WAREARED 471 Indian Territory Real Estate Mortgage Know all Men by These Presents, That Lawrence K. Cone 01 Ture 1 and P. J. J. P. C. J. C. C. J. Edit m. Cone 21 2 Street F company, hereinatter referred to as party of the first part, in consideration of the sum of <u>Company</u>, hereinatter referred to as the party of the second part, the receipt whereoi is hereby acknowledged, first party has granted, bargain d, sold sold and conveyed, and by these presents dies hereby grant, bargain, sell and convey unto the said **The Inter-State Morigage Trust Company**, its suc-cessors and assigns, the following described premises situated in <u>Creek</u> Mattany, frattany, fratany, fratany cessors and assigns, the following described premises situated in the neck Territory. to-wit. in B. (5) Five ree (3) Horner A 6 according to the official plat and survey thereof approved by the Secretary of the Interior of t'e United States. TO MAVE AND TO MOLD, The premises above described, with the appurtenances thereunto belonging, to the said The M Morgies Trust Company, its successors and assigns forever. And the said party of the first part covenants with the said party of the party of the first part by the party of the second part, evidenced by ______ promissory note of even date herewith, with interest thereon from date, at the rate of <u>size</u> per cent per annum, payable semi-annually, on the first days of <u>many</u> and <u>nowimber</u> in each year in accordance with the coupons thereto attached. Now, it said party of the first part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect thereof, and do and perform each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in full force and effect. tect. It is expressly, mutually stipulated and agreed as follows: 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 to pay the said second party or its assigns, interest at the rate of eight per cent per annum, computed semi-annually, on said principal note from the date thereot to be time when the money shall be actually pad. Any payments made on account of interest shall be credited in said computation so that the total amount collected shall be, and not exceed, the legal rate of eight per cent. **GECOND.** The first party agrees to pay all taxes and assessments levied upon said real estate, also all ilens, claims, adverse titles, and incumbrances ou sail premises to paid 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 out the secure i, due and bayable at once; or may elect to pay such taxes or assessments and be entitled to interest on the same at the rate of eight per cent per annum, and this shall stand as security for the amount so paid will be such taxes. and if n sum of i THIRD. Solid its to such that the approximate plant in the same are in at this shall be real solid its to act of the same are in at this shall permit no waste, and specially no cutting of timber, except for making and repairing fences on the place and such as shall be pecessary for the use of the family; and the commission of waste shall at the option of the bolder of this mortgage, and repairing fences on the place and such as shall be pecessary for the use of the family; and the commission of waste shall at the option of the bolder of this mortgage. The and payable. Hundrey y; and the commission of waste shall at the option of the holder of this mortgage, render this mortgage due and payable. FOURTME And the shift is party agrees to set once instruct the buildings up a said premises gradhed togs by fre-s, in insurance companies approved by said second party, and to at once deliver the insurance policies, properly assign line, neglect or retinsol of said first party agrees to set once instruct the buildings up a said premises quarket togs by fre-inter, neglect or retinsol of said first party agrees to set once insure the buildings of or the insurance policies, properly assign frust Gompany, beto e noon of the day on which any such policies shall expire; then said second party is hereby authori of said first party; and it is further agreed that in the event of loss under such policy or policies, the said second party is hereby authori of part first party; and it is further agreed that in the event of loss under such policy or policies, the said second party is hereby authori and for that purpose may in the name, place and stead of said first party, and as his squent and attory in fact, sign and o procure the money thereaudier, and to apply the amount so collected toward the pay-ent of a note, interest company be one performed as a doresaid, it is and party of the second part or its assigns, may effect such plattance as here there there is and interest thereon there had be one performed as a fore-said, plate and costs and for the repayment of all moneys so paid with interest thereon func-tions of the source so for the present shall be as security in like amount with its effect as for the payment of said abore a los comparised of the source so for the payment of said and y of the said and y of the said as for the payment of said abore a los comparised as for the payment of said abore of said abore a los comparised as the presents shall be as security in like amount and with like effect as for the payment of said abore a pplications necessary to obtain furty shall i ave full power to sign and endorse all vouchers, i roupons and interest thereon be reinbefore agreed, paving gage said l stead same FIFTM. The said first party agrees that should a petition be tiled to foreclose this mortgage, gain possession of said real estate or to protect the rights of the mortgage berein, or the tile too of 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 mortgage. OIXTN. The said first party agrees that if the maker of the note shall fail to pay any of said money, either principal or interest when the the same becomes due and payable, or CEVENTH. Said first party for and in consideration of the used by law. IN TESTIMONY WHEREOF, Said part us of the first part have bereupto set their band states hereit L'aurence bon SC. [SEAL] D. Coggishal WITNESSES SEALT SEAL) 10 SEAL ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory, Western District, On this 10th day of <u>May</u> 1007, before me 6. D. <u>Coggeshall</u> a <u>Motary</u> Culliz, within and for the <u>Medican</u> District in the Induan Ferritory, appeared in person, familiar of the personally well known as the person whose name appears upon the within and foregoing Moitgage liced as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify. And I turther certify that on this day voluntarily appeared before me <u>Collar</u> <u>Motar</u>, <u>Corre</u> wife to the said <u>Curvalence</u> <u>Corre</u> to me well known to be the associated the same to the the same set of the said Har hier energy and of the start of the well known to be the person whose name appears upon the within and foregoing Mortgage Deed, in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purposes therein contained and set forth, without compulsion or undue inf vence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such not any Cublic in the Must line. District of the Indian Territory, on the 10th day of may 190.7. Western District of the Indian Territory, on the 10th (SEAL) Western Dist I. J. eshell Notary Public 0 My commission expires Dray [3, 190] TO BE USED WHEN TITLE IS IN WIFE UNITED STATES OF AMERICA rritory, Western District, ss. ... betore me.within and for the.District in the Indian Territory, appeared in person wife to the said__________ to me well known to be the person whose name appears upon the within and forecome Morigage Deed, and in the absence of her said husband, declared that she had of her own free will executed the same for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such. District of the Indian Territory, on the..... 190 (SEAL) Notary Public. My commission expires... Otro Jollow Deputy Clerk and Ex-Officio Recorder, Filed for record Mary 190 7 at Loi 40 orches AL M. 0