		1 . A .	1.17.19													÷ 1	1.1												1.12								
-	19 C	5 ° 1				- i - a	-	1.5		- 1	1.1							× .		- - - - -	1.1			÷ 👔		~ A .	- i			4.			A. S				
			• • •	د کست			2				- C	1 A			× .				- -	- C					-		· 🗥 .		- 7 II		A			×	÷ 7	<u> </u>	~ "
- 21		^	dí		n	1.1	a 1	12										~ 4	23			- 114	- 63				v.		7 B.			T		1 8	31.6	7.4	~
: .				$\boldsymbol{\alpha}$		·		ar .				•	,.	- V	A 1.				- 1		1.1		- A X	78	•			1.1				1	88.				<u> </u>
- R 1			$\mathbf{v} \circ$	V† (~	•	•	• •		•••	- 1	- 7 -						/ • •			_	~ •			-			v	•		**	72	/ 🔻 🔻		•
																											1.1										

327

i Ages

101 44 2444	all Men by These Presents, That
	Alt inden by Chebe Brebenith, That.
	hereinafter referred to as party of the second part, in consideration of the sum of
	DOLLARS, in hand paid by The Inter-State Morigage after referred to as the party of the second part, the receipt whereof is hereby acknowledged, first party has granted, bargain
	y these presents does hereby grant, bargain, sell and convey unto the said The Inter-State Mortgago Trust Company,
	, the following described premises situated in
	ที่มีการการการการการการการการการการการการการก
	icial plat and survey thereof approved by the Secretary of the Interior of the United States.
TO HAVE Morigage Trust	AND TO HOLD, The premises above described, with the appurtenances thereunto belonging, to the said The Inter- company, its successors and assigns forever. And the said party of the first part covenants with the said party of the seco
that	lawfully seized in tee of said premises,
that they are free fr administrators and a	om all incumbrances, that
for and in considerat sors and assigns, all	wife of said
	g conveyance is on condition that whereas said party of the first part is justly indebted to said party of the second part in the
**************************************	DOLLARS, for money loaned
	art by the party of the second part, evidenced by promissory notes of even date herewith, with interest thereof
	at the rate of manual and the rate of the second seco
Now, if said p do and perform each	party of the first part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect there and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in fu
and effect.	
It is expressi-	y stipulated and agreed that said party of the first part shall keep all taxes and assessments fully paid as required by law, at point premises insured against loss or demans by first and tornado, in the sum of \$
party of the second f	in said premises must be against loss of damage by the and to hadd, in the sum of said party of the second part may pay such part. And mease of the failure or neglect of said party of the first part so to do, said party of the second part may pay such
stand as security to	n said premises insured against loss or damage by fire and tornado, in the sum of \$, with loss payable part, 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 suc defect such insurance, and shall be childed to interest on the same at the rate of eight per cent per annum, and this mortgage r the amount so paid with such interest.
7 he said first	party agrees that if the maker of the note shall full to pay any of said money, either principal or interest, when the same b
of the note hereby s	t party agrees that if the maker of the note shall full to pay any of Said money, either principal or interest when the same b to conform to or comply with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the ecured and at his option only and without notice, be declared due and payable and may be foreclosed by the holder hereot as p arty of the second part or the legal holder hereof, or his assigns, agent, or attorney, shall have the power to sell such prop.
for by law, or the pa	nullic sale to highest hid er for cash at
place an i terms of s	in the Indian Territory, public notice of the time public sale to highest bid er for cash at the public sale to highest bid er for cash at the public sale having first been given for thirty days by auvertising in some newspaper published in or of general circulation in said to the the time or written hand bills posted up in ten public places in the viennity of said land, at which sale said party of the second part to restrict the function of the time of time of the time
assignee, agent, or a	ittorney in fact, may bid and purchase as any third person might do. And said party of the first part hereby authorizes and the
ance shall be taken a	e second part of its successors of assigns, to convey said property to any purchaser at said sale and the rectais of the used of a s prima facie, true, and the proceeds of said said eshall be applied first to the payment of all costs ind expenses attending sa
distant of the second	
second, to the paym	ent of said debt and interest, and the remainder, if any, shall be paid to said party of the first part.
Said first par	rty for and in consideration of the money loaned as aforesaid, hereby waives and relinguishes all rights of redemption, appra
Said first par and homestead allow	rty for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appra ved by law.
Said first par and homestead allow	rty for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appra. ved by law. MONY WHEREOF, Said part
Said first par and homestead allow IN TESTIN	rty for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appra- ved by law. NONY WHEREOF, Said part
Said first par and homestead allow IN TESTIN	rty for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appra. ved by law. MONY WHEREOF, Said part
Said first par and homestead allow IN TESTIM	rty for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appra- ved by law. NONY WHEREOF, Said part
Said first par and homestead allow IN TESTIM	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra- ved by law. MONY WHEREOF , Said part of the first part hahereunto set
Said first par and homestead allow IN TESTIM	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra- ved by law. MONY WHEREOF , Said part of the first part hahereunto set
Said first par and homestead allow IN TESTIM	rty for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra- ved by law. NONY WHEREOF, Said part of the first part ha hereunto set
Said first par and homestead allow IN TESTIM	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra- wed by law. MONY WHEREOF , Said part of the first part hahereunto set
Said first par and homestead allow IN TESTIM UNITED STAT	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. NONY WHEREOF, Said part of the first part hahereunto set
Said first par and homestead allow IN TESTIM UNITED STAT On this	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. NONY WHEREOF, Said part of the first part ha
Said first par and homestead allow IN TESTIM UNITED STAT On this	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. NONY WHEREOF, Said part of the first part hahereunto set
Said first par and homestead allow IN TESTIM UNITED STAT On this	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. NONY WHEREOF, Said part of the first part ha
Said first par and homestead allow IN TESTIM UNITED STAT On this	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appra- wed by law. NONY WHEREOF, Said part of the first part ha
Said first par and homestead allow IN TESTIM UNITED STAT On this	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra- wed by law. NONY WHEREOF, Said part of the first part hahereunto set
Said first par and homestead allow IN TESTIM UNITED STAT On this	riy for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra- wed by law. NONY WHEREOF, Said part of the first part hahereunto set
Said first par and homestead allow IN TESTIM UNITED STAT On this	rty for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. NONY WHEREOF, Said part
Said first par and homestead allow IN TESTIM UNITED STAT On this	rty for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraved by law. MONY WHEREOF, Said part of the first part hahereunto sethandthisday of
Said first par and homestead allow IN TESTIM UNITED STAT On this	rty for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraved by law. MONY WHEREOF, Said part of the first part hahereunto sethandthisday of
Said first par and homestead allow IN TESTIM UNITED STAT On this	rty for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraved by law. NONY WHEREOF, Said partof the first part hahereunto sethandthisday of
Said first par and homestead allow IN TESTIM UNITED STAT On this	rty for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. MONY WHEREOF, Said part of the first part ha hereunto set handthisday of
Said first par and homestead allow IN TESTIM UNITED STAT On this	rty for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraved by law. MONY WHEREOF, Said part of the first part ha
Said first par and homestead allow IN TESTIM UNITED STAT On this a Deed as one of the p hereby so certify. And I turther in the absence of her therein contained an IN TESTIM (SEAL) My commission exp	try for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. wolvy WHEREOF, Said part of the first part ha hereunto set handthisday of
Said first par and homestead allow IN TESTIM UNITED STAT On this	try for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. working where or said part of the first part ha
Said first par and homestead allow IN TESTIM UNITED STAT On this	rty for and in consideration of the money loaned as aforesaid, hereby waives and relinguishes all rights of redemption, appra. #NONY WHEREOF, Said part of the first part ha bereunto set
Said first par and homestead allow IN TESTIM UNITED STAT On this	try for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appra. working where or said part of the first part ha
Said first par and homestead allow IN TESTIM UNITED STAT On this	try for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraved by law. NONY WHEREOF, Said part of the first part habereunto set
Said first par and homestead allow IN TESTIM UNITED STAT On this	try for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appra- ed by law. HONY WHEREOF, Said part of the first part habereuuto sethandthisday of
Said first par and homestead allow IN TESTIM UNITED STAT On this	rity for and in consideration of the money loaned as aforesaid, hereby waives and relinguishes all rights of redemption, appravely by the start in the indian indiant in the indiant in the indiant indindiant indindiant indindiant indindiant indiant indiant
Said first par and homestead allow IN TESTIM UNITED STAT On this	rivy for and in consideration of the money loaned as aforesaid, hereby waives and relinguishes all rights of redemption, appravelop to the first part ha
Said first par and homestead allow IN TESTIM UNITED STAT On this	riy for and in consideration of the money loaned as atoresaid, hereby waives and relinquishes all rights of redemption, appra. HONY WHEREOF, Said part of the first part habereunto sethand
Said first par and homestead allow IN TESTIM UNITED STAT On this	try for and in consideration of the money loaned as atoresaid, hereby waives and relinguishes all rights of redemption, appra. HONY WHEREOF, Said part of the first part haherebuto sethand
Said first par and homestead allow IN TESTIM UNITED STAT On this	try for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appra. MONY WHEREOF, Said part of the first part hahereunto sethandthisday of
Said first par and homestead allow IN TESTIM UNITED STAT On this	try for and in consideration of the money loaned as atoresaid, hereby waives and relinguishes all rights of redemption, appra. HONY WHEREOF, Said part of the first part haherebuto sethand

r‡

4

• . . .

£ ۰.

たいのためであるというというというである

A

ł

日日の

The second second

の時間

1