know all Wen by These Presents. That I	e C. Wella a single man and Rales of Morley and augusta me.  of July, J. J.  in consideration of the sum of One Showand
hereinafter referred to as party of the first part,	in consideration of the sum of One Thomas L
ompeny, hereinatter reterred to as the party of the second part, the bu conveyed, and by these presents des hereby grant, bargain, sell and ssors and assigns, the following described premises situated in	receipt whereof is hereby acknowledged, first party has granted, bargain desorrer unto the said The Inter-State Morigage Trust Company, its sufference of the company, its sufference of the company.
rritory, to-wit:	
Jensey of Julas	), in Block On Hundred ninety six (196 lin the
orgtage Trust Company, its successors and assigns forever. And	ry of the Interior of the United States, I, with the appurtenancis thereunto, belonging, to the said <b>The Inter-Stat</b> I the said party of the first part covenants with the said party of the second pa
at they are from all incumbrances, that they have good right ministrators and assigns, shall forever warrant and defend the title to	what to sell and convey the same, and that theywill, and they heirs, executor is said real estate against all lawful claims and lemands whatever.
r and in consideration of said sum of money, the hereby release and q rs and assigns, all her right, claim and possibility of dower and homes The loregoing conveyance is on condition that whereas said party	wife of said. Rale and Moreling and party of the second part, its successive of the second part, its successive of the first part is justly indebted to said party of the second part in the sum.  DOLLARS, for money loaned to the
	promissory note of even date herewith, with interest thereon fro
in each year in accordance wi	th the coupons thereto attached.
and perform each and every covenant and agreement herein containe id effect. It is expressly, mutually stipulaled and agreed as follows:	said note and the interest thereon according to the tenor and effect thereof, at d, then this instrument shall be null and void, otherwise to be a lien in full for
FIRET: In case of d-fault of payment of any sum he ein covenanted to be pay the said second party or its assigns, interest at the rate of eight per cent per annuall be actually pand. Any payments made on account of luterest shall be credited in sent.	aid, or in default of the performance of any covenant herein contained, the said first party agra- m, computed semi-annually, on said principal note from the date thereof to the time when the mot lid computation so that the total amount collected shall be, and not exceed, the legal rate of eight I
<b>EECOND.</b> The first party agrees to pay all takes and assessments le dif not paid within ten days after the same are due and chargeable or become lieus upon m of money berein secured, due and payable at once; or may elect to pay such taxes or trigage shall stand as security for the amount so paid with such interest.	vied upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premis- ns said real-estate, the holder of this mortgage may at his option, without notice, declare the wh- assessments and be entitled to interest on the same at the rate of eight per cent per annum and ti
all permit no waste, and especially no cutting of timber, except for making and re-	mprovements on said real estate, in as good repair and condition as the same are in at this date, a pairing fences on the place and such as shall be necessary for fire-wood for the use of the granto ender this mortroge day and payable.
ollars, in insurance companies approved by said second party, and to, at once deliver telegraphics, and to, at once deliver to fail for the property of the said of the conditions of the condit	to a sampremise's against loss by fire, in the abount of the province of the law man of the law
ead of said first party; and it is further agreed that in the event of loss under such poli- me and for that purpose may in the name, place and stead of said first party, and as I ry to procure the money thereunder, and to apply the amount so collected toward the j parts be not performed as aforesaid, then said party of the second part or its assigns, midement for statutory lien claims including all costs and for the repayment of all mome	up in said premises against loss by fire, in the amount of
yable semi-annually, these presents shall be as security in like manner and with like **PFTM**. The said first party agrees that should a petition be filed to foreclo the fille too or the possession of said real estate that they will pay an attorney's fee to origage.	effect as for the payment of said note and interest coupons. se this mortgage, gain possession of said real estate or to protect the rights of the mortgagec here be fixed, determined and allowed by the Court, and the payment theroof shall also be secured by the
<b>SIXTH.</b> The said first party agrees that if the maker of the note shall fall t	o pay any of said money, either principal or interest when the the same becomes due and payable, trein secured, may at the uption of the holder of the note here'y secured and at his option only a provided for by haw, or the party of the specul part or the legal holder hereof, or his assigns, are
attuines, sugaines the problem of the tracking of the tracking the finding Territory, put g in some newspaper published in or of general circulation in said town or territory, of le said party of the second part or its assignee, agent, or attorney in fact, may bid an wers said party of the second part or its successors or assigns, to convey, said prop	rein secured, may at the option of the holder of the note here'n secured and at his option only a province for by law, or the party of the special part of the legal holder hereof, or his assigns, as to the highest bidder for each at the many of the legal holder hereof, or his assigns, and lice notice of the time and place not so so to having first been given for thirty days by advert by printed or written have many popers of the party of the first part hereby said indig at his port of the first part hereby authorizes and early to any purchaser at said sale and the recitals of the deed of conveyance shall be taken as printing and expenses aftending said sale, second, to the payment of said debt and interest, and the remaining the sale and the remaining the sale sale and the remaining the sale and the remaining the sale sale.
SEVENTM. Said tirst party for and in consideration of the money loaned to	is aforesaid, hereby in aives, and relinquishes all rights of redemption, appraisement and homeste
IN TESTIMONY WHEREOF, Said partice of the first g	part have hereunto set their hands this the day of Jamany
	Lew C Wills [SEA Ralsa & Moley [SEA
C. W. Coggeshall	augusta m molocles [SEA
<u></u>	J SEA
화물 사람들은 살림하다는 사람이 되었다. 사람들은 사람들이 가장 모양하다 모양하다 하는 것이 가장 모양했다.	WLEDGMENT
On this 9" day of January 1907	그 그들은 그들은 그들은 아이들 것이 되는 것이 되었다. 그들은 생각은 그를 가장 하는 것이 되었다. 그 그들은 그 그들은 그 없는 것이다.
notary Public without and for the Western	District in the Indian Territory, appeared in person, Lee C. Well
A Ralold Morley grantor, and stated that he had executed the streby so certify.	wn as the person whose name appears upon the within and foregoing Mortga ame for the consideration and purposes therein mentioned and set forth, and I
And I further certify that on this day voluntarily appeared before	e me Augusta M. Morley with and foregoing Mortgage De the person whose name appears upon the within and foregoing Mortgage Des
the absolute of her sain imposing whethere that she had of her own erein contained and set forth, without compulsion or undue inf. vence in Testimony whereof, I have hereunto set my han Wishington District of the Indian Territory, on the	be the person whose name appears upon the within and foregoing Mortgage Defree will signed the relinquishment of dower therein expressed, for the purpos of her said husband.  And ortical seal, as such Antana Public in the purpose of the purpose of the said husband.
SEAL) Western Chatnet, Indian luntory	C. Coggishall Notary Pub
y commission expires 52 13-1902 To BE USED W	HEN TITLE IS IN WIFE District, se.
On thisday ofday	190 Delore me,
to the parties grantor, and stated that he had executed the same for the parties grantor.	the verson whose name appears upon the within and foregoing Mortgage Deed the consideration and purposes therein mentioned and set forth, and I do here
And I further certify that on this day voluntarily appeared before	re meto me well known to be the person whose name appears upon the within a d that she had of her own free will executed the same for the consideration at
irposes therein contained and set forth, without compulsion or undue	influence of her said husband.