## Indian Territory Real Estate Mortgage

HR Wons		That many many many many many many many many
	nafter referred to as party of the seco	nd part, in consideration of the sum of
Company, hereinalter r	referred to as the party of the second p	DOLLARS, in hand paid by The Inter-State Mortgage True part, the receipt whereof is hereby acknowledged, tirst party has granted, bargained, so sell and convey unto the said The Inter-State Mortgage Trust Company, its su
essors and assigns, the fo	Howing described premises situated in	II
Manustra de la mante de la	<del>am-amphasian</del> anananantanantanantan	
		Secretary of the Interior of the United States.
		lescrited, with the appurtenances thereunto belonging, to the said <b>The Inter-Sta</b> er. And the said party of the first part covenants with the said party of the second pa
		ises,
		e title to said real estate against all lawful claims and demands whatever.  wife of said  e and quit claim, transfer and relinquish unto said party of the second part, its succe
ors and assigns, all her ri	gnt, claim and possibility of dower en	se and quit chain, transler, and retiniquism unito said party of the second part, its succe of homestead in or to said real estate forever. In party of the first part is justly indebted to said party of the second part in the sum
ar vertical de la company	manifering managana managana managan m	DOLLARS, for money loaned to t
	he party of the second part, evidenced at the rate of	bypromissory notes of even date herewith, with interest thereon fro per cent per annum.
Now, if said party of and perform each and eve		be paid said thote and the interest thereon according to the tenor and effect thereof, a contained, then this instrument shall be null and void, otherwise to be a lien in tull for
na ettect.	하시아들은 이 없는 사이에 있다면서	e tirst part shall keep all taxes and assessments fully paid as required by law, and sha
eep the buildings on said party of the second part. And assessments and effect and as security for the au	oremises insured against loss or dama And in case of the failure or neglect of such insurance, and shall be cntitled i mount so paid with such interest.	ge by fire and tornado, in the sum of \$\text{\$}with loss payable to sa said party of the first part so to do, said party of the second part may pay such tax to interest on the same at the rate of eight per cent per annum, and this mortgage sha
The said first party a te aud payable, or to confo the note hereby secured or by law, or the party of	agrees that if the maker of the note sorm to or comply with any of the fore and at his option only and without no the second part or the least holler.	hall fall to pay any of said money, either principal or interest when the same becom going covenants, the whole sum or money herein secured, may at the option of the hold olice, be declared due and payable and may be foreclosed by the holder hereof as provid hereof, or his assigns, agent, or attorney, shall have the power to sell such property.
y part thereof at public s ace and terms of sale hav	sale to highest bid er for cash at	in the Indian Territory, public notice of the time a valueritising in some newspaper outlished in or of general circulation in said town
rritory, or by printed or ssignee, agent, or attorney is said party of the second ice shall be taken as primicond, to the payment of s	written hand bills posted up in ten ply y in fact, may bid and purchase as an I part or its successors or assigns, to a facie, true, and the proceeus of sa aid debt and interest, and the remaind	In the Indian Territoly, public notice of the time a y affivertising in some newspaper published in or of general circulation in said town blic places in the vicinity of said land, at which sale said party of the second part or v third person might do. And said party of the first part hereby authorizes and empo convey said property to any purchaser at said sale and the recitals of the deed of conve id sale shall be applied first to the payment of all costs and expenses attending said sa er, if any, shall be paid to said party of the first part.
ia nomesteaa attouea or 1		
	WHEREOF, Said part of the	e first part ha hereunto set hand this day of
IN TESTIMONY	WHEREOF, Said part of the	ned as aloresaid, hereby waives and relinquishes all rights of redemption, appraiseme.  first part ha hereunto set hand this day of SEAI
IN TESTIMONY	WHEREOF, Said part of the	First part ha hereunto set hand this day of [SEA]
IN TESTIMONY	WHEREOF, Said part of the	first part ha hereunto set hand this day of [SEA]
IN TESTIMONY	WHEREOF, Said part of the	Seriest part has the hereunto set thand this day of SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
IN TESTIMONY W	WHEREOF, Said part of the	SEA.  SEA.  SEA.  SEA.  SEA.  SEA.  SEA.  SEA.  SEA.  CNOWLEDGMENT  itory, Wostern District, 5 s.
IN TESTIMONY  N  NITED STATES C  On this	WHEREOF, Said part of the	SEA  [SEA  ]]  ]  ]  ]  ]  ]  [SEA  [SEA  [SEA  [SEA  [SEA  [SEA  ]]  ]  ]  ]  ]  ]  [SEA  [SEA  [SEA  [SEA  [SEA  [SEA  [SEA  ]]  ]  ]  ]  [SEA  [SEA  [SEA  [SEA  ]  ]  ]  [SEA  [SEA  [SEA  ]  ]  [SEA  ]  ]  [SEA  [SEA  ]  ]  [SEA  [SEA  ]  ]  [SEA  ]   [SEA  ]  [SE
IN TESTIMONY  WITED STATES C	WHEREOF, Said part	SEA  [SEA  [
IN TESTIMONY  WATER STATES CONTROL On this control of the parties greely so certify.	WHEREOF, Said part	SEA.  [SEA.  [Se
IN TESTIMONY  WE NITED STATES CONTINUED STATES CONTINUED STATES CONTINUED STATES BY TEST SO CERTIFY.  And I further certify	ACLE OF AMERICA, Indian Tore  day of	SEA  [SEA  [
IN TESTIMONY  WITED STATES C  On this	ACLE OF AMERICA, Indian Tore  day of within and for the to me personally we rantor, and stated that he had execute that on this day voluntarily appeare to me well known	SEA.  [SEA.  [Se
IN TESTIMONY  NITED STATES C  On this	ACE  OF AMERICA, Indian Tors  day of within and for the to me personally we rantor, and stated that he had execute that on this day voluntarily appeared to me well known to me well known that she had of he rth, without compulsion or undue information.	SEA  [SEA  [
IN TESTIMONY  NITED STATES C  On this	ACF  OF AMERICA, Indian Tors  day of	SEA  [SEA  [
IN TESTIMONY  NITED STATES C  On this	WHEREOF, Said part	SEA  [SEA  [
IN TESTIMONY  NITED STATES C  On this	WHEREOF, Said part	SEA  [SEA  [
IN TESTIMONY  NITED STATES C  On this	WHEREOF, Said part	SEA  [SEA  [
IN TESTIMONY  NITED STATES C  On this	WHEREOF, Said part	SEA  [SEA  [Saa  [Sea  [Saa  [Saa  [Saa  [Saa  [Saa  [Saa  [Saa  [Saa  [Saa  [
IN TESTIMONY  NITED STATES C  On this	WHEREOF, Said part	SEA  [SEA  [
IN TESTIMONY  NITED STATES O  On this	WHEREOF, Said part	SEA  [SEA  [
IN TESTIMONY  NITED STATES C  On this	WHEREOF, Said part	SEA  [SEA  [
IN TESTIMONY  NITED STATES C  On this	WHEREOF, Said part	SEA.  [SEA.  [Se
IN TESTIMONY  NITED STATES C  On this	WHEREOF, Said part	[SEA
IN TESTIMONY  INITED STATES C  On this	WHEREOF, Said part	SEA.  [SEA.  ]]  ################################
IN TESTIMONY  On this	WHEREOF, Said part	SEA  [SEA  ] undition and foregoing Mortgage Deed  [Motary Publion  [Motary Pub
IN TESTIMONY  INITED STATES C  On this	WHEREOF, Said part	[SEA