Indian Territory Real Estate Mortgage

hereinalter referred to as party of the first part, in	POLIADS in hand paid by
company, hereinatter reterred to as the party of the second part, the reducing conveyed, and by these presents dies hereby grant, bargain, sell and consistent and assumes. The following described premises estimated in	DOLLARS, in hand paid by The Inter-State Mortgage Trust cupt whereof is hereby acknowledged, first party has granted, bargain d, so onvey unto the said The Inter-State Mortgage Trust Company, its su., India
	Aller
化多环基化 医电影 化电影 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	
입사에 하다고 하고 있는데, 하나 이 이렇게 하게 하는데 살아 되었다.	
cordin: to the official plat and survey thereof approved by the Secretary TO HAVE AND TO HOLD, The premises above described, Torgtage Trust Company, its successors and assigns forever. And t	of the Interior of the United States. With the appurtenancs thereunto belonging, to the said The Inter-Sta the said party of the first part covenants with the said party of the second pa
nat they are tree from all incumbrances, thatgood right Aministrators and assigns, shall forever warrant and defend the title to s	t to seil and convey the same, and thatwill, andheirs, executor and real estate against all lawful claims and demands whatever.
And Said or and in consideration of \$11d sum of money, does hereby release and quitors and assigns, all her right, claim and possibility of dower and homeste The foregoing conveyance is on condition that whereas said party of	wife of said t caim, transfer and relinquish unto said party of the second part, its successed in to said real estate forever. If the first part is justly indebted to said party of the second part in the sum
arty of the first part by the party of the second part, evidenced by ate, at the rate ofper cent_per_annum,	promissory note of even date herewith, with interest thereon from payable semi-annually, on the first days of
nd effect.	the coupons thereto attached. id note and the interest thereon according to the tenor and effect thereof, a then this instrument shall be null and void, otherwise to be a fien in full 101
It is expressly, mutually stipulated and agreed as follows:	d, or in default of the performance of any covenant herein contained, the said first party agr computed semi-annually, on said principal note from the date thereof to the time when the mor computation so that the total amount collected shall be, and not exceed, the legal rate of eight.
CELCOND. The first party agrees to pay all taxes and assessments levie and find paid within ten days after the same are due and chargeable of become lieus upon a um of monoy herein secureu, due and payle at once or may elect to pay such taxes or as norigage shall stand as security for the amount so paid with such interest.	ed upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premis said real estate, the holder of this mortgage may at his option, without notice, declare the wi sessments and be entitled to interest on the same at the rate of eight per cent per annum, and t
THIRD: Said tirst party agrees to keep all buildings, fences, and other imp hal I permit no waste, and especially no cutting of timber, except for making and repair	rovements on said real estate, in as good repair and condition as the same are in at this date, to fring tences on the place and such as shall be necessary for fire-wood for the use of the grants does this mortgage due and payable.
others, in insurance companies approved by said second party, and to at once disliver the failure, neglect or retusal of said first party to so insure the buildings or to re-insure it age Trust Company, beto e noon of the day on which any such policies shall expire; the add buildings for said amount, and the said. The inter-State Mortgage Trust Company tend of said first party; and it is further extreed that in the event of loss under such policy ame and for that purpose may in the name, place and stead or said first party, and as any of the procure the money there under, and to apply the amount so collected toward the pay pents be not performed as aforesaid, then said party of the second part or its assists, and under the return of the return of the said first party and as weakly said for the repayment of all moneys weakly said cannot be the expense of the said moneys.	In said premises against loss by fire, in the amount of provided the control of t
nyance semi-annually, tuese presents spail be as security in like manner and with like eff FIFTM. The said first party agrees that should a polition be filed to foreclose	test as tot the payment of said note and interest tourous.
nortgage. Bewwe. The said first party spress that if the maker of the note shall fail to b	new any of said money, either principal or interest when the the same becomes due and payable
contract. The said first party agrees that if the maker of the note shall fail to possing the pole sum of money here it inhour note, be declared due and payable and may be forcelosed by the holder hereof as prattorney, shall have the power to sell such property or any part thereof at public sale to to generate the second part of the sale to the said party of the second part of its assignee, eagent, or attorney in fact, may bid and party of the second part of its assignee, eagent, or attorney in fact, may bid and patter, then, and the proceeds of said sale shall be applied first to the paymont or all costs and or, if any, shall be paid to said party of the side of the said sale shall be applied first to the paymont or all costs and or, if any, shall be paid to said party of the first part. Said tirst party for and in consideration of the money loaned as allowed by law.	hay any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the note here's secured and at his option only it orvided for by law, or the party of the second part or the legal holder hereof, or his assigns, ag the highest bidder for cash at motics of the time and place and terms of sale having first been given for thirty days by adver y printed or written hand bills posted up it ten public places in the vicinity of said and at an inchase as many holders and the processes are holders as a processes at the payable places in the payable places in the vicinity of said and the processes at the payable places in the said said and the recitals of the deed of conveyance shall be taken as prid expenses attending said said, said the recitals of the deed of conveyance shall be taken as prid expenses attending said said, said the recitals of the deed of conveyance shall be taken as prid expenses attending said said, said the remains afteread, hereby waives and relinquishes all rights of redemption, appraisement and homestoned.
contract. The said first party agrees that if the maker of the note shall fail to po confirm to or comply with any of the foregoing covenants, the whole sum of money here rithout notis, be declared due and payable and may be foreclosed by the holder hereof as protections of the said that the power to sell such property or any part thereof at public sale to to a sum of the said party of the second part of its assignee, agent, or attorney in fact, may bid and said party of the second part of its assignee, agent, or attorney in fact, may bid and party of the second part of its assignee, agent, or attorney in fact, may bid and party of the second part of its assignee, agent, or attorney in fact, may bid and party of the card the proceeds of said said said like applied this to the paymont of all costs and or, if any, shall be paid to said party of the first part. **REVENTY*** Said tirst party for and in consideration of the money loaned as a lowed by law.** IN TESTIMONY WHEREOF; Said part of the first paid.	hay any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the note here'y secured and at his option only a rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, age the highest bidder for cash at motice of the time and place and terms of sale having first been given for thirty days by adverty printed or written hand bills posted up in ten public places in the vicinity of said 1 ind, at which has any third person might do. And said party of the first part hereby authorizes and ety to any purchaser at said sale and the recitals of the deed of conveyance shall be taken as pride appears at said sale. Second, to the payment of said debt and interest, and the rema aforesald, hereby waives and relinquishes all rights of redemption, appraisement and homestott has made to the conveyance of the description of the des
configure. Sixth. The said first party agrees that if the maker of the note shall fail to possing the or comply with any of the foregoing covenants, the whole sum of money here ithout notice, be declared due and payable and may be foreclosed by the holder hereof as prattering, shall have the power to sell such property or any part thereof at public sale to to generate the second part of the sale to the land of the second part of its assignee, agent, or attorney in fact, may bid and said party of the second part of its assignee, agent, or attorney in fact, may bid and party of the proceeds of said sale shall be applied first to be paymont or all costs and or, if any, shall be paid to said party of the first part. In testimony whereof; Said part of the first part. In testimony whereof; Said part of the first part.	nay any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the note here's secured and at his option only invided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of sale having first been given for thirty drys by adverty printed or written hand bills posted up in ten public places in the vicinity of said 1 ind, at which are any third person might do. And said party of the first part hereby authorizes and ety to any purchaser at said sale and the recitals of the deed of conveyance shall be taken as pri despenses attending said sale, second, to the payment of said debt and interest, and the remains aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestit that the hereunto set hand the hereunto set hand this day of [SEA]
configure. SIXTM. The said first party agrees that if the maker of the note shall fail to po confirm to or comply with any of the foregoing covenants, the whole sum of money here inhoun notis, be declared due and payable and may be foreclosed by the holder hereof as protections notis, be declared due and payable and may be foreclosed by the holder hereof as protections, shall have the power to sell such property or any part thereof at public sale to to a sum of the second part of the second part of the sale party of the second part of its assignee, eigent, or attorney in fact, may bid and said party of the second part of its assignee, eigent, or attorney in fact, may bid and party of the fact of the said said part of the first part, it and the proceeds of said said shall be applied first to the payment of all costs and or, if any, shall be paid to said part of the first part. IN TESTIMONY WHEREOF, Said part	nay any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the nucle here's secured and at his option only a roy deep for by law, or the party of the second part or the legal holder hereoft, or his assigns, and the highest bidder for cash at motics of the time and place and terms of saie having first been given for thirty days by advert yprinted or written hand bills posted up it ten public places in several the property of the deed of the deed of the deed of the deed of conveyance shall be taken as prid expenses attending said sale and the recitals of the deed of conveyance shall be taken as prid expenses attending said sale, second, to the payment of said debt and interest, and the rema aforesaid, hereby valves and relinquishes all rights of redemption, appraisement and homester that the hereunto set had be a horized to the deed of t
conform to or comply with any of the foregoing covenants, the whole sum of money here inhound only. Be whole sum of money here inhound notice, be declared due and payable and may be foreclosed by the holder hereof are pitchound notice, be declared due and payable and may be foreclosed by the holder hereof are payable and may be foreclosed by the holder hereof are payable and may be foreclosed by the holder hereof are payable and may be foreclosed by the holder hereof are payable and the forecast payable and the forecast payable for any bear of the power of the first payable and the proceeds of said said said lead applied first to the payment of all costs and re, if any, shall be paid to said party of the first part. **EXPENTAL** **SEVENTAL** **SEVENTAL** **SEVENTAL** **SALUTION WHEREOF** **Said part** **Of the first paid 190	nay any of said money, either principal or interest when the the same becomes due and payable in secured, may at the option of the holder of the note here'y secured and at his option only invided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of sale having first been given for thirty divs by adver y printed or written hand bills posted up in ten public places in the vicinity of said 1nd, at which are any third person might do. And said party of the first part hereby authorizes and expenses attending said sale and the recitals of the deed of conveyance shall be taken as pri despenses attending said sale, second, to the payment of said obt and interest, and the remarkoresaid, hereby waives and relinquishes all rights of redemption, appraisement and homest the hamber of the deed of t
conform to or comply with any of the foregoing covenants, the whole sum of money here ithout notice, be declared due and payable and may be foreclosed by the holder hereof as practionery, shall have the power to sell such property or any part thereof at published in or of general circulation in said lown or territory, or by the said party of the second part or its assignee, agent, or attorney in fact, may bid and the first party of the second part or its assignee, agent, or attorney in fact, may bid and the first party of the second part or its successors or assigns, to convey said properties, true, and the proceeds or said sale shall be applied first to the payment of all costs and re, if any, shall be paid to said party of the first part. Said tirst party for and in consideration of the money loaned as a lowed by law. IN TESTIMONY WHEREOF, Said part	nay any of said money, either principal or interest when the the same becomes due and payable in secured, may at the option of the holder of the note here'y secured and at his option only rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of saie having first been given for thirty days by adver y printed or written hand bills posted up in ten public places in the vicinity of said 1 nd, at which are any librid person might do. And said party of the first part hereby authorizes and ty to any purchaser at said said and the recitals of the deed of conveyance shall be taken as printed and the said said said said said. Second, to the payment of said about and interest, and the remarkatorsaid, hereby waives and relinquishes all rights of redemption, appraisement and homest that hereunto set hand this day of SEA (SEA LEDGMENT) Western District, as.
Occurrent to or comply with any of the foregoing covenants, the whole sum of money here rithout notice, be declared due and payable and may be foreclosed by the holder hereof as prattering and the second property or any part thereof at published line in the foregoing covenants, the whole sum of money here rithout notice, be declared due and payable and may be foreclosed by the holder hereof as prattering and the property or any part thereof at published is all to be a second part or its assigneral circulation in said lown or territory, published as asid party of the second part or its assigneral circulation in said lown or territory, or any part they are said party of the second part or its assigneral circulation in said lown or territory, or be all the property of the second part or its assigneral circulation in said lown or territory, and the property of the second part or its assigneral circulation in the payment of all costs and or, if any, shall be paid to said party or the first part. In testimony whereof the first part, in consideration of the money loaned as a lowed by law. IN TESTIMONY WHEREOF, Said part	nay any of said money, either principal or interest when the the same becomes due and payable in secured, may at the option of the holder of the note here's secured and at his option only rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of saie having first been given for thirty days by adver notice of the time and place and terms of saie having first been given for thirty days by adver y printed or written hand bills posted up in ten public places in the vicinity of said just, at which person might do. And said party of the first park here shall be taken as pri to any purchase as any thirty person might do. And said party of the first park here shall be taken as pri to any purchase as any thirty person might do. And said party of the first park here shall be taken as pri of expenses attending said sale, second, to the payment of said debt and interest, and the rema aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homest to the minute of the payment of said debt and interest, and the rema aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homest that has hereinto set hand this day of SEA (SEA SEA SEA SEA SEA SEA SEA SEA SEA SEA
Or CONTROL OF COMPLY WITH A SAID FIRST PARTY Agrees that if the maker of the note shall fail to po conform to or comply with any of the foregoing covenants, the whole sum of money here rithoun moits, be declared due and payable and may be foreclosed by the holder hereof as protections of the control of the power to sell such property or any part thereof at public sale to in any in some newspaper published in or of general circulation in said town or territory, public all said party of the second part or its assignes, agent, or attorney in fact, may bid and proved said party of the second part or its successors or assigns, to convey said properly or the second part or its successors or assigns, to convey said properly or the fact of the payed to said party of the first part. 10 and the proceeds or said said shall be applied first to the payment of all costs and or, it any, shall be paid to said party of the first part. 11 any, shall be paid to said party of the first part. 12 any, shall be paid to said party for and in consideration of the money loaned as a load of the payment. 13 any shall be paid to said party for and in consideration of the first paid in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid shall be paid to said party in the first paid town or territory, in the first paid to said party in the first pa	nay any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the note here's secured and at his option only in rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of sale having first been given for thirty divys by adverty printed or written hand bills posted up in ten public places in the vicinity of said into, at when y printed or written hand bills posted up in ten public places in the vicinity of said into, at what we have a pay the payers on might do. And said party of the first part hereby authorizes and ety to any purchaser all said sale, second, to the payment of said doth and interest, and the rema aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homest to the hand herefunto set hand this day of SEA [SEA [SEA]].
Or CONTROL OF COMPLY WITH A SAID FIRST PARTY Agrees that if the maker of the note shall fail to po confirm to or comply with any of the foregoing covenants, the whole sum of money here inflored to be declared due and payable and may be foreclosed by the holder hereof as practically the power to sell such property or any part thereof at public sale to the process of the payable and in a said party of the second part of its assignee, eigent, or attracted in the first, may be dead of the process of the payable of the payment of all costs and or, if any, shall be paid to said said shall be applied first to the payment of all costs and or, if any, shall be paid to said said shall be applied first to the payment of all costs and or, if any, shall be paid to said said the applied first to the payment of all costs and or, if any, shall be paid to said said shall be applied first to the payment of all costs and in the payment of the grant of the first paid in the parties of the grant of the grant of the first paid in the payable of the grant of the first paid in the payable of the grant of the grant of the grant of the parties of the payable of the parties grantor, and stated that he had executed the said page of the grant of the parties grantor, and stated that he had executed the said page of the grant of the grant of the said page of the grant of the parties grantor, and stated that he had executed the said page of the grant of the grant of the grant of the grant of the said page of the grant of the gr	nay any of said money, either principal or interest when the the same becomes due and payable in secured, may at the option of the holder of the note here'y secured and at his option only rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of saie having first been given for thirty days by adver y printed or written hand bills posted up it to public places in the vicinity of the day of and a very printed or written hand bills posted up it to public places in the printed point of the vicinity of the deed of conveyance shall be taken as prid expenses attending said sale and the recitals of the deed of conveyance shall be taken as prid expenses attending said sale, second, to the payment of said debt and interest, and the remains aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homest to the hereful to set when the first hand this day of SEA (SEA LEDGMENT) Western District, as. Defore me District in the Indian Territory, appeared in person, as the person whose name appears upon the within and foregoing Mottgame for the consideration and purposes therein mentioned and set forth, and I are for the consideration and purposes therein mentioned and set forth, and I
OCCUPIENT OF COMPLY WITH A SAID FIRST PARTY Agrees that if the maker of the note shall fail to po conform to or comply with any of the foregoing covenants, the whole sum of money here rithout notice, be declared due and payable and may be foreclosed by the holder hereof as provident on the power to sell such property or any part thereof at published in a said party of the second part or its assignee, agent, or attorney, shall have the power to sell such property or any part thereof at published in a said party of the second part or its assignee, agent, or attorney in fact, may bid and a said party of the second part or its assignee, agent, or attorney in fact, may bid and a said party of the second part or its assignee, agent, or attorney in fact, may bid and party for the first part of the paymont of all costs and for, if any, shall be paid to said gate shall be applied first to the paymont of all costs and for, if any, shall be paid to said gate you the first part. IN TESTIMONY WHEREOF, Said part	nay any of said money, either principal or interest when the the same becomes due and payable in secured, may at the option of the holder of the note here'y secured and at his option only rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of saie having first been given for thirty days by adver y printed or written hand bills posted up in ten public places in the vicinity of said and at which the printed of a written hand bills posted up in ten public places in the vicinity of said and at which is the printed of the deed of conveyance shall be taken as prid expenses attending said sale, second, to the payment of said debt and interest, and the remains aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homest that has hereunto set hand this day of [SEA SEA SEA SEA SEA SEA SEA SEA SEA SEA
Contract. Contract. Contract to or comply with any of the foregoing covenants, the whole sum of money here inhorn notice, be declared due and payable and may be foreclosed by the holder hereof as practionery, shall have the power to sell such property or any part thereof at published line inhorn notice, be declared due and payable and may be foreclosed by the holder hereof as practically in the contract of the proceed of the power to sell such property or any part thereof at published line inhorn in the Indian Territory, and he said party of the second part of its assigner, execut, or atterney in fact, may bid and said party of the second part of its assigner, execut, or atterney in fact, may bid and proceeds of said said shall be applied first to the paymont of all costs and referenced to a said said shall be applied first to the paymont of all costs and referenced to said said said shall be applied first to the paymont of all costs and referenced by law. IN TESTIMONY WHEREOF, Said part	nay any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the note here's secured and at his option only in rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motics of the time and place and terms of saie having first been given for thirty days by adverting the time and place and terms of saie having first been given for thirty days by adverting the property of the payable places in the vicinity of said of the payable places in the vicinity of said said and the recitals of the deed of conveyance shall be taken as prid expenses attending said said and the recitals of the deed of conveyance shall be taken as prid expenses attending said said. Second, to the payment of said debt and interest, and the remains aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homest. It has hereunto set hand this day of [SEA [SEA [SEA]]]. **LEDGMENT** Western District, se.* before me District in the Indian Territory, appeared in person, since the person whose name appears upon the within and foregoing Mortgage per the person whose name appears upon the within and foregoing Mortgage Device will signed the relinquishment of dower therein expressed, for the purposher said husband. in day of 190
Contract. Contract to or comply with any of the foregoing covenants, the whole sum of money, here inhorn notice, be declared due and payable and may be foreclosed by the holder here of as practitions notice, be declared due and payable and may be foreclosed by the holder here of as practically in the contract of the power to sell such property or any part thereof at public sale to it is a second part of the	nay any of said money, either principal or interest when the the same becomes due and payable in secured, may at the option of the holder of the note here'y secured and at his option only or vided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of saie having first been given for thirty did to be a payable in the time and place and terms of saie having first been given for thirty did to be a payable in the first part here at the payable to get the first part here at the payable in the payable pages and the first part here at the first part here as pride the first part here at the first part here as pride the first part here as a foresaid, hereby walves and relinquishes all rights of redemption, appraisement and homest at the hereunto set hand this day of [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA
Contract. Contract. Contract to or comply with any of the foregoing covenants, the whole sum of money here inhorn notice, be declared due and payable and may be foreclosed by the holder hereof as practionery, shall have the power to sell such property or any part thereof at public sale to it is not may be seen to sell such property or any part thereof at public sale to it is assigned, each, or attempt in fact, may bid and sale party of the second part of its assigned, each, or attempt in fact, may bid and sale party of the second part of its assigned, each, or attempt in fact, may bid and sale shall be applied first to the paymont or all costs and or, if any, shall be paid to sale party of the first part. Howed by law. IN TESTIMONY WHEREOF, Said part	nay any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the note here's secured and at his option only in rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motics of the time and place and terms of saie having first been given for thirty days by adver y printed or written hand bills posted up in ten public places in the vicinity of said on the printed and the posted up in ten public places in the vicinity of said on the printed and the payable places in the vicinity of said on the printed of conveyance shall be taken as prid expenses attending said said and the recitals of the deed of conveyance shall be taken as prid expenses attending said said, second, to the payment of said debt and interest, and the remains aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homester that he hereunto set hand this day of [SEA SEA SEA SEA SEA SEA SEA SEA SEA SEA
CINTELL STATES OF AMERICA, Indian Territory, On this day of	ay any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the note here's secured and at his option only in rovided for by law, or the party of the second part or the legal holder hereof, or his assigns, as the highest bidder for cash at motice of the time and place and terms of saie having first been given for thirty days by advertise the state hand bidder for cash at motice of the time and pace and terms of saie having first been given for thirty days by advertise the party of the deed of conveyance shall be taken as prid expenses attending said sale and the recitals of the deed of conveyance shall be taken as prid expenses attending said sale and the recitals of the deed of conveyance shall be taken as prid expenses attending said sale and the recitals of the deed of conveyance shall be taken as prid expenses attending said sale and the recitals of the deed of conveyance shall be taken as prid expenses attending said sale. Second, to the payment of said debt and interest, and the remark aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homest. It has the hereunto set the hand this day of
Occasion to or comply with any of the foresoling covenants, the whole sum of money, here infinont notice, be declared due and payable and may be foreclosed by the holder here of as previation notice, be declared due and payable and may be foreclosed by the holder here of as previation to be successful to the power to sell such property or any part thereof at public sale to it may be a subject to the power to sell such property or any part thereof at public sale to it may be a subject to the property of any part there of a public sale to it is sell of the subject to the payable and may be a subject to the payable and may be a subject to the payable of the subject first to the payable of the subject of the subject first to the payable of the subject of the subject first to the payable of the subject of the sub	in secured, may at the option of the holder of the note here'ny secured and at his option only in secured to by law, or the party of the second part or the legal holder here'n, or his assigns, as the highest bidder for cash at the meror saic leaving first been given for this hydron or his assigns, as the highest bidder for cash at the meror saic leaving first been given for this hydrony or his assigns, as the highest bidder for cash at the meror saic leaving first been given for this hydrony or his assigns, as the highest bidder for cash at the meror saic leaving first been given for this hydrony or his assigns, and the problem of the history of the first part hereby authorizes and of the problem of the history of the first part hereby authorizes and of the party of the first part hereby authorizes and of the party of the first part hereby authorizes and of the party of the first part hereby authorizes and of the party of the first part hereby authorizes and of the general said said and the recitals of the deed of conveyance shall be taken as not dependent of the party of the said barry of any said said said and the remainder of the general first party and the remainder of the general first party of the first party authorizes and the remainder of the first party and here and homest. **TLEDGMENT** Western District in the Indian Territory, appeared in person, the first party of the said barry of the consideration and purposes therein mentioned and set forth, and I do here the party of the said husband. **Aday of 190 before me, 190 before me appears upon the within and foregoing Mortgage Deed the consideration and purposes therein mentioned and set forth, and I do here me.
Occupance SIXTM. The said first party agrees that if the maker of the note shall fail to po confirm to or comply with any of the foregoing covenants, the whole sam of money here rithout notice, be declared due and payable and may be foreclosed by the holder hereof as put it attorney, shall have the power to sell such property or any part thereof at public sale to it may be foreclosed by the holder hereof as provided to the control of the property or any part thereof at public sale to it may be a sealed party of the second part or of separal circulation in discount for the payment of all costs and party of the second part or its successors or assigns, to convey said property of the sale party of the scond part or its successors or assigns, to convey said property of the first party for and in consideration of the money loaned as a state of the payment. Said tirst party for and in consideration of the money loaned as a line of the first party for and in consideration of the first party flowed by law. IN TESTIMONY WHEREOF, Said part of the first party for the first pa	any any of said money, either principal or interest when the the same becomes due and payable, in secured, may at the option of the holder of the note here'y secured and at his option only to revised for by law, or the party of the second part or the legal holden hereof, or his assigns, as the highest blodder and an account of the holder of the holder of the high second period to be legal holden hereof, or his assigns, as the highest blodder and a large and terms of saic having first been given for histy days by adverty princed or write and and bills posted up in ten public places in the vicinity of said 1 and, and the highest highest highest high said sale and the rectains of the deed or conveyance shall be taken as prid or to any prehaber at said sale and the rectains of the deed or conveyance shall be taken as prid expenses afterding said sale, second, to the payment of sand debt and interest, and the remains aforesaid, hereby walves and relinquishes all rights of redemption, appraisement and homest to the many properties of the highest said high said sale. SEA [SEA [SEA
ACKNOW UNITED STATES OF AMERICA, Indian Torritory, On this day of within and for the message as one of the parties grantor, and stated that he had executed the san before of the san	LEDGMENT Western District, es. before me
ACKNOW IN TESTIMONY WHEREOF; Said part	any any of said money, either principal or interest when the the same becomes due and payable in secured, may at the option of the holder of the note here'y secured and at his option only involved for by law, or the party of the second part or the legal holder hered, or his assigns, as the highest holder or cash at the party of the second part or the legal holder hered, or his assigns, as the highest holder or the party of the second part or the legal holder hered, or his assigns, as the highest holder or the party of the payable here in the vicinity of said 1 ynd, at which here are the party of the payable here in the vicinity of said 1 ynd, at which is a party hereby authorizes and of your party of the payable here in the vicinity of said 1 ynd, at which here has a said sale and the relatist of the deed or conveyance shall be taken as prid expenses afterding said sale, second, to the payment of said debt and interest, and the rema aforesaid, hereby walves and relinquishes all rights of redemption, appraisement and homest to the hereunto set hand this day of SEA [SEA LEDGMENT] Western District in the Indian Territory, appeared in person, The person whose name appears upon the within and foregoing Mortgage Determined the payable, and the person whose name appears upon the within and foregoing Mortgage Determined the payable the relinquishment of dower therein expressed, for the purpose her said husband. And official seal, as such. Job before me, District in the Indian Territory, appeared in person. Notary Pub is greated the relinquishment of the within and foregoing Mortgage Deed to consideration and purposes therein mentioned and set forth, and I do here the open whose name appears upon the within and foregoing Mortgage Deed to consideration and purposes therein mentioned and set forth, and I do here the open of the payable has a payable to the said husband. The payable has a payable to the person whose name appears upon the within a that she nad of her own it received the same for the consideration as