Indian Territory Real Estate Mortgage

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they are tree from all membraness, that I was also all the second right to sail and convex the sails, and that I was all many and goldened for the the sail and related against all many cleans and was all the sail and the sail of the sail and the sail of the sail and the sail of the	retige Trust Company, its successors and assigns fore	ever. And the said party of the first part covenants with the said party of the second part
And saud and consideration and sum of mility, deep hereby release and quit consideration and sum of mility, deep hereby release and quit consideration was part of the second part, it is successful to considerate on a condition that whereas saud party of the first part to justly individed to said party of the second part, it is sunce that the composition of the second part, evidenced by the first part to justly individed to said party of the second part, it is sunce that the composition of the second part, evidenced by the composition of the second part in the sum of the composition of the second part in the sum of the composition of the second part in the sum of the composition of the second part in the sum of the composition of the second part in the sum of the composition of the second part in the sum of the composition of the second part in the sum of the second part in second party of the	t they are tree from all incumbrances that It. Lak	-good right to sell and convey the same and that fewill and MAheirs executors.
and assembly of the right, chain and possibility to diswer and hometeed in or to sail received. Considerative of the second part in the sum of the sail for the sail of the sail part of the second part and the sum of the sail for the sail of the sail part of the second part and the sum of the sail for the sail of the sail part of the second part and the sail of the sail part of the second pa	And said I day that her	wife of said darles Ht. Halcher Ir.
ty of the first party of the second part, evidenced by	s and assigns, all her right, claim and possibility of dower a	and homestead in or to said real estate forever.
per cent per annum, payable semi-annually, on the light days of	Jour Thousan	
Now, it said party of the litted part shall pay or custome to be pull said to consider the root according to the fenor and elicic thereof, and only perform each and every covenant and agreement kerein contained, then this instrument shall be and and very covenant and agreement kerein contained, then this instrument shall be and and very covenant and agreement kerein contained, then this instrument shall be and and very covenant and agreement kerein contained, then this instrument shall be and and very covenant very to be a lieu in tull tock. It is expected to the party of the party o		
and perform each and every covenant and agreement herein contained, then this instrument shall be null and vole, otherwise to be a lien in full office. If it is expressive, mutually studied and agreed as 100100051 If it is expressive, mutually studied and agreed as 100100051 Bernot, mutually studied and agreed as the property of		is a constant of the constant of the constant $oldsymbol{u}$. The constant $oldsymbol{u}$ is the constant $oldsymbol{u}$
It is expressly, multically stupulated and arrived as follows: Fig. 17. In the sease of chains in of primary of any same by the control of the party of o	and perform each and every covenant and agreement herein	to be paid said note and the interest thereon according to the tenor and effect thereof, and occurained, then this instrument shall be null and void, otherwise to be a lien in full lorce
The first part of the service states of the	It is expressly, mutually stipulated and agreed as tollo	
The first part of the service states of the		
THEORY. And interacting acrees to keep all positions, fonce, and other improvements as easy role state, in an except regard and completes as the same are in all this other, and its commission of water shall be required in the original and completes as the same are in all this other, and its seal trip party surres as at once more the buildings was an except and its other. He was a complete and the same and the same are in all this other. He was a complete and the same and the same are in all this other and the same and the same and district the policy in proof and the same and district the policy in proof and the same and the same are in all this other completes and the same and the same and the same and the same are in the same and the same and the same are in the same and the same and the same and the same and the same are in the same and the same are in the same and the same and the same and the same are in the same and the same and the same are in the same and the same are in the same ar		
POLICY And the said integratery agrees to ad once immers the holishings up a said precises gashest less by five, in the second of the first party is a sugariar to holishings or a re-lease to the said for the process of the process o	igage shall stand as security for the amount so paid with such interest. THIRD: Said tirst party agrees to keen 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
THE OF THE PRESENTION OF SHAPE CONTROL OF THE CONTR	I permit no waste, and especially no cutting of limber, except for mainly, and the commission of waste shall at the option of the holder of this i	iking and repairing fences on the place and such as shall be necessary for fire-wood for the use of the grantor's mortgage, render this mortgage due and payable. A wildling more said remutes against loss in the mount of Thirdle Line Heindred
THE OF THE PRESENTION OF SHAPE CONTROL OF THE CONTR	ins, in insurance companies approved by said second party, and to at one insure the large, in insurance companies approved by said second party, and to at on failure, neglect or recusal of said first party to so insure the buildings of the day on which any such palicles st	e buildings upon said premises against loss by tire, in the amount of the law the law in the event of one deliver the insurance policies, properly assigned or pledged to said second party; and that in the event of to re-insure the same and deliver the policies properly assigned or pledged to the said The Inter-State Mort- hall expire; Son said second party is berghy authories and amouvered by these presents, of insure or re-insure
THE OF THE PRESENTION OF SHAPE CONTROL OF THE CONTR	buildings for said amount, and the said. The Inter-State Mortgage Tr id of said first party; and it is further agreed that in the event of Joss and le and for that purpose may in the name, place and stead of said first par	rust Company, may sign all papers and applications necessary to obtain such insurance in the name, place and der such policy or policies, the said second party shall rave full power to demand, receive, collect and settle the rty, and as his agent and attornfy in fact, sign and endorse all vouchers, receipts and draits that shall be neces-
THE OF THE PRESENTION OF SHAPE CONTROL OF THE CONTR	y to procure the money thereunder, and to apply the amount so collected to its be not performed us aforesaid, then said party of the second part or its truent for statutory lien claims including all costs and for the repayment	loward the payinent of a note, interest coupons and interest thereon hereby secured and if any of said agree- assigns, may effect such insurance as hereinbefore agreed, paying the cost thereof, and way also pay the final of all moneys so paid with interest thereon, from the time of payment at the rate of eight per cent per annum,
ACKNOWLEDGMENT On this 30 of 1900. ACKNOWLEDGMENT ACKNOWLEDGMENT On this 30 of 1900. On this 40 of 1900. On	able semi-angually, tuese presents snart be as security in the manner and the said first party agrees that should a petition be to be not seen as the court of seal estate that they will now an affort	na with insecrice; as for the payment of sain note and interest coupons. But to foreclose this mortgage, gain possession of said real estate or to protect the rights of the mortgagee herein, notes for to be fixed, determined and allowed by the Court, and the navment thereof shall also be secured by this
is some averaged published to go of general carried to the sound retricted, or by primer of a vited hand full posted by in the public place in the visinity of stated 1 and 1 as when the proposity of the socied part or its processor, as when the socied part or its processor is a prime or add for the socied part or its processor. It is processor, as when the socied part of the proposity of the socied part of the processor is a prime or add for processor. It is processor, and the remaining the processor. It is processor, and the remaining the processor. It is processor to the parties of the most parties of the most parties of the most parties. The processor is a prime of the parties part to the parties part to the parties part to the parties part to the first part that he had been added to the parties part to parties	lyage. SIXTM. The said first party agrees that if the maker of the note	e shall fall to pay any of said money, either principal or interest when the the same becomes due and payable, or
IN TESTIMONY WHEREOF, Said parties of the money baned as aforesaid, neverby valves and cinquishes all rights of redungthon, appeared and homested in TESTIMONY WHEREOF, Said parties of the first part has a hereunto set them. hand I this 22 day of Carle [SEAL] [S	onform to or comply with any of the foregoing covenants, the whole sum- hout notic, be declared due and payable and may be foreclosed by the bold ttorney, shall have the power to sell such property or any part thereof at the control of the contro	of modey berein secured, may at the option of the holder of the hold never between the analysis of the large first first period for the large of the large holder hereof, or his assirts, agent public sale to the highest bidder for cash at the large first period for the large first period first period for the large first period for the large first period
IN TESTIMONY WHEREOF, Said partial of the first part has a hereunto set them. hand I this 22 day of April 1907. SEALJ WITHISSES On this 23 day of April 1907. ACKNOWLEDGMENT NITED STATES OF AMERICA, Indian Territory, Western District of the Indian Territory, appeared in person. The work of the said center the first part has a hereunto set the Indian Territory, appeared in person. SEALJ On this 23 day of April 1907, before me Apri	in some newspaper published in or of general circulation in said town or	The state of the s
IN TESTIMONY WHEREOF, Said partial of the first part has a hereunto set that hand I this 22 day of April [SEAL] [SEAL] WITNESSES ACKNOWLEDOMENT ACKNOWLEDOMENT On this 33 day of 190 here me District in the Indial Efficiery, appeared in person. In me personally well known as the person whose name appears upon the within and foregoing Mottages the absence of her said husband. And I further ceptify that on this day voluntarily appeared before me will singed the reliquishment of dower therein expressed, for the purposes rein contained and set forth, without compulsion or undue int wence of her said husband. When the said torth, without compulsion or undue intivence of her said husband. When I were subject to the lindian Territory, on the 2 day of 190 here me. Within and for the Indian Territory, on the 190 here me. Within and for the Indian Territory, western District in the Indian Territory, appeared in person. Notary Public commission expires Party 13 190 here me. Within and for the Indian Territory, western District in the Indian Territory, appeared in person within and foregoing Mortagase Deed as the said further ceptify that on this day voluntarily appeared before me. Within and for the Indian Territory, western District in the Indian Territory, appeared in person whithin and foregoing Mortagase Deed as the parties grantor, and staced that he had executed the same for the Consideration and purposes therein mentioned and set forth, and 10 hereby ceptions are present that the had of her own free will known as the person whose name appears upon the within and soon and purposes therein mentioned and set forth, and 10 hereby ceptions and purposes therein mentioned and set forth, without compulsion or under thin the had of her own free will executed the Same for the consideration and purposes therein mentioned and set forth, and and hereby ceptions are present that the had of her own free will executed the Same for the consideration and purposes therein mentioned and set forth, without compulsion or und	said party of the second part or its assignee, agent; or atturney in fact; ers said party of the second part or its successors or assigns, to conve	terfingly, or by printed or written hand buils posted up in ten public places in the vicinity of said find, at which -may but and purchase == ==y, third person might do. And said party of the first part hereby authorizes and em- by said property to any purchaser at said said and the recitats of the deed of conveyance shall be taken as prima
WITHERSTER WITHERSTER WITHERSTER ACKNOWLEDGMENT ACKNOWLEDGMENT On this 3 day of 190 hefore me District is the Indulatoritory, appeared in person, and saled that he had executed the same for the consideration and purposes therein meritored and set forth, and I to the parties grantor, and saled that he had executed the same tor the consideration and purposes therein mentioned and set forth, and I to the absence of her said tubband, ucclared that she had of her own I true will shown to be the person whose name appears upon the writin and foregoing Mortgage Deed, and successive that she had of her own I are will shaped the relimptishment of dower tighteen expressed, for the purposes there will be a said to the said to the said of her own I are will shaped the relimptishment of dower tighteen expressed, for the purposes there will be a said to the constitution of the said of her own I are will shaped the relimptishment of dower tighteen expressed, for the purposes there will be a said to the said of her own I are will shaped the relimptishment of dower tighteen expressed, for the purposes there will shaped the relimptishment of dower tighteen expressed, for the purposes there will shaped the relimptishment of dower tighteen expressed, for the purposes there will shaped the relimptishment of dower tighteen expressed, for the purposes there will shaped the relimptishment of the will be a said to the purposes there will be a said to the said of the own I are the said to the consideration and purposes therein mentioned and set forth, and to be hereby carries of the said to the said to the said to the consideration and purposes therein contained and set forth, without compulsion or under intinuence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such.	said party of the second part or its assignee, agent, or activing the fact, ears said party of the second part or its successors or assums, to convet, true, and the proceeds of said said shall be applied first to the payment. If any, shall be paid to said party of the first part.	Territory, or by printed or written hand units pusted up in ten poure places in the virtuity of said in the printed places and carried by the printed set and carried printed set and carried by said property to any purchaser at said said and the recitals of the deed of conveyance shall be taken as primated all crosses attending said said. Second, to the payment of said debt and interest, and the remain-
ACKNOWLEDGMENT ACKNOWLEDGMENT On this 3 day of 190 before me District in the Indual Territory, appeared in person. On this results of AMERICA, Indian Torritory, Western District in the Indual Territory, appeared in person. On this results within and for the District in the Indual Territory, appeared in person. On the parties granton, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do the said in the third and the said in t	Sevents. Said tirst party for and in consideration of the moved by law.	mey loaned as aforesaid, hereby waives and relinquishes all rights of redemption; appraisement and homestead
ACKNOWLEDGMENT On this. On the personally well known as the person whose name appears upon the within and foregoing Mortgage peed, the absence of the result under the first without computation or undue int uence of her said husband. IN TESTIMONY WHEREOF, I have hereunted the same for the consideration and purposes therein mentioned and set torth, and I do not not save the person whose name appears upon the within and foregoing Mortgage peed, the absence of the result husband weclared that she had of her own free will signed the relinquishment of dower this purposes rein contained and set forth, without computation or undue int uence of her said husband. IN TESTIMONY WHEREOF, I have hereunted set my hand and official seal, as such for the purposes rein contained and set forth, without computation or undue int uence of her said husband. On this. On the parties of America, Indian Territory, on the day of forth purposes therein mentioned and set forth, without computation of the private person whose name appears upon the within and foregoing Mortgage Deed as 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 certify. And I further certify that on this day voluntarily appeared before me. to me well known to be the person whose name appears upon the within and coregoing Mortgage Deed as 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 certify. And I further certify that on this day voluntarily appeared before me. to me well known to be the person whose name appears upon the within and reposes therein contained and set forth, without compulsion or undue intinence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such. in the.	Sevents. Said tirst party for and in consideration of the moved by law.	the first part hat hereunto set their hand I this 22 day of April
ACKNOWLEDGMENT On this	wed by law. Said tirst party for and in consideration of the mo	the first part hare hereunto set their hand I this 22 day of Cfull Charles Hatcher w [SEAL]
On this 3 day of 1907, before me District, is 1907, before me District in the Indian Territory, appeared in person, to me personally well known as the person whose name appears. Denothe within and foregoing Mortgage can so 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 reby so certify. And I further certify that on this day voluntarily appeared before me And I within and foregoing Mortgage Deed, the absence of her said husband, declared that she had of her own free will stated the relinquishment of dower therein expressed, for the purposes rein contained and set forth, without compulsion or undue in in enter other said busband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such. On this day of 190 before me. Within and for the District or, western District, esc. On this day of 190 before me. Within and for the District or the Indian Territory, appeared in person to me within and for the District in the Indian Territory, appeared in person to me personally well known as the operson whose name appears upon the within and foregoing Mortgage Deed as 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 carrify. And I further certify that on this day voluntarily appeared before me. It is the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, without compulsion or undue in lance of the same for the consideration and purposes therein mentioned the same for the consideration and purposes therein mentioned the same for the consideration and grown Mortgage Deed, and in the absence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the. Strict of the Indian Territory, on the in the consideration and grown the parties of the Indian Territory, on the in the consideration and gay of the Indian Ter	wed by law. Said tirst party for and in consideration of the mo	the first part has a hereunto set their hand ithis 22 day of Cfull Charles Hatcher [SEAL] [SEAL]
On this day of the light of the District in the Indial Erritory, appeared in person, to me personally well known as the person whose name appears possible within and foregoing Mortgage days occritify. And I further certify that on this day voluntarily appeared before me. District in the Indian Territory, appeared in person, wife to the said within and foregoing Mortgage Deed, and in the Indian Territory, appeared in person. Wife to the said the absence of her said husband, usclated that she had of her own free will signed the relinquishment of dower therein expressed, for the purposes rein contained and set forth, without compulsion or undue in tuence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such the person whose name appears upon the within and foregoing Mortgage Deed as the person of the purposes are not the consideration and purposes therein expressed, for the purposes rein contained and set forth, without compulsion or undue in tuence of her said husband, we have a such that the ladian Territory, appeared in person. Notary Public commission expires That Sof America, Indian Territory, Western District, sections. On this day of I have herefore, Western District, sections. On the personally well known as the gerson whose name appears upon the within and foregoing Mortgage Deed as certify. And I further certify that on this day voluntarily appeared before me. (so the said section of the said husband, acclared that she had of her own free will executed the same for the consideration and purposes therein mentioned and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the mitted of the Indian Territory, on the day of I have hereunto set my hand, as such in the mitted of the Indian Territory, on the ladian Territory, on the la	SEVENTH. Said tirst party for and in consideration of the moderated by law.	the first part has a hereunto set their hand ithis 22 day of Cfull Charles Hatcher [SEAL] [SEAL]
within and for the	wed by law. IN TESTIMONY WHEREOF, Said partial of to 190 % 190 % WITHESSES Lall AC	the first part had a hereby waives and relinquishes all rights of redemption, appraisement and homestead the first part had a hereunto set their hand a this 20 day of april [SEAL] [SEAL] [SEAL] [SEAL]
and the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I deliver. And I further certify that on this day voluntarily appeared before me. And I further certify that on this day voluntarily appeared before me. And I further certify that on this day voluntarily appeared before me. By Tastimony Where the said husband, acclared that she had of her own free will signed the relinquishment of dower therein expressed, for the purposes rein contained and set forth, without compulsion or undue intinence of her said husband. By Tastimony Where Tastimony Wh	WE DEVENTAL. Said this party for and in consideration of the moi IN TESTIMONY WHEREOF, Said partial of to 190 7 WITHESTER WITHESTER AC NITED STATES OF AMERICA, Indian Test	the first part hand hereby waives and relinquishes all rights of redemption, appraisement and homestead the first part hand hereunto set their hand it this 22 day of April [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL]
And I further certify that on this day voluntarily appeared before me. Wife to the said And I further certify that on this day voluntarily appeared before me. Wife to the said And I further certify that on this day voluntarily appeared before me. Wife to the person whose name appears upon the within and foregoing Mortgage Deed, the absence of the raid husband, unit the parties granior, and staid that the had executed the same for the consideration and purposes therein mentioned and set forth, without compulsion or undue intrunce of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such for the purposes therein mentioned and set forth, and I do hereby certify. TO BE USED WHEN TITLE IS IN WIFE 190	WE VENTH. Said tirst party for and in consideration of the moi IN TESTIMONY WHEREOF, Said partial of to 190 7 WITHESTER WITHESTER On this 3 day of for the form	the first part half hereunto set their hand I this 22 day of April [SEAL]
rein contained and set forth, without compulsion or undue infruence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such production in the possest therein contained and set forth, without compulsion or undue infruence of her said husband. In the TESTIMONY WHEREOF, I have hereunto set my hand, as such products in the Indian Territory, on the parties grantor, and the absence of her said husband, usclared that she had of her own free will executed the same for the strict of the Indian Territory appears upon the within and reposes therein contained and set forth, without compulsion or undue influence of her said husband. In the TESTIMONY WHEREOF, I have hereunto set my hand, as such process the same for the in the Indian Territory, as such products in the Indian Territory, appeared the same for the consideration and purposes therein mentioned and set forth, and I do hereby certification in the said husband, usclared that she had of her own free will executed the same for the consideration and reposes therein contained and set forth, without compulsion or undue influence of her said husband. In the Indian Territory, on the day of 190	WE VENTH. Said tirst party for and in consideration of the moi IN TESTIMONY WHEREOF, Said partial of to 190 7 WITHESTER WITHESTER On this 3 day of for the moi to me personally	the first part half hereunto set their hand I this 22 day of Coril (SEAL) [SEAL]
District of the Indian Territory, on the day of Notary Public commission expires 2 / 3 / 4 / 5 BE USED WHEN TITLE IS IN WIFE NITTED STATES OF AMERICA, Indian Territory, Western District, ss. Un this day of District in the Indian Territory, appeared in person within and for the District in the Indian Territory, appeared in person to me personally well known as the person whose name appears upon the within and toregoing Mortgage Deed as cold 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 certify. And I further certify that on this day voluntarily appeared before me to me well known to be the person whose name appears upon the within and egoing Mortgage Deed, and in the absence of her said husband, usclared that she had of her own free will executed the same for the consideration and riposes therein contained and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the Indian Territory, on the day of least of the Indian Territory, on the day of least of the Indian Territory, on the day of least of the Indian Territory, on the day of least of the Indian Territory, on the day of least of the Indian Territory, on the day of least of the Indian Territory, on the least of the Indian Territory on the least of the Indian Territory, on the least of the Indian Territory on the least of the Indian Territory on the least	WE DEVENTA. Said this party for and in consideration of the moi in testimony whereof, Said partial of the said partial	the first part hall hereunto set their hand I this 22 day of Chilles (SEAL) [SEAL]
To be used when title is in wife Notary Public states of America, Indian Territory, Western District, es. On this day of 190 before me, within and for the District in the Indian Territory, appeared in person to me personally well known as the person whose name appears upon the within and foregoing Mortgage Deed as to 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 certify. And I further certify that on this day voluntarily appeared before me to me well known to be the person whose name appears upon the within and egoing Mortgage Deed, and in the absence of her said husband, usclared that she had of her own free will executed the same for the consideration and riposes therein contained and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the Indian Territory, on the day of 190	WE DEVENTA. Said tirst party for and in consideration of the more by law. IN TESTIMONY WHEREOF, Said partial of to 190 % WITHESSES On this 3 day of 100 % To me personally within and for the 100 within and for the 100 % Las one of the parties grantor, and stated that he had executely so certify. And I further certify that on this day voluntarily appearable absence of her southus hand a scalar of that she had on the absence of her southus hand a scalar of that she had on the absence of her southus hand a scalar of that she had on the absence of her southus hand a scalar of that she had on the absence of her southus hand a scalar of that she had on the absence of her southus hand a scalar of that she had on the absence of her southus hand a scalar of that she had on the absence of her southus hand a scalar of that she had on the absence of her southus hand a scalar of the said when a scalar of the said when a scalar of the said when the absence of her southus hand a scalar of the said when the absence of her southus hand a scalar of the said when the absence of her southus hand a scalar of the said when the absence of her southus hand a scalar of the said when the absence of her southus hand a scalar of the said when the absence of the said when the sai	the first part hand hereunto set their hand it this 22 day of April [SEAL] [
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Un this	WEVENTH. Said this party for and in consideration of the mode by law. IN TESTIMONY WHEREOF, Said partial of the 190 To the state of the said partial of the 190 To the state of the said husband, within and for the 190 to me personally as one of the parties grantor, and stated that he had executely so certify. And I turther certify that on this day voluntarily appearance of her said husband, we lared that she had of the absence of her said husband, we can be that she had of the rein contained and set forth, without compulsion or undue in 1257 imony whereof Thave hereounto set the said husband that he indignate of the said husband to the said husband that he had executed that she had of the said husband that he had executed that the had executed the had executed that the had executed that the had executed that the had executed the had executed that the had executed that the had executed the had exe	the first part has hereunto set their hand I this 22 day of SEAL] [SEAL] [SE
Un this day of 190 before me, within and for the District 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 to 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 certify. And I further certify that on this day voluntarily appeared before me. To me well known to be the person whose name appears upon the within and egoing Mortgage 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 reposes therein contained and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF. I have hereunto set my hand, as such in the intercept of the Indian Territory, on the day of 190 190 190 190 190 190 190 190 190 190	WEVENTH. Said tirst party for and in consideration of the most by law. IN TESTIMONY WHEREOF, Said partial of the 190	the first part has hereunto set their hand I this 22 day of SEAL] [SEAL] [SE
within and for the District in the Indian Territory, appeared in person to me personally well known as the gerson whose name appears upon the within and foregoing Mortgage Deed as 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 certify. And I further certify that on this day voluntarily appeared before me to me well known to be the person whose name appears upon the within and enoing Mortgage 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 process therein contained and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the 190.	WEVENTH. Said tirst party for and in consideration of the most by law. IN TESTIMONY WHEREOF, Said partial of the said partial	the first part hand hereunto set their hand it this day of april (SEAL) (SEA
And I further certify that on this day voluntarily appeared before me. And I further certify that on this day voluntarily appeared before me. to me well known to be the person whose name appears upon the within and epoing Mortgage 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 reposes therein contained and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF. I have hereunto set my hand, as such in the interest of the Indian Territory, on the day of 190.	WEVENTH. Said tirst party for and in consideration of the most by law. IN TESTIMONY WHEREOF, Said partial of the said partial	the first part hall hereunto set their hand I this 22 day of April [SEAL] [S
IN TESTIMONY WHEREOF, I have hereunto set my hand, as such day of	WEVENTH. Said tirst party for and in consideration of the most plane. IN TESTIMONY WHEREOF, Said partial of the 190 T	the first part has hereunto set their hand I this 22 day of SEAL] [SEAL] [SE
IN TESTIMONY WHEREOF, I have hereunto set my hand, as such day of	WEVENTH. Said tirst party for and in consideration of the most by law. IN TESTIMONY WHEREOF, Said partial of the said of the said of the said of the said partial of the said of	the first part han hereunto set their hand I this 20 day of CFUL (SEAL) (SEAL
strict of the Indian Territory, on the	WEVENTH. Said tirst party for and in consideration of the most by law. IN TESTIMONY WHEREOF, Said partial of the 190	the first part ha hereunto set the hand I this 22 day of April (SEAL) (SEAL)
RAL) Notary Public.	WEVENTH. Said tirst party for and in consideration of the most by law. IN TESTIMONY WHEREOF, Said particle of the 190	the first part has been been adverted by the first part has been been been been been been been bee
commission expires.	WEVENTM. Said tirst party for and in consideration of the most by law. IN TESTIMONY WHEREOF, Said partial of the 190 The states of AMERICA, Indian Testing and some of the parties grantor, and stated that he had executed the said husband, ucclared that she had of the international parties of the said husband, ucclared that she had of the international parties of the said husband, ucclared that she had of the international parties of the said husband, ucclared that she had of the international and set forth, without compulsion or undue in Testimony WHEREOF, I have hereunto seen the said husband, ucclared that he had executed the said husband of the parties grantor, and stated that he had executed the said further certify that on this day voluntarily appearance to the said further certify that on this day voluntarily appearance to the said mortgage Decu, and in the absence of her said husband reposes therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have because the second mortgage Decu, and in the absence of her said husband reposes therein contained and set forth, without compulsion in TESTIMONY WHEREOF, I have because of the said.	the first part han the hereunto set their hand I this 32 day of SEAL] [SEAL]