348

Andian Territory Real Estate Mortgage

	of the second part, in consideration of the sum of
	DOLLARS, in hand paid by The Inter-State Morigage Trus
company, hereinatter referred to as the party of the conveyed, and by these presents does hereby grant	he second part, the receipt whereof is hereby acknowledged, first party has granted, bargained, so t, bargain, sell and couvey unto the said The Inter-State Mortgage Trust Company, its su
ssors and assigns, the following described premises rriiory, to-wit:	situated in
and the second s	тине при
and the second s	marken ka manananananananananananananananananana
	and the state of t
TO HAVE AND TO HOLD, The premise loriging Trust Company, its successors and ass	oved by the Secretary of the Interior of the United States, es above described, with the appurtenances thereunto belonging, to the said The Inter-Sta signs forever. And the said party of the first part covenants with the said party of the second pa said premises,
nat they are tree from all incumbrances, thatiministrators and assigns, shall lorever warrant an	d defend the title to said real estate against all lawful claims and demands whatever.
	wife of said
garage and a second sec	whereas sain party of the first part is justly indebted to said party of the second part in the sum DOLLARS, for money loaned to t
at the rate of	
nd effect.	r eause to be paid said note and the interest thereon according to the tenor and effect thereof, a nt herein contained, then this instrument shall be null and void, otherwise to be a lien in full for party of the first part shall keep all taxes and assessments fully paid as required by law, and sha
eep the buildings on said premises insured against lo arty of the second part. And in case of the failure of and assessments and effect such insurance, and shall d and as security for the amount so paid with such int	ss or damage by fire and tornado, in the sum of \$\times_
t the note hereby secured and at his option only and or by law or the party of the second part or the levi	the note shall fail to pay any of said money, either principal or interest when the same become of the foregoing covenants, the whole sum of money herein secured, may at the option of the hole without notice, be declared due and payable and may be foreclosed by the holder hereof as providal holder hereof, or his assigns, agent, or attorney, shall have the power to sell such property
ny part thereof at public sale to highest bid er for ca lace and terms of sale having tirst been given for th rritory, or by printed or written hand bills posted u signee, agent, or attorney in fact, may bid and purc s said party of the second part or its successors or nee shall be taken as prima facte, true, and the pro- toroud to the navment of said debt and interest and t	ish at
Said first party for and in consideration of the nd homestead allowed by law.	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisem
Said first party for and in consideration of the nd homestead allowed by law. IN TESTIMONY WHEREOF, Said part	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this day of [SEA]
Said first party for and in consideration of the nod homestead allowed by law. IN TESTIMONY WHEREOF, Said part	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this day of [SEA]
Said first party for and in consideration of the nod homestead allowed by law. IN TESTIMONY WHEREOF, Said part	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this day of [SEA]
Said first party for and in consideration of the nd homestead allowed by law. IN TESTIMONY WHEREOF, Said part	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part hat the hereunto set the hand this day of SEA
Said tirst party for and in consideration of the nd homestead allowed by law. IN TESTIMONY WHEREOF, Said part	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part hat the hereinto set that this day of SEA SEA ACKNOWLEDGMENT
Said first party for and in consideration of the nd homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190 WITNESSES UNITED STATES OF AMERICA, Indi	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ham hereunto set hand this day of [SEA] [SEA] [SEA] [SEA] ACKNOWLEDGMENT ian Torritory, Western District, s.
Said first party for and in consideration of the nd homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part has bereinto set hand this day of SEA [SEA ACKNOWLEDGMENT ian Territory, Western District, s
Said first party for and in consideration of the aid homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part has bereinto set hand this day of [SEA SEA ACKNOWLEDGMENT] ian Territory, Western District, s 190 before me District in the Indian Territory, appeared in person,
Said first party for and in consideration of the adhomestead allowed by law. IN TESTIMONY WHEREOF, Said part 190	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part hat the hereunto set that this this day of SEA [SEA ACKNOWLEDGMENT iam Territory, Western District, a.s. 190, before me
Said first party for and in consideration of the adhomestead allowed by law. IN TESTIMONY WHEREOF, Said part	anoney loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part hat the hereunto set that this this day of the first part hat the hereunto set that this day of the first part hat the first
Said first party for and in consideration of the adhomestead allowed by law. IN TESTIMONY WHEREOF, Said part	anoney loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part hat the hereunto set that this this day of see a see
Said first party for and in consideration of the adhomestead allowed by law. IN TESTIMONY WHEREOF, Said part 190 WITNESSES UNITED STATES OF AMERICA, Indi On this day of within and for the to me peced as one of the parties grantor, and stated that he ereby so certify. And 1 turther certify that on this day voluntar to not the absence of her said husband, declared that she herein contained and set forth, without compulsion of the terminal transfer of the contained and set forth, without compulsion of the treatment of the transfer of the said husband, declared that she herein contained and set forth, without compulsion of the treatment of the transfer of the said husband, declared that she herein contained and set forth, without compulsion of the treatment of the transfer of the said husband, declared that she herein contained and set forth, without compulsion of the transfer of the said husband, declared that she herein contained and set forth, without compulsion of the transfer of the said husband, the said husband the transfer of the said husband, the said husband the said	anoney loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this day of [SEA]
Said first party for and in consideration of the nd homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190 WITHESSES UNITED STATES OF AMERICA, Indi On this day of within and for the deed as one of the parties grantor, and stated that he ereby so certify. And 1 turther certify that on this day voluntar to not the deed as some of the parties grantor, and stated that he ereby so certify. And 1 turther certify that on this day voluntar to not the deed and set forth, without compulsion of the terein contained and set forth without compulsion of the terein contained and set forth without compulsion of the terein contained and set forth without compulsion of the terein contained and set forth with	anoney loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part has the hereunto set that this this day of the first part has the hereunto set that the loan this this day of the set of the son whose name appears upon the within and foregoing Mortgathad executed the same for the consideration and purposes therein mentioned and set forth, and it if if appeared before mentioned the same appears upon the within and foregoing Mortgathad executed the same for the consideration and purposes therein mentioned and set forth, and it if appeared before mentioned the same appears upon the within and foregoing Mortgathad of her own free will signed the relinquishment of dower therein expressed, for the purposer undue influence of her said husband.
Said first party for and in consideration of the nod homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190	anoney loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part has bereunto set hand this day of [SEA]
Said first party for and in consideration of the nod homestead allowed by law. IN TESTIMONY WHEREOF, Said part	anoney loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part has bereunto set hand this day of [SEA]
Said first party for and in consideration of the adhomestead allowed by law. IN TESTIMONY WHEREOF, Said part 190	anoney loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this day of [SEA]
Said first party for and in consideration of the nod homestead allowed by law. IN TESTIMONY WHEREOF, Said part	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this day of [SEA] [
Said first party for and in consideration of the adhomestead allowed by law. IN TESTIMONY WHEREOF, Said part	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this day of [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA
Said first party for and in consideration of the nd homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190 WITNESSES UNITED STATES OF AMERICA, India On this	SEA ACKNOWLEDGMENT ian Territory, Western District in the Indian Territory, appeared in person, wife to the same for the consideration and purposes therein mentioned and set forth, and I will appeared before me wife to the same will known to be the person whose name appears upon the within and foregoing Mortgage Defort under influence of her said husband. reunto set my hand and official seal, as such an Territory, on the day of Notary Put To be used when title is in wife pistrict in the Indian Territory, appeared in person, wife to the same wife to the consideration and purposes therein mentioned and set forth, and it will appeared before me wife to the same wife to the same appears upon the within and foregoing Mortgage Defort under influence of her said husband. in an Territory, on the day of Notary Put To be used when title is in wife pistrict in the Indian Territory, appeared in person, District in the Indian Territory, appeared in person, District in the Indian Territory, appeared in person,
Said iirst party for and in consideration of the nod homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190	SEA ACKNOWLEDGMENT ian Territory, Western District in the Indian Territory, appeared in person, District in the Indian Territory, appeared in person, Wife to the same for the consideration and purposes therein mentioned and set for the purpose trundue influence of her said husband. To be used when title is in wife To be used when title is in wife Jistory, Western District, se. 190 Notary Put To be used when title is in wife Lift well known as the person whose name appears upon the within and foregoing Mortgage Decomposes the purpose of the said husband. The property of the said husband. The purpose of her said husband. The purpose of her said husband. The purpose of her said husband. To be used when title is in wife Jistory, western District, se. 190 District in the Indian Territory, appeared in person. Notary Put To be used when title is in wife Notary Put To be used when title is in wife Lift well known as the person whose name appears upon the within and foregoing Mortgage Decompletic to the same for the consideration and purposes therein mentioned and set forth, and I do here with appeared before me.
Said iirst party for and in consideration of the nod homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this day of [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA
Said first party for and in consideration of the non homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190 WITNESSES WITNESSES UNITED STATES OF AMERICA, India On this day of within and for the within and for the ereby so certify. And I further certify that on this day voluntar to not the herein contained and set forth, without compulsion of in TESTIMONY WHEREOF, I have he be not the parties of the India SEAL) WINTED STATES OF AMERICA, Indian Term on this day of me personal day of the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the personal day of me personal day o	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part has the required set that this day of the first part has the required set that the light of the set to th
Said first party for and in consideration of the non homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190 WITNESSES WITNESSES UNITED STATES OF AMERICA, India On this day of within and for the tereby so certify. And I further certify that on this day voluntar to non the absence of her said husband, declared that she herein contained and set forth, without compulsion of in testimony whereof, I have he be to the said husband, declared that she herein contained and set forth, without compulsion of in testimony whereof, I have he within and for the second of the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor. In the parties grantor, and stated that he had executed the parties grantor.	money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part has the reunito set the same of the first part has the reunito set the same of the same for the consideration and purposes therein mentioned and set forth, and I will known to be the person whose name appears upon the within and foregoing Mortgage Decomposed in the same for the consideration and purposes therein mentioned and set in the part of the same will known to be the person whose name appears upon the within and foregoing Mortgage Decomposed the same for the consideration and purpose therein expressed, for the purpose the same will known to be the person whose name appears upon the within and foregoing Mortgage Decomposed to the same set in the same set for the consideration and purposes therein mentioned and set forth, and I do here will well known as the person whose name appears upon the within and foregoing Mortgage Decomposed the same for the consideration and purposes therein mentioned and set forth, and I do here will appeared before mentioned that she had of her own free will executed the same for the consideration and purposes therein mentioned and set forth, and I do here will suppose the same for the consideration and purposes therein mentioned the same for the consideration and purposes therein mentioned the same for the consideration and purposes therein mentioned the same for the consideration and purposes therein mentioned the same for the consideration and purposes therein mentioned the same for the consideration and the same for the consideration and the same same same same same same same sam
Said first party for and in consideration of the non homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190 WITNESSES WITNESSES UNITED STATES OF AMERICA, India On this day of within and for the within and for the hereby so certify. And I further certify that on this day voluntar to not the herein contained and set forth, without compulsion of in TESTIMONY WHEREOF, I have he within and for the lindia SEAL) UNITED STATES OF AMERICA, Indian Term on the apsence of her said husband, declared that she herein contained and set forth, without compulsion of in TESTIMONY WHEREOF, I have he within and for the lindia seal. UNITED STATES OF AMERICA, Indian Term on this day of linding the lindia seal of the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor.	money loaned as a loresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part ha hereunto set hand this hand this had yof [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA
Said first party for and in consideration of the non homestead allowed by law. IN TESTIMONY WHEREOF, Said part 190 WITNESSES WITNESSES UNITED STATES OF AMERICA, India On this day of within and for the within and for the hereby so certify. And I further certify that on this day voluntar to not the herein contained and set forth, without compulsion of in TESTIMONY WHEREOF, I have he within and for the lindia SEAL) UNITED STATES OF AMERICA, Indian Term on the apsence of her said husband, declared that she herein contained and set forth, without compulsion of in TESTIMONY WHEREOF, I have he within and for the lindia seal. UNITED STATES OF AMERICA, Indian Term on this day of linding the lindia seal of the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor, and stated that he had executed the parties grantor.	money loaned as a loresaid, hereby waives and relinquishes all rights of redemption, appraisement of the first part has been been been been been been been bee