Indian Territory Real Estate Mortgage

know all Den by These Presents. That	os. Julsa, J.J.
hereipatter referred to as party of the first p	
ompany, hereinater reterred to as the party of the second part	DOLLARS, in hand paid by Tho Inter-State Morigage Trust, the receipt whereof is hereby acknowledged, first party has granted, bargained, so and convey unto the said The Inter-State Morigage Trust Company, its s
iu conveyed, and by these presents dies hereby grant, bargain, sell Ssors and assigns, the following described premises situated in	l and convey unto the said The Inter-State Mortgage Trust Company, its s Creek Nation Inc
그를 하면 이 물론 그들의 수는 가리 그리다는 것 같아요?	
LA Eight (8) in Black I	three (2) in the Friend and Gillette
Cart & Al Other Day	and the state of t
addition to the way of Julsa	
radicalitiquaming distribution of conflicts and insulation of the additional distribution distribution and the	kakaniningan mantaga man seria anamang pada seria ang paga banasa singga dang ang mang panglabiga dan kasanang
inganingangangan sasaran sasarah maganah maganah maganah maganah maganah maganah maganah maganah maganah magan	Samur Ballinting and a commentary and a
ording to the official plat and survey thereof approved by the Sec TO HAVE AND TO HOLD, The premises above desc	cretary of the Interior of the United States. cribed, with the appurtenanc's thereunto belonging, to the Said The Inter-St And the said party of the first part covenants with the said party of the second p
largtage Trust Company, its successors and assigns forever.	
at they are tree from all incumbrances, that he has800	od right to seil and convey the same, and that he will and be heirs, execut tile to said real estate against all lawlyt claims and demands whatever.
ministrators and assigns, shall lorever warrant and detend the til	tle to said real estate against all lawful claims and demands whatever.
r and in consideration of Said Sum of money, does hereby release a	wife of said W. Sylv Dockey and quit craim, transfer and felinquish unto said party of the second part, its suc homestead in or to said real estate forever. Lety of the first part is justly indented to said party of the second part in the suc
The toregoing conveyance is on condition that whereas said p. Juenty Two Hundred	"rty of the first part is justly indented to said party of the second part in the sui
	DOLLARS, for money loaned to promissory note of even date herewith, with interest thereon f
irty of the first part by the party of the second part, evidenced by	
d October in each year in accordance	
	paid said note and the interest thereon according to the tenor and effect thereof, tained, then this instrument shall be null and void, otherwise to be a lien in full 1
did effect. It is expressly, mutually stipulated and agreed as follows:	
	to be paid, or in default of the performance of any covenant herein contained, the said first party a annum, computed semi-annually, on said principal note from the date thereot to the time when the n d in said computation so that the total amount collected shall be, and not exceed, the legal rate of eigh
pay the said second party of its assigns, interest at the rate of eight per cent per all be actually paid. Any payments made on account of interest shall be credited at.	d in said computation so that the total amount collected shall be, and not exceed, the legal rate of eigh
SECOND. The first party agrees to pay all taxes and assessmen d if not paid within ten days after the same are due and chargeable or become lieum of money herein secureu, due and payable at once: or may elect to pay such tax	nts levied upon said real estate, also all liens, claims, adverse titles, and incumbrances on said pren us upon said real estate, the holder of this mortgage may at his option, without notice, declare the xes or assessments and be entitled to interest on the same at the rate of eight per cent per annum, and
rtgage shall stand as security for the amount so paid with such interest. THIRD: Said tirst party agrees to keep all buildings, fences, and o	other improvements on said real estate, in as good repair and condition as the same are in at this date
all permit no waste, and especially no cutting of timber, except for making a mily; and the commission of waste shall at the option of the holder of this morfgi	other improvements on said real estate, in as good repair and condition as the same are in at this date and repairing feaces on the place and such as shall be necessary for fire-wood for the use of the grat age, render this mortgage due and payable. Live Thousand
FOURTH: And the said tirst party agrees to at once insure the build. llars, in insurance companies approved by said second party, and to are once de- glailure, perject or refusal of said first party to so insure the buildings of or-	lings up in said premises against loss by fire, in the amount of
ge Trust Company, before noon of the day on which any such policies shall exide buildings for said amount, and the said. The Inter-State Mortgage Trust County of the first party and it is further was that the said.	pire; then said second party is hereby authorized and empowered by these presents, to insure or re-it company, may sign all papers and applications necessary to obtain such insurance in the name, place to notice or policies, the said second narty shall the full moves to depend receive collecting the
ear of said this party, and it is turtur agree had in the event of loss inder suc me and for that purpose may in the name, place and stead of said first party, an ry to procure the money thereunder, and to apply the amount so collected toward	id as his gard and altorn fy in fact, sign and endorse all you of you occupied, receipts and draits that shall be no the pay, ent of a note, interest coupons and interest thereon hereby secureur and if any of said a
nus we not pertormed as atoresam, then same party of the second part or its assign ignent for statutory lien claims including all costs and for the repayment of all yable semi-annually, these presents shall be as security in like manner and with	us, may errors such musurance as recemberore agreed, paying (he cost thereor; and may also pay the moneys so paid with interest thereon from the time of payment at the rate of eight per cent per an h like effect as for the payment of said note and interest conpons.
FIFTM. The said first party agrees that should a petition be filed to to the title too or the possession of said real estate that they will pay an attorney's t	oreclose this mortgage, gain possession of said real estate or to protect the rights of the mortgagee he fee to be fixed, determined and allowed by the Court, and the payment thereof shall also be secured by
ortgage. SIXTM. The said first party agrees that if the maker of the note shall	I fail to pay any of said money, either principal or interest when the the same becomes due and payab
conform to or comply with any of the foregoing covenants, the whole sum of mot thout notice, be decinted due and payable and may be foreclosed by the holder her attorney, shall have the power to sell such property or any nart thereof at unhile	may begin secured, may at the option of the bolder of the node bere'y secured and at his option only roof as provided of by law, or the party of the second part of the legal holder berof, or his assigns, it was not the highest budger for cash at the control of the party of the legal product of the thirty days by adve.
g in some newspaper published in or of general circulation in said (lown or territory le said party of the Second part or its assignes, agent, or attorney in fact may)	y, public notice of the time and place and terms of sale having first begingiven for thirty days by adve ory, or by printed or written hand bills posted up in teg public places in the vicinity of said I and, a two bid and purchase as any third person might do. "And said party of the first part herby anthorizes an
wers suid party of the second part or its successors or assigns, to convey sale ie, true, and the proceeds of said sale shall be applied first to the payment of all r, it any, shall be paid to said party of the first part.	of the printed or written hand bilts posted op in ten public places in the vicinity of said i ad, at violating of the printed of the cost of the cost of the printed of the
OWED THE. Said tirst party for and in consideration of the money low.	aned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and home
	irst part hat 2 hereunto set their hand 3 this First day of
april 190 I	그들은 사람들은 사람들은 그는 사람들은 사람들은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
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C.D. Coggishall	signaturing and the signature security of the signature o
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ACK	NOWLEDGMENT
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notary Public within and for the Wester	007, before me D Coggeshall District in the Indian Territory, appeared in person,
v. Lyli Dickey to me personally well	known as the person whose name appears upon the within and foregoing Mort, the same for the consideration and purposes therein mentioned and set forth, and
red as one of the parties grantor, and stated that he had executed treby so certify.	the same for the consideration and purposes therein mentioned and set forth, and before me wife to the
W. Life Deking that on this day voluntarily appeared by	it to be the nerson whose name annears mon the within and foregoing Mortgage
the absence of her said husband, declared that she had of her o erein contained and set forth, without compulsion or undue inf us	n to be the person whose name appears upon the within and foregoing Mortgage I own free will signed the relinquishment of dower therein expressed, for the purpence of her said husband. That and official seal, as such the purpence of the
IN TESTIMONY WHEREOF, I have hereunto set my week. District of the Indian Territory, of	hand and official seal, as such Molony Studies in
District of the Indian Territory, of	on the 1st day of april 190.7. Co Coggestell Notary Pi
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y commission expires May 18,1907 TO BE USI NITED STATES OF AMERICA, Indian Torritory, West On this day of within and for the	District, as. 190 before me, District in the Indian Territory, appeared in person
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TO BE USINITED STATES OF AMERICA. Indian Torritory, Wester On this day of within and for the to me personally well know of certify. And I further certify that on this day voluntarily appeared the same of the parties grantor, and stated that he had executed the same of the parties grantor.	190 before me, District in the Indian Territory, appeared in person mas the verson whose name appears upon the within and foregoing Mortgage Declor the Consideration and purposes therein mentioned and set for th, and I do helpefore me
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