Mortagae 10001 Watate itans Se 15-

Sec. Brands

ŝ

ŧ.

54

x

÷, ŧ. . A.

1.0.1

and the second second second

actine the

G

:407

1

1

ĥ

A CONTRACTOR OF A CONTRACTOR O

	know all Men by These Presents, That
949999999999999999999999999999	
	DOLLARS, in band paid by The Inter-State Morigage Tru
and conv cessors a	ny, hereinatter referred to as the party of the second part, the receipt whereof is hereby acknowledged, first party has granted, bargained, so eyed, and by these presents does hereby grant, bargain, sell and convey unto the said The Inter-State Mortgage Trust Company , its su and assigns, the following described premises situated in
accordin T Moriga	to the official plat and survey thereof approved by the Secretary of the Interior of the United States. HAVE AND TO HOLD, The premises above described, with the appurtenances thereunto belonging, to the said The Inter-Sta FORME Company, its successors and assigns forever. And the said party of the first part covenants with the said party of the second party lawfully seized in fee of said premises.
that they administ	are free from all incumbrances, thatgood right to sell and convey the same, and thatwill, andheirs, executor ators and assigns, shall lorever warrant and defend the title to said real estate against all lawful claims and demands whatever.
A1 for and h	d said
sors and	source all her right, claim and possibility of dower and homestead in or to said real estate forever. I oregoing conveyance is on condition that whereas said party of the tirst part is justly indebted to said party of the second part in the sum
	DOLLARS, for money loaned to t
	he first part by the party of the second part, evidenced bypromissory notes of even date herewith, with interest thereon fro at the rate of
No do and pe	w, if said party of the first part shall pay or eause to be paid said role and the interest thereon according to the tenor and effect thereof, a form each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in tull 101
and effec	Is expressly stipulated and agreed that said party of the first part shall keep all taxes and assessments fully paid as required by law, and shi
keep the party of and asses	buildings on said premises insured against loss or damage by fire and tornado, in the sum of \$
due and p of the no for by la	e said first party agrees that if the maker of the note shall fail to pay any of said money, either principal or interest when the same becom avable, or to conform to or comply with any of the toregoing covenants, the whole sum on money herein secured, may at the option of the holo the hereby secured and at his option only and willieut untice, we declared due and payable and may be foreclosed by the holder hereoi as provid w, or the party of the second part or the legal holder hereot, or his assigns, agent, or attorney, shall have the power to sell such property
territory assignee. ers Said	thereof at public sale to highest bid er for cash at
Sa and home	id first party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraiseme stead allowed by law.
Sa and home IN	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraiseme stead allowed by law. I TESTIMONY WHEREOF, Said part
Sa and home IN	id first party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisements stead allowed by law. I TESTIMONY WHEREOF, Said part
and home	id first party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraiseme stead allowed by law. I TESTIMONY WHEREOF , Said part of the first part bahereunto sethandthisday of 190
Sé and home IR	id first party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisements tead allowed by law.
Sé and home IR	id first party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisements stead allowed by law.
Se and home	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraiseme stead allowed by law. I TESTIMONY WHEREOF , Said part of the first part bahereunto sethandthisday of 190
Se and home IN UNITI	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraiseme stead allowed by law. I TESTIMONY WHEREOF, Said part of the first part bahereunto sethandthisday of I 90
Se and home IN UNITI 01 8	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisements stead allowed by law. I TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand
Sand home IN UNITI UNITI B Deed as C hereby s	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisements stead allowed by law.
Sand home IN UNITI Ou a Deed as of hereby s	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisements stead allowed by law.
Sand home IN UNITI Ou B Deed as c hereby s An	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraiseme stead allowed by law. TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of [SEA .190
Stand home IN IN IN UNITI Ou a beed as o hereby s An in the ab therein c	id first party for and in consideration of the money loaned as atoresaid, hereby waives and relinquishes all rights of redemption, appraisements stead allowed by law. TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of (SEA 1900) (SEA 1900) (SEA (SEA SEA SEA SEA SEA SEA SEA SEA SEA SEA
Sand home IN UNITI Deed as C hereby s At in the ab therein c IN	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraiseme stead allowed by law. TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of 190 [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA
Sand home IN IN UNITI Ou a Deced as c hereby s An in the ab therein c IN (SEAL)	id first party for and in consideration of the money loaned as atoresaid, hereby waives and relinquishes all rights of redemption, appraiseme stead allowed by law. ITESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of 190 [SEA 190 [SEA WITNESSES [SEA SEA [SEA WITNESSES [SEA SEA [SEA WITNESSES [SEA WITNESSES [SEA WITNESSES [SEA WITNESSES [SEA within and for the District in the Indian Territory, appeared in person,
Sand home IN IN IN IN UNITI Ou a Deed as o hereby s Au Deed as o hereby s Au Deed as o hereby s Au UNITI UNITI Ou a (SEAL) My comu	id first party for and in consideration of the money loaned as atoresaid, hereby waives and relinquishes all rights of redemption, appraisements the additional by law. [SEA
Sand home IN UNITI Deed as (hereby s An in the ab therein c IN (SEAL) My comm	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraiseme stead allowed by law. IRESTMONY WHEREOF, Said part of the first part ha hereunto set
Seand home IN IN UNITI Ou B Deed as (hereby s An Deed as (hereby s An in the ab therein (IN (SEAL) My comit UNITE: On B	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement stead allowed by law. I TEOTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of
Sand home IN UNITI UNITI Deed as (hereby s An Deed as (hereby s An in the ab therein (IN (SEAL) My comit UNITE: () a	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisements seed allowed by law. I TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of [SEA] [SE
Stand home IN IN IN IN IN IN IN IN IN IN IN IN IN	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinguishes all rights of redemption, appraiseme stead allowed by law. I TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of 190 [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA
Stand home IN IN IN UNITI Ou a Deed as (hereby s An in the ab therein (IN (SEAL) My comi UNITE: On a one of th so certif Aj wife to t	id first party for and in consideration of the money loaned as atoresaid, hereby waives and relinguishes all rights of redemption, appraiseme stead allowed by law. I TESTIMONY WHEREOF, Said part of the first part ha hereby waives and relinguishes all rights of redemption, appraiseme ISEA
Sand home IN IN IN IN UNITI Deed as (hereby s An in the ab therein (IN (SEAL) My comi (SEAL) My comi UNITE: One of th so certif An wife to t foregoin purposes	id first party for and in consideration of the money loaned as aforesaid, hereby waives and relinguishes all rights of redemption, appraisement stead allowed by law. I TESTIMONY WHEREOF, Said partof the first part hahereunto sethaidthisday of
Stand home IN IN IN IN IN IN IN IN IN IN	id first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisements and alore by law. I TESTIMONY WHEREOF, Suid part of the first part hahereunto sethandthisday of
Sand home IN IN IN UNITI Deed as (hereby s An in the ab therein c IN (SEAL) My comi UNITE: (I a one of th so certif An wife to t foregoin, purposes IN District (SEAL)	id first party for and in consideration of the money loaned as aforesaid, hereby waives and relinguishes all rights of redemption, appraisement stead allowed by law. I TESTIMONY WHEREOF, Said partof the first part hahereunto sethaidthisday of