This Mortgage, stade on this there day or September A. D. 190 y by and botween James Wille	
and Lulie Wilson histand & Wife of Broken ampellides Territors, &	inci
party of the direct part and Settle Ind Services are not I of I own, party of the abound part.	1
WINNESSETH: That for and in consideration of the sum of Clevery Aundred Delibers!	IP.
a. 1/00 cash in hand paid by the said party of the second part, to the said part. Cool the first part, the receipt of which is hereby acknowledged, the said	P
part LEOf the dret part has eleganted, bargained and sold and do hereby grant, barguin, sell and convey unto the said party of the second part. The dasire, successors	C.
and assigns, the following tract of real estate situated in Western District, Indian Territory, to with the morth east quarter (W2 N & 4)	IC.
of Section twenty six EG, of township Eighteen	
(A) morth and of Range fourteen (4) east of the	
Endian Base & meridian Cuel nation	1
Indian Territori	1
containing	Taken a
TO HAVE AND TO HOLD THE SAME onto the said part of the second part, Judgetrs, successors and assigns forever, with all the privileges and appurtenances	
therounto belonging. And the said part 420f the first part for Charassel 422 and Charassel belong a seem of the said party of the second	
part that at the delivery hereof, Jaly election lawfully seized and possessed of an absolute and indefeasible estate of inheritance in fee simple in and to said real estate;	
that the same is free and clear of all incumbrances whatsoever, and that the same is free and convey the same to the said party of the second part, and	
that They will and the heirs, executors and administrators shall forever warrant and defend the title to said real estate unto the said party of the second part, They heirs, successors and assigns against all lawful claims and demands whatever.	
And the said Lulie Willon wife of the said Sun Willon	
tor sald consideration does heroby release, relinquish, quit claim, transfer and convey unto the said party of the second part,	-
THE FOREGOING CONVEYANCE IS ON CONDITION: That, Whereas the said part le of the first partjustly indebted to the said party of the second part in	1
the sum of Election Hamiltonian Dollars for money loaned to suid first part up by said second party as is evidenced by one certain principal promissory note of even date herewith for Election for per	
contum per annum until due and Addition centum interest after due until paid; said interest payable	
attached thereto and payable on the first days of Meres November of each year until the maturity of said principal note, said interest notes drawing per	
contum por annum interest after due until paid. Now if the said part. of the first part shall pay or cause to be paid said principal and interest notes according to the tenor and effect thereof and do and perform all and every other covenant and	
agreement horein, then this instrument shall be null and void, otherwise to remain in full force and effect. It is further agreed by the said first part. Alcherete that during the continuance in force of this instrument	
It is created agreed, by the said first pare	1
policies to be placed in the hands of said party of the second part, and that in every such contract or policy of insurance provision shall be made of that all paymonts for losses sustained the rein insured signing as the party of the second part, or see that the paymont of said notes and the interest thereon as	
aforesaid, if not otherwise paid, but said party of the second personary allow the part	
And it is further stipulated, that in case the said part Lands the first part shall make default in the payment of the taxes or assessments against said real estate as and at the times required by law, or assessment against said real estate as and at the times required by law, or assessment and effoot such insurance, and the amount so expanded therefor, with	
nterest ab the rate of 8 per cent, per annum from the date of such expenditure until paid, shall be considered a sum the repayment of which is intended to be hereby secured. It is further agreed that should a patition be filed to foreclose this mortgage, gain possession of said real estate or to protect the right of the mortgage, herein or the title or possession to said real	
esiate, that said morigagor will pay a reasonable attorneys fee, and the payment thereof shall also be secured by this morigage. And if default be made in the payment of eald note at maturity, or any of the interest notes when due, or of the taxes or assessments aforesaid, or to procure and maintain the fire insurance as aforesaid, or	
any part of cither, or if waste be dommitted on, or improvements are removed from the land, theu, in any or cither event, upon the breach of any one of these conditions, the whole of the sums intended to be be been been been been been been be	•
or attorney, shall have the power to sell said property, or any part thereof, at cubils sale to the highest bidder for each at the then front court house door, in	79
or by printed or written hand bills posted in ten public places in the vicinity of said land, at which sale the said grantee or assignee may bid and purchase as any third person might do, and the said para	
the priceseds of said sale shall be applied drat, to the payment of all costs and expenses attending said sale; eccond, to the paymen t of said debts and interest, and the remainder, if any, to the grantur It is further agreed, that the said part of the drat part bereby waive all rights of appraisement, asie or redemption and homested in and to said mortgaged premises.	
In testimony whereof the particles of the first part has the herounto subscribed This names and affixed Theresoal a this Line of day of Application A. D. 19 0.7	
바늘로 (1997년) 전경 (1997년) 전 수업 1988년 전 1988년 19	
Witnessos: U G Fraker Dann Willon J. Seek	1
Luie Willon San	
	1
UNITED STATES OF AMERICA, IADIAN TERRITORY, Ss.	
WESTERN DISTRICT. Serionally appeared before me W.C. Staken and Territory and Management and Staken and District and Territory	
to me well known as the identical person 💲 whose name 💲 appear to and upon the within and foregoing instrument, as partices, granfor S and who stated and acknowledged	
to me that . The young executed the same as . The voluntary set and deed, for the consideration, uses and purposes therein mentioned and set livib, and I do hereby so certify.	
And also, on the same day, voluntarily appeared before me the said Lilli Willow will now, and in the absence of her said husband declared and acknowledged to me that she	1
had, of her own free will and accord executed said mangage and signed and sealed her relinquishment of dower and homestead therein, for the consideration, uses and purposes.	1
therein contained and set forth, without compulsion or undue influence of her said husband. Witness my hand and omoial seal on this day of day of Plance A.D. 10-0.2	1
Witness my hand and official seal on this day of April 10 ft	1
	4
Filed for Besord Lept 16 19 Dest 9 Selock Qu. 1 0, -	1
Depuis Clerk and Re Officio Recorder.	1
Depart Clein and Mr. Omoie Recorder.	1