Indian Territory Real Estate Mortgage

435

1

たいためたたち

[SEAL] [SEAL]

Notary Public

know all Men by These presents. That

...at the rate of

hereinafter referred to as party of the second part, in consideration of the sum of ...

...DOLLARS, in hand paid by The Inter-State Morigage Trust Compeny, hereinatter referred to as the party of the second part, the receipt whereof is hereby acknowledged, tirst party has grauled, bargained, sold and conveyed, and by these presents does hereby grant, bargain, sell and convey unto the said The Inter-State Mortgage Trust Company, its successors and assigns, the following described premises situated in.... Nation. Indian District Territory. to-wit:...

accordin ; to the official plat and survey thereof approved by the Secretary of the Interior of the United States.

TO HAVE AND TO HOLD. The premises above described, with the appurtenances thereunto belonging, to the said The Inter-State Mortgage Trust Gompany, its successors and assigns forever. And the said party of the first part covenants with the said party of the second part lawfully seized in tee of said premises,... that.

heirs, executors,

The foregoing conveyance is on condition that whereas said party of the first part is justly indebted to said party of the second part in the sum of

....DOLLARS, for money loaned to the party of the first part by the party of the second part, evidenced by...... promissory notes of even date herewith, with interest thereon from

......per cent per annum. Now, if said party of the first part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect thereof, and do and perform each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in tull force and effect.

It 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 shall

The said first party agrees that if the maker of the note shall fall to pay any of said money, either principal or interest when the same becomes due and payable, or to conform to or comply with any of the toregoing covenants, the whole sum of money herein secured, may at the option of the holder of the note bereby secured and at his option only and without notice, be declared due and payable and may be for elosed by the holder hereoi as provided for by law, or the party of the second part or the legal holder hereoi of, or his assigns, agent, or attorney, shall have the power to sell such property or

to by law, of the party of the second part of the kgar house interest, and the remander, if any, shall be paired of said saie said debt and interest, and the remander, if any, shall be paire of said saie said and expenses attending said sale, second, to the payment of said debt and interest, and the remander, if any, shall be paired of said party of the first part.

Said first party for and in consideration of the money loaned as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement and homestead allowed by law.

	88W	 	.						-		- N.	101.0	, p e	** *	×	*****			**``	 	1.1		******		 		ně.	e, épeñ	******	* ***		1.73	• • • •				*****	*** ****	*******	.,			******		*******	
¥								- C 1	÷			11 A A	1.1																																	1.12
						100	.			2.1							1.1																								6.00					
		 		 		190	1																		1.4						1.1				C. N. 1	÷.,										
													1.000						12.12														1.1											É	OF	ALT
		6 . J	· · · ,						20.										· . ·			. M.			 			******	*** **			*****	-4-1-4			******		فو ، ذ بوو،	******	*******	تعذده	******	******		SE	<i>a L</i> J
																																							- S É - A	e 17				. 1. 7		- E - E -
5						10.0																																		- C. J.			1.1			
		- e - e				1.0	× 1																- 11								- N												1.1.1			
			1.27		ر فع	7 M	E8		•																											- A. A. A.								1 - A	r C F	AL
	1.1				W .			Q 6.	•															· ·	 *****	******	**** **	*****		iyu	*****	****	44.44	******		*******		*****			*****		A44 4444	******		
									-							1.1											Sec. 1.									1.4.4										
															· · · ·										5 A 4						- X											- Central - Cent				1.111

ACKNOWLEDGMENT

UNITED STATES OF AMERICA, Indian Territory, Western District, . ..

.190, before me On this. day of

within and for the.....District in the Iudian Territory, appeared in person, to me personally well known as the person whose name appears upon the within and foregoing Mortgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify. And I further certiny that on this day voluntarily appeared before me... to me well known to be the person whose name appears upon the within and foregoing Mortgage Deed, in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower therein expressed, for the purposes therein contained and set forth, without compulsion or undue influence of her said husband, IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such. in theDistrict of the Indian Territory, on theday of ...

(SEAL)	Sec. Sec.	
Max in miniarly		

(SEZ My c

1

Filed for record

TO BE USED WHEN TITLE IS IN WIFE UNITED STATES OF AMERICA, Indian Territory, Western District, s s.

day of. 190 Un this

District in the Indian Territory, appeared in person, ...within and for the. .to me personally well known as the person whose name appears upon the within and foregoing Mortgage Deed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify

And I further certify that on this day voluntarily appeared before me. ...to me well known to be the person whose name appears upon the within and wite to the said. foregoing Mortgage Deed, and in the absence of her said husband, declared that she had of her own free will executed the same for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand, as such in the District of the Indian Territory, on theday of. .190

190

						1. C.				1.00
L)	3				jag da fransje i konstru ov		 **** * *****	· .	 Notary	Public.
ommissia	n exdire	5	 والمعادية والمتحد والمعطور والمعطور والم	 						

11

relock

an a principality in states

M

Deputy Clerk and Ex-Officio Recorder.