## Indian Territory Real Estate Mortgage

hereinafter referred to as party of the first part, in	mest I Martinis and Jennie H. Martinis his wife
ompany, hereinutter referred to as the party of the second part, the re to conveyed, and by these presents does hereby grant, bargain, sell and g	DOLLARS, in hand paid by The Inter-State Morigage Trus ecupt whereof is hereby acknowledged, first party has granted, bargained, sold oney unto the said The Inter-State Morigage Trust Company, its success. Indian
Fritory, to-wit;	
The South fifty (50) feet of Lot no To	Ten (H) in Black no Dre Hundrel Vorty Six (146) in the James
of Julea allowing for the variation of the Inviente	from the true mendian
	and the state of t
at The day lawfully seized in fee of said premises, a mu	with the appurtenances thereunto belonging to the said the inter-state the said party of the first part covenants with the said party of the sond par
ministrators and assigns, shall forever warrant and defend the title to s	
r and in consideration of said sum of money, does hereby release and qui rs and assigns, all her right, claim and possibility of dower and homeste	wife of said. General A. Martina. It caim, transfer and retinquish unto said party of the second part, its successed in or to said real estate forever. If the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part, its succession of the second part in the sum of the second part in th
rty of the first part by the party of the second part, evidenced byon. te, at the rate of per cent per annum,	promissory note of even date herewith, with interest thereon from payable semi-annually, on the first days of
and perform each and every covenant and agreement herein contained, deffect.	n the coupons increto attached. aid note and the interest thereon according to the lenor and effect thereof, an then this instrument shall be null and yold, otherwise to be a lien in full lord.
It is expressly, mutually stipulated and agreed as 1011ows:  FIRST: In case of default of payment of any sum he ein covenanted to be pailing the said second party or its assigns, interest at the rate of eight per cent per annum. Any payments made on account of interest shall be credited in said it.  SECOND. The first party agrees to pay all laxes and assessments levice.	id, or in default of the performance of any covenant berein contained, the said first party ugree, computed semi-annually, on said principal note from the date thereof to the time when the mone computation so that the total amount collected shall be, and not exceed, the legal rate of eight peed upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premise.
THIRD: Said first party agrees to keep all buildings, fences, and other impail I permit no waste, and especially no cutting of timber, except for making and repa	ed upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premises said real estate, the holder of this mortgage may at his option, without notice, declare the was seessment and be entitled to interest on the same at the rate of eight per cent per annum, and the provements on said real estate, in as good repair and condition as the same are in at this date, and tring fences on the place and such as shall be necessary for fire-wood for the use of the grantor der tills mortgage due and psyable.
FOURTHS And the said tirst party agrees to at once insore the buildings up lilars, in insurance companies approved by said second party, and to at once deliver in laliure, neglect or retural of said first party to so insure the buildings or to re-insure to the trust Company, before noon of the day on which any such policies shall expire; the buildings for said amount, and the said, The Inter-State Mortgage Trust Company	near this mortgage due and payable.  I said premises equinst loss by fire, in the amount of standard the continuation of the same and general policies, properly assigned or pledged to said second party; and that in the event the same and geliver the policies properly assigned repledged to the said The Inter-State Mort en said second party is hereby authorised and empowered by these presents, to insure or re-insure, may sign all papers and applications necessary to obtain such insurance in the nave place any or policies, the said second party shall lave full power to demand, receive, collect and settle agent and attenty in fact, sign and endorse are venerable encouraged and the said second party shall lave full power to demand, receive, collect and settle agent and attenty in fact, sign and endorse are venerable encouraged and it and of said agree effect such insurance as hereinbefore agreed, paying the cost thereof; and may also pay the time so paid with interest thereon from the time of payment at the rate of eight per cent per annual elect a for the payment of said note and interest coupons.
and of split first party; and it is truined any electronal discovering first number of the purpose meet remained to the control of the purpose meet remained to apply the amount of collected toward the parties be not performed as aforesaid, then said party of the second part or its assigns, may green for statutory lieu claims all coulsing all costs and for the repayment of all more yealle semi-annually, these presents shall be as security in like manner and with like of	i agent and attornly in fact, sign and endorse all vouchers receipts and draits that shall be neces y, ent of a note, interest coupons and interest thereon hereby sective; and if any of said agree effect such insurance as hereinbefore agreed, paying the cost thereof; and may also pay the time so paid with interest thereon from the time of payment at the rate of eight per cent per annua fect as for the payment of said note and luterest coupons.
the fille too or the possession of said real estate that they will pay an attroney's fee to be riugage.  Clark The said first party agrees that if the maker of the note shall fail to p	fixed, determined and allowed by the Court, and the payment ther of shall also be secured by thi pay any of said money, either principal or interest when the the same becomes due and payable, o
tunium to or comply with any of the foregoing evening, the whole sufficient thou to the bedeeled due and payable and may be forechostly be declared due and payable and may be forechostly of the conditional and attorney, shall have the power to sell such poperty or any set thereof afterbiles all cattering the sell of the ladian Territory, public it is some newspaper published in or general circulation in sald (own or territory, public lessed party of the second part or its assignee, agent, or attorney in fact, may bid and pwers said party of the second part or its successors of assigns, to covery, said proven	ein secured, may at the option of the holder of the note here'n secured and at his option only an rowided for by law, or the party of the second part or the legal holder hereof, or als assigns, aget the highest bidder for each at the second part or the legal holder hereof, or als assigns, aget notice of the time and place and terms of sale having first beingiven for thirty days by advertiby printed or written hand bills posted up in ten public places in the vicinity of sald ind, at which purchase as any third person might do. And sald party of the first part hereby authorizes and ty to any par chaser at said rule and the recitation of the deed of conveyance shall be taken as primed acceptable said sale, second, to the payment of said debt and interest, and the remainder the said said sale, second, to the payment of said debt and interest, and the remainder.
in true, and the process of said safe of the first part.  if any, shall be paid to said party of the first part.  Seventh. Said tirst party for and in consideration of the money loaned as owed by law.	aforesaid, hereby $u$ gives and relinquishes all rights of redemption, appraisement and homestee
and the state of t	rt have bereunto set their hands this 14" day of Clesenberd
190.ka	Guest L Martins [STAL
C. W. Cazgeshall	Jenne H. Martinis [SEAL
	[SEAI
ACKNOW , NITED STATES OF AMERICA, Indian Territory,	LEDGMENT Western District, ss.
On this 14" day of January 1907.	Defore me & O. Coggeslace
	District in the Adjan Territory, appeared in person,
reby so certify.  And I further certify that on this day voluntarily appeared before	n as the person whose name appears upon the within and foregoing Mortgag me for the consideration and purposes therein mentioned and set forth, and I do me. Year H. Maxtures wife to the sa
to me well known to be the absence of her said husband, declared that she had of her own firein contained and set forth, without compulsion or undue int wence of in TESTIMONY WHEREOF, I have hereunto set my hand	the person whose name appears upon the within and foregoing Mortgage Decree will signed the relinquishment of dower therein expressed, for the purpose
District of the Indian Territory, on the	14" day of January 1902. Notary Publ
요즘 그는 얼마나 가는 살이 되었다. 그 사람들이 가는 그를 가는 것이 되었다. 그 얼마나 없는 사람들이 되었다.	en title is in wife
NITED STATES OF AMERICA, Indian Territory, Western D	1902 before me, & LV. Coggeshall
un this 14" day of January	District in the Indian Territory, appeared in person Comest of Martine
Notary Cubic Within and for the Western	
Motany Rublic within and for the Unition to me personally well known as the of the parties grantor, and stated that he had executed the same for the certify. And I further certify that on this day voluntarily appeared before	the verson whose name appears upon the within and foregoing Mortgage Deed a consideration and purposes therein mentioned and set forth, and I do hereby the verson whose name appears upon the within an to the well, known to be the person whose name appears upon the within an
Motany Culcic within and for the Ullisting to me personally well known as the of the parties grantor, and stated that he had executed the same for the certify. And I further certify that on this day voluntarily appeared before ite to the said.  Limit L. Mintuna. The property of the said husband, declared a region of the said husband, declared to the said husband, declared to the said husband, declared to the said husband.	the verson whose name appears upon the within and foregoing Mortgage Deed a consideration and purposes therein mentioned and set forth, and I do hereb me
Motory Cubic within and for the Uniting to me personally well known as the certify in the parties grantor, and stated that he had executed the same for the certify and it is an account of the same for the certify. The same for the certify and it is an account of the same for the said before the said before the said before the said busband, declared a process therein contained and set forth, without compulsion or undue in the said busband, declared a process therein contained and set forth, without compulsion or undue in the said busband, declared a process therein contained and set forth, without compulsion or undue in the said busband, declared the said busban	the verson whose name appears upon the within and foregoing Mortgage Deed a consideration and purposes therein mentioned and set for th, and I do hereb me fine well known to be the person whose name appears upon the within an thus she had of her own tree will executed the same for the consideration and fluence of her said husband.  as such to the consideration and the same for the consideration and the same for the consideration and fluence of her said husband.
Motory Cubic within and for the Uniting to me personally well known as the of the parties grantor, and stated that he had executed the same for the occitity.  And I further certify that on this day voluntarily appeared before ite to the said.  Limit L. Mathina.  Tectoring Morigage Deed, and in the absence of her said husband, declared itropese therein contained and set forth, without compulsion or undue in the transfer of the said husband, which is the control of the said husband, declared itropese therein contained and set forth, without compulsion or undue in the said husband, which is the said husband with the said husb	the verson whose name appears upon the within and foregoing Mortgage Deed a consideration and purposes therein mentioned and set for th, and I do hereb me for the Martines.  The well known to be the person whose name appears upon the within an that she had of her own tree will executed the same for the consideration and illustree of her said husband.  As such Artany Police in the Western