			20 508
С. ь С. ь	know all Men by These Presents, That Ind I.	senbuger and Julia M. Seenbergert	
	hereinafter referred to as party of the first part, in consideration D Company, hereinatter referred to as the party of the second part, the receipt where any conveyed, and by these presents dies hereby grant, bargain, sell and convey unto the cessors and assigns, the following described premises situated in	DLLAKS, in hand, paid by The Inter-State morigag of is hereby acknowledged, first party has granted, bargan ic said The Inter-State Morigage Trust Company ,	• Trust in d, sold , its suc- , Indian
	Territory. 10-wil: the Westerly Sweaty two and one half (22 1/2 feet of Iluse (3) me How in Block Sweaty four (74) in the City of	the Casterly Porty five (45) feetof Lots Julsa	1. (), (), (), (), (), (), (), (), (), (),
	accordin; to the official plat and survey thereof approved by the Secretary of the Inter TO MAVE AND TO HOLD, The premises above described, with the ap Morgtage Trust Company, its successors and assigns forever. And the said parts	nurtenancis thereunto belonging to the said Tho Into	r-State cond part
	that law fully seized in fee of said premises, that they are iree from all incumprances, that good right to seil and administrators and assigns, shall forever warrant and defend the title to said real estai And said lie	Sea 3 Seenberger/ ster and relinguish unto Gaid party of the second part, it aid real estate forever.	ts succes- he sum 0
	party of the first part by the party of the second part, eviden.ed by <u>Ove</u> pr date, at the rate of <u>per cent per annum</u> , payable sen and <u>reft</u> in each year in accordance with the coupons Now, it said party of the first part shall pay or eause to be paid said note and do and perform each and every covenant and agreement berein contained, then this in and effect. It is expressly, mutually stipulated and agreed as follows:	ni-annually, on the first days of	
	FIRST: In case of d-fault of nayment of any sum he ein covenanted to be paid, or in default to pay the said second party or its assigns, interest at the rate of eight per cantum, computed semi- shall be actually pand. Any payments made on account of interest shall be credited in said rompnitation so cent. BECOND. The first party agrees to pay all taxes and assessments levied upon said real and if not paid within ten days after the same are due and chargeable or become liens upon said real estat sum of money herein secured, due and payable at oucer or may clot it (pay such taxes or assessments add morigage shall stand as security for the amount so paid with such interest.	t of the performance of any covenant herein contained, the said first p annuality, on said principal note from the date thereof to the time where that the total amount collected shall be, and not exceed, the tegal rate lestate, also all liens, claims, adverse titles, and incumbrances on sai c, the holder of this mortgage may at his opilon, without notice, declar be entitled to interest on the same at the rate of eight per cent per annu	arty agree 1 the mone of eight pe d premises e the whol im, and thi
	THIRD: Said first party agrees to keep all buildings, fences, and other improvements on s shall permit, no waste, and especially no cutting of timber, except for making and repairing fences on 1 family, and the conform of the holder of this motification for the conformation of the indication of th	aid real estate, in as good repair and condition as the same are in at thi he place and such as shall be necessary for fire-wood for the use of the re due and navable.	is date, an he grantor'
	FOUSTH1 And the said first party agrees to at once insure the buildings up a said premises bollars, in insurance companies approved by said second party, and to at once diliver the insurance poli- the failure, neglect or refusui of said first party to so insure the buildings or to re-insure the same and del gage Trust Company, beto e noon of the day on which any such policies shall expire the same and the said buildings for said amount, and the said. The Inter-Wate Mortgage Trust Company, may sign all stead of said first party; and it is farther agreed that in the event of hos under such policy or policies, the same and for that purpose may in the name, place and stead on said first party, and to part of a not ments be out performed as aforesaid, then said party of the second part or its askna, may effect said with in payable semi-annually, these presents shall be as security in like manner and with like effect as for the payment payable semi-annually, these presents shall be as security in like manner and with like effect as for the payment of the payable semi-annually, these presents shall be as security in like manner and with like effect as for the payment of the payable semi-annually.	against loss by fire, in the amount of the second party: and that in of ices, property assigned or pledged to said second party: and that in of iver the policies properly assigned a r pledged to the said The inter-S arry is hereby anthorized and ennovered by these presents, to insure of papers and applications necessary to obtain such insurance in the name said second party shall rave full power to demand, receive, collect an arry, in fact, sign and endorse all vouchers, receipts and draits that sha e, interest coupons and interest thereon hereby secured and if any of urance as hereinbetore agreed, paying the cost thereof, and may also per lerest thereon from the time of payment at the rate of eight per cont.	he event o tate Mort r re-insur e, place and d settle th il be neces 'said agree ay the fina per annum
	or the file to or the possession of said first party agrees that should a petition be filed to foreclose this mortgage, mortgage.	gain possession of said real estate or to protect the rights of the mortus ed and allowed by the Court, and the payment ther yor shall also be set money, either principal or interest when the the same becomes due and	ured by thi I payable, G
	to conform to or comply with any of the foregoing covenants, the whole sum of money herein secured, may without notice, be declared due and payable and may be foreclosed by the bolder bereof as provided for by or atformer, shall have the power to sell such property or any part thereof at public sale to the highest bidd ing in some newspaper published in or of general circuitation in said lown or territory, and its context or the second part or its assignee, agent, or attorney in fact, may bid and part of the second part or its assignee, agent, or assign showney rain property to any part theory rain property or any part the second part or its assignee, agent, or attorney in fact, may bid and partchase as any power raind path for the second part or its assignee, agent, or assigns, so convey rain property to any part for a standard pay the second part or its assignee, agent, or assigns, so convey rain property to any part for a standard part or its assignee, agent, or assigns, so convey rain property to any part for a standard pay the second part or its pay the second pay the index of the second part of the second pay the index of the second pay the index of the second pay the index of the second part or its assignee. The second pay the index of the second pay the second pa	at the option of the holder of the mole here'y secured and at his opti- aw, or the party of the second part or the legal holder hereof, or this ass er for cash at <u>the second part or the legal holder hereof</u> , or this ass hand bills posted up in teo public places in the visionity of said 1 will litten hand bills posted up in teo public places in the visionity of said 1 will bid of person might do. And said party of the first part hereby author has and back second, to the playment of said der and interest, and t	on only and signs, agen by advertis id, at which zes and em en as prim he remain
	allowed by law.	y waives and relinquishes all rights of redemption, appraisement and reunto set this band & this will the day of Ma	a homesten el
	1907 WITNEBBEB C. W. Cozycal all	ha I Jacupeyer Juein m. Salbuyer	[SEAL
	ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory, Western District, ss.		
	On this 13" day of Marchy 1902, before me a noting Cublic within and for the Western Di	strict in the Incian Territory, appeared in person,	****
	Decd as one of the parties grantor, and stated that he had executed the same for the co- hereby so certify. And I further certify that on this day voluntarily appeared before me.	of M Sombergert wite 1	to the sai
	And further certity that on this way volution in gaptared before the person v on the absence of her said husband, declared that she had of her own free will sign therein contained and set forth, without compulsion or undue int uence of her said hus in TESTIMONY WHEREOF , I have hereunto set my hand and official s Westime District of the Indian Territory, on the	whose name appears upon the within and foregoing Mortg of the relinquishment of dower therein expressed, for the band. eal as such Notan Cublic	age Deed purpose in th
	(SEAL) Western Western Juckin Lunitory My commission expires May 13 1902 To be used when Title 18	C. W. Coggeshall Nota	ry Publi
	UNITED STATES OF AMERICA, Indian Territory, Western District, ss. On this		
	a		
	wife to the saidto me well foregoing Mortgage Deed, and in the absence of her said husband, declared that she had purposes therein contained and set forth, without compulsion or undue influence of he.	r said husband	ithin an ation an
	IN TESTIMONY WHEREOF, I have hereunto set my hand, as such		ry Dutil
	(SEAL) My commission expires	Deputy Clerk and Ex-Officio Rec	

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