57.1	Know all Men by These presents, That Edward R. Lillings and Nettie P. Gillings
mt	on Julsa 9.7.
	bereinatter referred to as party of the first part, in consideration of the sum of
	DOLLARS, in hand paid by The Inter-State Morigage Trust mpany, in remainer reserves to as the party of the second part, the recept whereof is hereby acknowledged, first party has granted, bargain d, sold s conveyed, and by these presents does hereby grant, bargain, self and convey unto the said the inter-State Morigage Trust Company, its suc-
	sors and assigns, the following described premises situated in flavor Notices, and assigns, the following described premises situated in flavor, Notices,
101	rilory. 10-wil: Lot Ihne (Slin Block One Hundred Vifty Three (153) in the City of Julsa,
	ordin : to the official 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 The Inter-State
1	regiage Trust Company, its successors and assigns forever. And the said party of the first part covenants with the said party of the second part the said party of the second part is successful to the said party of the second part is the said part is the said party of the second part is the said part is the second part is the second part is the said part is
tba adı	t they are free from all incumbrances, that he have good right to sell and convey the same, and that he will, and his heirs, executors, ministrators and assigns, shall forever warrant and detend the title to said real estate against all lawful claims and demands whatever.
	and soil nettie P. J. Oli no
801	and in consideration of said sum or mondy, does hereby release and quil claim, transfer and reiniquish unto saidparty of the second part, its success 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 second part in
	Noteen Haules Doublars, for money loaned to the Doublars, for money loaned to the ty of the first part by the party of the second part, evidenced by Two promissory note of even date herewith, with interest thereon from
dat	e, at the rate of aix per cent per annum, payable semi-annually, on the first days of Malch
and	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 elfect thereof, and and perform each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in full lored
800	l effect. It is expressly, mutually stipulated and agreed as tollows:
to p	FIRST: 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 ay 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 thereot to the time when the money I be actually paid. Any payments made on account of interest shall be credited in said compatition so that the fould automat collected shall be, and not exceed, the legal rate of eight per
cen and	The first party agrees to pay all taxes and assessments levied upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premises. If got puid 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 notice, declare, the whole not money herein secured, the and psyable 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 annuni, and this trages shall stand as security for the amount so paid with such interest.
Sta Mol	n 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 cent per annum, and this rigge shall stand as security for the amount so paid with such interest. THIRD: Sold first perty perces to keen all buildings, fences, and other improvements on said real estate, in as good renair, and condition as the same are in at this date, and
sba. fau	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 same are in at this date, and Il permit no waste, and especially no cutting of timber, except for making and repairing fences on the place and such as shall be necessary for fire-wood for the use of the grantor's nilly; and the commission of waste shall at the option of the bolder of this mortgage funder this mortgage due and payable.
Dol the	FOURTME And the said this party agrees to at once insure the buildings upon said premises against loss by fire, in the among of
Sal ster Sau	d buildings for said amount, and the said. The Inter-State Mortgage Trust Company, may sign all papers and applications necessary to obtain such insurance in the name, place and not of said first party; and it is further agreed that in the event of loss more such policy or policies, the said second, farty shall have full power to demand, receive, collect and sectle the ne and for that purpose may in the name, place and stead of said first party, and as his agent and attornty in fact, size and endorse all vouchers, receipts and draits that shall be ueces- ted opported thereand the and (a pany the amount is on collected to voy and a six agent and attornty in fact, size and endorse all vouchers, receipts and draits that shall be ueces- ted opported to thereand the and (a pany the amount is on collected to voy and the said second to the interst therean hereby secure), and if any of said agrees
mei jad pay	ad of said first party; and it is turther agreed that in the event of toos ander such poicty of pouches, the said second jarty shall have full power to demand, receive, collect and set its use and for that purpose many in the mame, place and steed of said first party, and as his agrent and attornty in fact, sitk and endorse all vochers, receivels and frats that shall be ucces y to procure the money thereunder, and to apply the amount so collected toward the payment of a note, interest compons and interst thereon thereby secures and it any of said agrees the benot performed as a forestail, then said party of the second part of its assigns, may effect such insurance as beerighefore agreed, paying the cost intereof; and may also pay the inna- gment for statatory 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 eight per cent per annum alle semi-annually, these presents shall be asserting in all with like effect as for the payment of all dowers to so paid.
or t moi	FIFTM. The said first party agrees that should a petition be filed to foreclose this mortgage, gain possession of said real estate or to protect the rights of the mortgage herein the title to 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 ther of shall also be secured by this fage.
or a ing	ittorney, shall have the power to sell such property or any part thereof at public sais to the highest bidder for cash at
Sala Dou fac. der	EXTVA . The said first party agrees that it the maker of the note shaif tail to bay any of said mouth of shaif party, either principal of micresi when the the same uccumes due had playable, and party and the comply with any of the forexing coverands, the whole sum of moutey herein secured, may all the option of the helder of the note berevy secured and this option only any hour noils, be declared due and payable and may be foreclosed by the holder bereof as provided for by law, or the party of the second part of the toget bodier bereof, or bis assigns, agent internets in the rest of the toget bodier bereof, or bis assigns, agent internets of the toget bodier bereof, pable solice of the time and playes at the toget bodier bereof, or bis assigns, agent is some newspaper published in or of general circulation in said town of territory, or by printed or written had bills posted by but the toget badies at the toget and payable, and the vicinity of said town of the public space and terms of sale having tirst been given for thirty days by dvertils in some newspaper published in or of general circulation in said town or territory, or by printed or written had bills posted by but en public places in the vicinity of said town of the second part or its assignee, agent, or alterney in fact, may bid and purchase as any third person might fact. And such party of the first part bereford and party and prove the one of the time shows the second part or the furty parts of the there y all property to any part.
alla	Supervised by law.
	IN TESTIMONY WHEREOF, Said parties of the first part have hereunto set their hands this furtitie day of
	Edward R. Fiedings
	C. D. Cogyishall
	ACKNOWLEDGMENT
U	On this 13" day of March, 1907 before me C. W. Connechall
a	On this 13" day of Marche 1907, before me C.W. Coggeshall Netwice Public within and for the Western District in the Indian Territory, appeared in person,
- Uc	Educal R. Reldings to me personally well known as the person whose name appears upon the within and foregoing Mortgage or as one or the parties grantor, and stated that he had executed the same tor the consideration and purposes therein mentioned and set torth, and I dereby so certify.
	And I further certify that on this day voluntarily appeared before me hellie . Juddings wife to the sale
in the	Edward R. Hilling to me well known to be the person whose name appears upon the within and foregoing Mortgage Deed the absence of her saw husband, ucclared that she had of her own free will signed the relinquishment of dower therein expressed, for the purpose rein contained and set forth, without compulsion or undue infinence of her said husband. IN VESTMONY WHEREOF, I have hereunto set my hand and official seal, as such Notang Callic in the
	Western District of the Indian Territory, on the 1.8 day of Masel 0 1907
(5	EAL) Wisting Entranticipating Notary Public Coggeshall Notary Public Sommission expires may 13-1907
	$oldsymbol{ heta}$ to be used when title 16 in wife
ש	NITED STATES OF AMERICA, Indian Territory, Western District, ss. Un this
8	within and for the
50	to me personally well known as the gerson whose name appears upon the within and foregoing Mortgage Deed as of the partnes grentor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. And I turther certify that on this day voluntarily appeared before me
	to me well known to be the person whose name appears upon the within an regoing Mortgage Deed, and in the absence of her said hubband, ucclared that she had of her own free will executed the same for the consideration and rposes therein contained and set forth, without compulsion or undue influence of her said hubband.
	IN TESTIMONY WHEREOF, I have hereunto set my hand, as such
	strict of the Indian Territory, on the
(S. M	EAL) r commission expires
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Second and the second se