## Indian Territory Real Estate Mortgage

319

	ill Men by These Presents, That
	of
<b>Compeny,</b> hereinalt and conveyed, and by t cessors and assigns, if Terriiory, to-wit;	DOLI.ARS, in hand paid by <b>The Inter-State Morigage Tru</b> er referred to as the party of the second part, the receipt whereof is hereby acknowledged, first party has granted, bargained, so hese presents does hereby grant, bargain, sell and convey unto the said <b>The Inter-State Morigage Trust Company</b> , its su he following described premises situated in
and the second	
	••••••••••••••••••••••••••••••••••••••
TO HAVE AL Morigage Trust Co	I plat and survey thereof approved by the Secretary of the Interior of the United States, <b>ND TO MOLD</b> , The premises above described, with the appurtenances thereunto belonging, to the said <b>Tho Inter-Sta</b> <b>Support</b> , its successors and assigns forever. And the said party of the first part covenants with the said party of the second pa lawfully seized in fee of said premises.
that they are iree from administrators and ass	all incumbrances, that
	wife of said n of said sum of money, does hereby release and quit craim, transfer and relinquish unto said party of the second part, its succe or right, claim and possibility of dower and homestead in or to said real estate forever. Deveyance is on condition that whereas said party of the first part is justly indebted fo said party of the second part in the sum
	DOLLARS, for money loaned to the party of the second part, evidenced by
	at the rate of
and effect.	d every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in full for tipulated and agreed that said party of the first part shall keep all taxes and assessments fully paid as required by law, and sha
keep the buildings on s. party of the second par and assessments and el stand as security for 1.	aid premises insured against loss or damage by fire and tornado, in the sum of second massessments fully paid as required by faw, and sha t. And in case of the failure or neglect of said party of the first part so to do, said party of the second part may pay such tax, fect such insurance, and shall be entitled to interest on the same at the rate of eight per cent per annum, and this mortgage sha he amount so paid with such interest.
The said first pa due aud payable, or to c of the note hereby secu for by law, or the part	arty agrees that if the maker of the note shall full to pay any of said money, either principal or interest when the same become conform to or comply with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the hold ired and at his option only and without notice, be declared due and payable and may be foreclosed by the holder hereoi as provide y of the second part or the leval holder hereof, or his assume, agent, or attorney, shall have the power to sell such property or the second part or the leval holder hereof. Or his assume, agent, or attorney, shall have the power to sell such property or the second part or the leval holder hereof.
place an i terms of sale territory, or by printe assignee, agent, or atto ers said party of the se ance shall be taken as i second, to the baymeni	Dic sale to highest bid er tor cash at
Said first party and homestead allowed	for and in consideration of the money loaned as atoresaid, hereby waives and relinguishes all rights of redemption, appraisements by law.
Said first party and homestead allowed IN TESTIMO	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement
Said first party and homestead allowed IN TESTIMO	for and in consideration of the money loaned as atoresaid, hereby waives and relinquishes all rights of redemption, appraisement by law. NY WHEREOF, Said part
Said first party and homestead allowed IN TESTIMO	for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisements by law. <b>NY WHEREOF,</b> Said part of the first part hahereunto set
Said first party and homestead allowed IN TESTIMO	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement by law. NY WHEREOF, Said part of the first part hahereunto set
Said first party and homestead allowed IN TESTIMO	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement by law. NY WHEREOF, Said part of the first part ba hereunto set bandthisday of[SEA1 
Said first party and homestead allowed IN TESTIMO UNITED STATE	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement by law. NY WHEREOF, Said part of the first part hahereunto set handthisday of [SEA1 WITNESSEE 
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement by law. NY WHEREOF, Said part of the first part hahereunto set handthisday of[SEA1 
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement by law. NY WHEREOF, Said part of the first part hahereunto set handthisday of[SEA1 
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement by law. NY WHEREOF, Said partof the first part hahereunto sethandthisday of[SEA1 
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement by law. NY WHEREOF, Said part of the first part ha hereunto set hand this day of [SEA] 
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement by law. NY WHEREOF, Said partof the first part hahereunto sethandthisday of[SEA1 
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as atoresaid, hereby waives and relinquishes all rights of redemption, appraisement by law. NY WHEREOF, Said partof the first part hahereunto sethandthisday of[SEA1 
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as atoresaid, hereby waives and relinquishes all rights of redemption, appraisements by law. NY WHEREOF, Said partof the first part bahereunto sethandthisday of(SEA1
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisement NY WHEREOF, Said partof the first part bahereunto sethandthisday of[SEA1 
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraisements by law.         NY WHEREOF, Said part of the first part ha hereunto set hand
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as atoresaid, hereby waives and relinguishes all rights of redemption, appraiseme by law. NY WHEREOF, Said part of the first part ba
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as atoresaid, hereby waives and relinguishes all rights of redemption, appraiseme. NY WHEREOF, Said part of the first part ha hereunto set hand this day of [SEA1 .190
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraiseme. NY WHEREOF, Said partof the first part bahereunto sethandthisday of
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as atoresaid, hereby waives and relinguishes all rights of redemption, appraiseme. NY WHEREOF, Said part of the first part ha hereunto set hand this day of [
Said first party and homestead allowed IN TESTIMO UNITED STATE On this	for and in consideration of the money loaned as a loresaid, hereby waives and relinguishes all rights of redemption, appraiseme.         NY WHEREOF, Said part       of the first part ba       hereby waives and relinguishes all rights of redemption, appraiseme.         .190
Said first party and homestead allowed IN TESTIMO UNITED STATE On this a Deed as one of the part hereby so certify. And I turther ce. in the absence of her sa therein contained and s IN TESTIMO (SEAL) My commission expire. UNITED STATES C On this a one of the parties gran so certify. And I further ce. wite to the said foregoing Mortgage Dee purposes therein conta IN TESTIMO District of the Indian T (SEAL)	for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraiseme.         NY WHEREOF, Said part

g. #

1