INDIAN TERRITORY REAL ESTATE MORTGAGE, WITH POWER OF SALE.

t hand paid by UNION TRUST COMPANY, (an Indian Territory Corpc		
est party has Granted, Bargained, Sold and Conveyed, and by these pre		
erritory Corporation), its successors and assigns, the following describ	oed promises in	rritory, to-wit:
		일하는 얼마 하나 가는 어떻게 하는데?
생활 살이 말했다면서 하는 하는 사람들은 모르고 있다.		
바다 스마스바다 테스탈스 발문인의 이 중인에는 다른다. 보다 스마스 트립트를 받는다.	andra a state of the state of th The state of the sta	
하네 동네면 얼마나 네 시나를 되어 없니?		영영문 하루 하는 말 보다고 있다.
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	하는 것이 없는 것이다. 생물 생물을 보고 말을 하는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다.	
		er general er i de die die die de
According to the Official Plat and survey thereof approved by the S		
TO HAVE AND TO HOLD, the premises above described with	the appurtenances thereunto belonging, to the said UNION	
orporation), its successors and assigns forever. And the said party of		
ized in fee of said premises and that they are free from all incumbran		
ld above sum of money does hereby release and quit claim, transfer and	d relinquish unto said party of the second part, its successors an	nd assigns, all her right, claim and possibil
dower and homestead in or to said real estate forever. The foregoing of WHEREAS, said party of the first part is justly indebted to the said	conveyance is made on condition: That	Poll
money loaned to the party of the first part by the party of the second		
m date at the rateper cent per annum, payable semi-an		nd in e
ar in accordance with the coupons thereto attached; said notebeing		# 본다다고 보신생활부
	PRINCIPAL NOTE:	190
after date for value received	PRINCIPAL NOTEL. \$ promise to pay to the order of	
o principal sum of	Dollars with interest thereon at	the rate of per cent per ann
m date, said interest being payable semi-annually, according to the te	enor and effect ofinterest coupon notes; one being	for
llars and		
ice of the UNION TRUST COMPANY, in Tules, Indian Territory, in his rate of Right per cent per annum, payable semi-annually, if not paid		
and a second and the	esta hallaninestin Mate tarriar duranda annualita	
d piace attresand, then said principal sum shall at once, at the option of This Note and Interest Coupons thereto attached are secured by Morst Lien upon the property therein described.	ortgage on Real Estate situated in the	District of Indian Territory, which
	enting an animal way and a second a second and a second a	garage and the state of the sta
음. 그들은 이번 하면 보고를 뭐 하고 있는 것이 살았다.		a) and a support of a support with the support of t
Now, if said party of the first part shall pay or cause to be paid said		
venant and agreement herein contained, then this instrument shall be a		thereof, and do and perform each and dv
It is expressly, mutually stipulated and agreed as follows:		
FIRST. In case of default of payment of any sum herein covenanted to be pai igns, interest at the rate of eight per cent per annum, computed semi-annually, on	said principal note from the date thereof to the time when the money shall	rst party agrees to pay the said second party of I be actually paid. Any payments made on acco
interest shall be credited in said computation so that the total amount shall be, and r SECOND. The first party agrees to pay all taxes and assessments levied upon	sald real estate, also all liens, claims, adverse titles, and incumbrances on	
same are due and chargeable or become liens upon said real estate, the holder of the may elect to pay such taxes or assessments and be entitled to interest on the same a	at the rate of eight per cent per annum, and this mortgage shall stand as	s security for the amount so paid with such inter-
THIRD. Said first party agrees to keep all buildings, tences and other impro- socially no cutting of timber, except for making and repairing fences, on the place	yements on said real estate, in as good rapair and condition as the same and such as shall be necessary for the wood for the use of the grantor's	are in at this date, and shall permit no waste, i family; and the commission of waste shall, at
ion of the holder of this mortgage, render this mortgage due and payable. FOURTIL. And the said first party agrees to at once insure the building upon sa naurance companies approved by said second party, and to at once deliver the insur		
nsurance companies approved by said second party, and to at once deliver the insur d first party to so Insure the buildings or to re-insure the same and deliver the polic	rance polloles, properly assigned or pledged to said second party, and the	tiat in the event of the fallure, neglect or refusa
all expire; said second party is hereby authorized and empowered by these present offications necessary to obtain such insurance in the name, place and stead of said fir	ts, to insure or re-insure said buildings, for said amount, and the said UN	ION TRUST COMPANY, may sign all papers
ineand, receive, collect and settle the same and for that purpose may in the name, then the necessary to procure the money thereunder, and to apply the amount so c	place and stead of said first party, and as his agent and attorney in fact,	, sign and endorse all youthers, receipts and dr
not performed as aforesaid, then said party of the second part or its assigns, may eff	ffeet such lusurance as hereinbefore agreed, paying the cost thereof; and	may also pay the final judgment for statutory li-
ims including all costs and for the re-payment of all moneys so paid with interest writy in like manner and with like effect as for the payment of said note and interes	st coupons.	
FIFTH. The said first party agrees that should a petition be filed to foreclose session of said real estate, thathewill pay an attorney's fee to be fixed, dete	ermined and allowed by the Court, and the payment thereof shall also be se	ecured by this mortgage.
SIXTH. The said first party agrees that if the maker of the note shall fall to poor of the foregoing covenants, the whole sum of money herein secured, may at the op	ay any of said money, either principal or interest when the same become	es due and payable, or to conform to or comply v
foreclosed by the holder hereof as provided by law, or the party of the second part	or the legal holder hereof, or his assigns, agent, or attorney, shall have t	the power to sell such property or any part the
onbile sale to the highest bidder for cash at	is the Indian Territished of general circulation in said town or territory, or by printed or writing	ory, public notice of the time and place and te ten hand bills posted up in ten public places in
inity of said land, at which said party of the second part or its assignce, agent, or at i party of the second part or its successors or assigns, to convey said property to a	ttorney in fact, may bld and purchase as any third person might do. And s	said party of the first part authorizes and empoy
I sale shall be applied first to the payment of all costs and expenses, attending said SEVENTIF. Said first party for and inconsideration of the money loaned as at	l sale; second, to the payment of said debt and interest, and the remainder	r, it any, shall be paid to said party of the first p
IN TESTIMONY WHEREOF, Said part,of the first part ha		
TINESS:	슬래시길 시간에 하는 작가에 되었다. 하나로 살아?	
즐겁지 않는 아들은 얼마는 아들이 모든 아들게 되었다.		
등을 다른 경기 기본 사람들에 이 네티를 모르겠다면 하다		Se
대학문 사람들이 하실 그렇게 하는 그들이 그렇게 다	돌아 있는 얼굴하는 그런 얼굴하는 그는 말 없는 말 했다.	Se
	The state of the s	Contracting the street country of the desired state of the contract of the state of
NITED STATES OF AMERICA, INDIAN TERRITOR	3Y,DISTRICT, SS.	ACKNOWLEDGMEN
On this, 190,,	, before me	B
thin and for the Western District in the Indian Territory, appeared in	Person	to me personally well known as the per-
ose name appears upon the within and foregoing Mortgage Deed as one	of the partgrantor, and stated that had executed	d the same for the consideration and purpo
rein mentioned and set forth, and I do hereby so certify.		
Moth mondoned and sociotor, and I do not coy so corotty.	wife of the said	, ., .,
And I further certify that on this day voluntarily before me		and the second of the second o
And I further certify that on this day voluntarily before me be well known to be the person whose name appears upon the within a	그는 그들은 그는 그는 사람은 이렇게 되어 하지만 하는 사람들이 하는 수 있다. 그는 사람들이 되었다.	
And 1 further certify that on this day voluntarily before measurements well known to be the person whose name appears upon the within a listened the relinquishment of dower and homestead therein expressed,	for the purpose therein contained and set forth, without compu	ilsion or undue influence of her said husba
And I further certify that on this day voluntarily before meanwhat the well known to be the person whose name appears upon the within a lisigned the reliaquishment of dower and homestead therein expressed, IN TESTIMONY WHEREOF, I have become out my hand and offi	for the purpose therein contained and set forth, without compu- icial seal, as such	ilsion or undue influence of her said husba
And I further certify that on this day voluntarily before measurements well known to be the person whose name appears upon the within a li signed the relinquishment of dower and homestead therein expressed, IN TESTIMONY WHEREOF, I have hereunte set my hand and off the Indian Territory, on the	, for the purpose therein contained and set forth, without compu icial seal, as such	alsion or undue influence of her said hasbar in theDistr
And I further certify that on this day voluntarily before me we will known to be the person whose name appears upon the within a li signod the relinquishment of dower and homestead therein expressed, IN TESTIMONY WHEREOF, I have hereunto set my hand and off	for the purpose therein contained and set forth, without computicial seal, as such	lsion or undue influence of her said hasba in the Dist