Indian Territory Real Estate Mortgage

	first part, in consideration of the sum of
ompany, in remarket Table party of the secon nu conveyed, and by these presents dees hereby grant, barganessors and assigns, the following described premises situated	u part, the receipt whereof is hereby acknowledged, this to party has granted, bargained, soin, sell and convey unto the said the inter-State Morigage Trust Company, its suc
erritory. 10-wil: Lat. No. Three (3) in	Black no One Hundred Sevent, nine (1) 9)
in the Town of Irlsa	
nat lawfully seized in tee of said pro	e described, with the appurtenancis thereignto belonging, to the said the inter-state rever. And the said party of the first part covenants with the said party of the second pare emises,
nat they are tree from all incumbrances, that he had iministrators and assigns, shall foreyer warrant and detend And said and A. Nring	good right to sell and convey the same, and that he will, and he's heirs, executors the title to said real estate against all lawful claims and demands whatever. wife of said Charles King
or and in consideration of said sum of money, does hereby re- ors and assigns, all her right, claim and possibility of dower The loregoing conveyance is on condition that whereas Time Hundred Laft	lease and quit ciaim, transter and retinquish unto said partly of the second part, its succes and homestead in or to said real estate forever. said party of the first part is justly indebted to said party of the second part in the sum o
ate, at the rate of Lif per cent not Decombes in each year in acc	promissory note of even date herewith, with interest thereon from per annum, payable semi-annually, on the first days of the coupons thereto attached.
o and perform each and every covenant and agreement nere ud effect. It is expressly, mutually stipulated and agreed as 1011	
FIRST: In case of default of payment of any sum he ein cove pay the said second party or its assigns, interest at the rate of eight per chall be actually pand. Any payments made on account of interest shall be ent. SECOND. The first party agrees to pay all taxes and as and if not paid within ten days after the same are due and chargeable or bec	nauted to be paid, or in default of the performance of any covenant herein contained, the said first party agree cent per annum, computed semi-annually, on said principal note from the date thereof to the time when the mone credited in said computation so that the total amount collected shall be, and not exceed he legal rate of eight percents levied upon said real estate, also all liens, claims, adverse fitles, and incumbrances on said premise ome liens upon said real estate, the holder of this mortgage may at his option, without notice, declare the who, such taxes or assessments and be entitled to interest on the same at the rate of eight per cent per annum, and the
THIRD: Said tirst party agrees to keep all buildings, fences hal I permit no waste, and especially no cutting of timber, except for n	s, and other improvements on said real estate, in as good repair and condition as the same are in at this date, at asking and repairing tences on the place and such as shall be necessary for fire-wood for the use of the grantor
ollars, in insurance companies approved by said second party, and once insure to ollars, in insurance companies approved by said second party, and to at the failure, neglect or reival of said first party to so insure the buildings age Trust Company, before noon of the day on which any such policies and buildings for said amount, and the said, The Inter-State Mortgage! the day of the party said to the said, the Inter-State Mortgage is the day of the party said to the lands place and stead of said first party to procure the money thereander, and to apply the amount os collected cents be not performed as aforesaid, then said party of the second part or in dagment for statutory ties claims including all costs and for the fepayme!	s mortgage, render this mortgage due and payable. The balldings upon as in promises against loss by fire, in the amount of
the title too or the possession of said real estate that they will pay an atto	rney's fee to be fixed, determined and allowed by the Court, and the payment ther of shall also be secured by th
BIX THE. The said first narry appears that it the maker of the no	ite shall fail to pay any of said money, either principal or interest when the the same becomes due and payable, in of money herein secured, may at the option of the holder of the note hereby secured and at his option only at ider hereof as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, age it upbils sale to the highest hidder for cash at
in some newspaper published in or of general circulation in the Indian in all said town a late said party of the second part or its assignee, agent, or attorney in factories and the party of the second part or its successors or assigns, to can each, true, and the proceeds of said said she is all the applied first to the payment or if any, shall be paid to be adopted you the first part. Said tirst party for and in consideration of the many for and in consideration of the many consideration of the many for the said the s	m of money herein secured, may at the option of the holder of the note hereby secured and at his option only at ider hereof as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, age it public sale to the highest bidder for cash at the public sale to the highest bidder for cash at the public pale of the time and place and terms of sale having first been given for thirty days by adverting the public places in the vicinity of sale high and which is the public places in the vicinity of sale high and which is the public places in the vicinity of sale high and which is the public places in the vicinity of sale high and which is the property to any public places on might do the public places in the vicinity of sale high sale and the cash at the facility deed of our expanses shall be taken as pring and of all costs and expenses attending said sale, second, to the payment of said debt and interest, and the remaind the properties of the properties at the properties all rights of redemption, appraisement and homester the properties of the places of the properties of the properties of the properties and the remaind the properties of the properties
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Occarber 1906 WITHEORER C.D. Coggeshall	Charles & King [SEAL and a Ring [SEAL [SEAL
Occarbed 1906 CD. Coggeshall A UNITED STATES OF AMERICA, Indian To	Charles & King [SEAI and a King SEAI] CKNOWLEDGMENT CKNOWLEDGMENT CRITICITY, Western District, ss.
WITHERESE CD. Coggeshall A UNITED STATES OF AMERICA, Indian To On this 10" day of December Mulan Public within and for the We	Charles & King [SEAI Ada a King [SEAI] CKNOWLEDGMENT certitory, Western District, ss. 1906 before me C.O. Cogglaball Slim District in the Indian Territory, appeared in person,
WITHESSES WITHESSES WITHESSES OF AMERICA, Indian To On this D' day of December Natura Public within and for the We Charles Living to me personall nea as one of the parties gradior, and stated that he had exe erreby so certify.	CKNOWLEDGMENT CKNOWLEDGMENT OFFICER OF CONTRACT District in the Indian Territory, appeared in person, y well known as the person whose name appears upon the within and foregoing Mortgal cuted the same for the consideration and purposes therein mentioned and set forth, and foregoing heart the same to the consideration and purposes therein mentioned and set forth, and foregoing heart the same to the consideration and purposes therein mentioned and set forth, and foregoing heart the same to the consideration and purposes therein mentioned and set forth, and foregoing heart the same to the consideration and purposes therein mentioned and set forth, and foregoing heart the same to the consideration and purposes therein mentioned and set forth, and foregoing heart the same to the same and the same to the same and t
WITNESSES WITNESSES WITNESSES WITNESSES WITNESSES A JNITED STATES OF AMERICA, Indian To On this 19" day of December Natury Public Within and for the We Charles L. William Within and for the had exercity so certify. And I further certify that on this day voluntarily app Cherles L. King to me well in the absence of her said husbland, ucclared that she had of herein contained and set forth, without compulsion or undue IN TESTIMONY WHEREOF. I have hereunto	CKNOWLEDGMENT CKNOWLEDGMENT SEAS CKNOWLEDGMENT OPPHORY, Western District, ss. 1906, before me & & Cogglabell Slema District in the Indian Territory, appeared in person, y well known as the person whose name appears upon the within and foregoing Mortgage cuted the same for the consideration and purposes therein mentioned and set forth, and is known to be the person whose name appears upon the within and foregoing Mortgage Dee her own free will signed the relinquishment of dower therein expressed, for the purpose intivence of her said husband. Retary Relice in the
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WITNESSES WITNESSES WITNESSES WITNESSES OR Coggishal On this day of Seconder On this Windle within and for the Well Nece as one of the parties grahior, and stated that he had exe vereby so certify. And I further certify that on this day voluntarily app Other as a must and, uselared that she had of herein contained and set forth, without compulsion or undue IN TESTIMONY WHEREOF, I have hereunto Western District of the Indian Terr. SEAL) western district, and in Territory, dry commission expires May commission expires To United STATES OF AMERICA, Indian Territory, Un this day of	CKNOWLEDGMENT OFFICIAL OF SEASE CKNOWLEDGMENT OFFICIAL DISTRICT, SS. 1900 before me O Cogglabal Well known as the person whose name appears upon the within and foregoing Mortgage uted the same for the consideration and purposes therein mentioned and set forth, and to eared before me Ada A king wife to the sa known to be the person whose name appears upon the within and foregoing Mortgage Deep influence of her said husband. Set my hand and official seal, as such Notary Public in the day of Occupabile Notary Public Western District, ss. 190 before me,
WITNESSES WITNESSES WITNESSES Of Coggeshall A JNITED STATES OF AMERICA, Indian To Outhis D' day of December Noting Public Within and for the We Charles L King to me personally well need us one of the parties grantor, and stated that he had executed the certity. And I surface certify that on this day voluntarily app Check L King to me will start to me well in the absence of her said husbland, declared that so had of herein contained and set forth, without compulsion or undue IN TESTIMONY WHEREOF, I have hereunto Western District of the Indian Territory, dy commission expires May 1801 TO UNITED STATES OF AMERICA, Indian Territory, Un this day of within and for the to me personally well ne of the parties grantor, and stated that he had executed the	CKNOWLEDGMENT OFFICE TO SEASON CKNOWLEDGMENT OFFICE TO SEASON
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