand bills posted that it chase as any third person might do. to any princate or writen hand sale and the expenses attending said sale as the expenses attending said sale and the expenses attending the expense of the expenses attending the person whose name appears to the consideration and purposes attending the expenses attending the expenses attending the expenses attending the expense attending the expenses attending	murt, and the payment ther of sha or interest when the the same becker of the note hereby secured a deeped part or the legal holder her of sale having first been given for sale payment of sale debt and in the sall rights of redemption, apply that the sall rights of redemption, apply that the sale fights of redemption and set for sale fights and the sale fights of the sale fights o	il also be secured by this omes due and payable, or mot at his option only a reof, or his assigns, aget thirty days by advertity of said ind, at whis reby authorizes and en shall be taken as primiterest, and the remain alsement and homested ay of
or the title too of the possmortgage. SIXTH. The to conform to or complete to conform to or	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, the doe and payable and may be foreclosed to be power to sell such property or any he had any payable and may be foreclosed to be power to sell such property or any he had part or its assignee, agent, or attorn its ansage of the first part of its assignee, agent, or attorn do said party of the first part.  Said tirst party for and in consideration of the said party of the first part.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and in consideration of the said party of the first party.  WITHESSES  GLADICAL WITHING AND STATE OF THE SAID PARTY OF	ACKNOWI  ACK	red, determined and allowed by the Corn any of sald money, either principal secured, may at the option of the hold before for by law or the party of the highest blotter for cash at older for the time and place and terms printed or written hand blist posted at chase as any third person might do. to any processes attending said sale and the expenses attending said sale and the expenses attending said sale, second, oresaid, hereby waives and relinquish that the hereunto set there.  The processes attending said sale, second, oresaid, hereby waives and relinquish that the hereunto set there.  The processes attending said sale, second, oresaid, hereby waives and relinquish that the person whose name appears to refer the consideration and purposes in the person whose name appears to the consideration and purposes in the person whose name appears to the consideration and purposes in the person whose name appears to consideration and purposes in the person whose name appears to consideration and purposes in the person whose name appears to consideration and purposes in the person whose name appears to consideration and purposes in the person whose name appears to the person whose t	murt, and the payment ther of sha or interest when the the same ber duer of the note hereby secured a larged part or the legal holder her of sale having first been given for sale payment of sale debt and in the sall rights of redemption, apply that the sall rights of redemption, apply hands. The sale of the	li also be secured by this omes due and payable, on the and payable, on the area of the control
or the title too of the possmortgage. SIXTH. The to conform to or comply without notice, be declared a storney, shall have it ing in some new spaper pale said party of the seed of the said party of the said on this.  On this Said party of the said one of the parties and I further therein contained an in the said one of the parties grade of the said foregoing Mortgage purposes therein contained the India.	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants, with any of the foregoing covenants, with any of the foregoing covenants, with any of the foreclose to power to sell such property or any party of the first party or any party or any party or any party or said said said shall be applied first to to said party of the first party.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and stated that he certify that on this day volunta.  Said thusband, declared that she had exertify that on this day voluntary of the said for the said of th	ACKNOWI  ACKNOWI  ACKNOWI  Itan Torritory, Western Discussion or undue in Territory, on the record and thusband, acclared the same for the example of the same for the same fo	red, determined and allowed by the Corn any of sald money, either principal secured, may at the option of the holder for by law, or the party of the secured with the party of	murt, and the payment ther of sha or interest when the the same ber deeped to the note hereby secured a good part or the legal holder her of sale having tirst been given for saled having tirst been given for the year of saled debt and it have all rights of redemption, appurent of the payment of saled debt and it has all rights of redemption, appurent hands. this 12 dependent of the year of the within and poses therein mentioned and poses therein mentioned and poses therein mentioned and selection of the within and foregoing the within and foregoing the within and selection mentioned and selection whose name appears fill executed the same for the in the 190.	il also be secured by this omes due and payable, of mot at his polition only an old, or his assigns, aged thirty days by advertis ty of said i not, at whice reby authorizes and emisshall be taken as primiterest, and the remain elected, and the said of the said of the purpose elected, for the purpose elected, for the purpose elected, for the purpose elected, and it do herebut the remain elected e
or the title too of the possmortgage. SIXTH. The to conform to or comply without notice, be declared a storney, shall have it ing in some new spaper pale said party of the seed of the said party of the said on this.  On this Said party of the said one of the parties and I further therein contained an in the said one of the parties grade of the said foregoing Mortgage purposes therein contained the India.	ession of said real estate that they will is said first party agrees that if the make with any of the foregoing covenants the bid due and payable and may be foreclosed to be power to sell such property or any pain and part or its assignee, agent, or attention in succeed part or its assignee, agent, or attention in succeed part or its successors or assigned so is said sale shall be applied first to to said party of the first part.  Said tirst party for and in consideration of the said party of the first part.  Said tirst party for and in consideration of the said party of the first party.  Said tirst party for and in consideration of the said party of the first party.  WITHEOSES  Gay of Deam British and for the said husband, declared that he certify that on this day volunta.  Said husband, declared that she said that he said that he said that he had exercited that the had exercited that on this day volunta to me persone the said of the said	ACKNOWI  ACKNOWI  ACKNOWI  Itan Torritory, Western Discussion or undue in Territory, on the record and thusband, acclared the same for the example of the same for the same fo	red, determined and allowed by the Corn any of sald money, either principal secured, may at the option of the holder for by law, or the party of the secured with the party of	murt, and the payment ther of sha or interest when the the same ber deeped to the note hereby secured a good part or the legal holder her of sale having tirst been given for saled having tirst been given for the year of saled debt and it have all rights of redemption, appurent of the payment of saled debt and it has all rights of redemption, appurent hands. this 12 dependent of the year of the within and poses therein mentioned and poses therein mentioned and poses therein mentioned and selection of the within and foregoing the within and foregoing the within and selection mentioned and selection whose name appears fill executed the same for the in the 190.	il also be secured by this omes due and payable, or mot at his polition only an old, or bis assigns, aget thirty days by advertily to said it ind, at whis reby authorizes and emisshall be taken as primiterest, and the remain alsement and homested as a second control of the consideration and it is a second control of the said of the purpose of the