Indian Territory Real Estate Mortgage

				n	Pul	بالما ب	· lo	a	ud		
Rnow	all Men by These P	resents.	That	nlinhalan	J	· · · · · · · · · · · · · · · · · · ·		Ful	ear 9	. J	
irrysganiau ingereksy managa pisitragisyagang aka	hereinatter referred to as pa	arty of the fire						graggajdsjendjilista a strotti	and the second		
Gompany, Ik Teu	Cighten Hung maten referred to as the party by these presents dies hereby	of the second !	pari, th	е гесырі	wLere	OLLARS, 1 of is hereb	n hand pa y acknowl	id by Th edged, 1irst	o Inter-0 party had	toto Mo granted,	rigego Tru bargain: d, s
	by these presents aces hereby , s, the following described pren			Bree	se se s	rati	o inter-	PLEIS MOI	range i		
Territory, to-wit:	Lot Jule	re 1/21	in	03	loc	k sh	ree (vin	Fre	enfai	Alilla
a.d.	dizione to the	city of	Fel	lear.			0				
	and the same to the same t	7.7.				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					**
		egitanos, igranteriria, ecito itritores		-)-1-1	· (, / (+ + +)	****************			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
e parameter en esta de la frança de maria de desenta de la frança de la frança de la frança de la frança de la		***************************************		t t					A1+441-441WEE+14444	**************	-cinitati piteripipipi
ce)rdin : to the ott	icial plat and survey thereof a	ipproved by the	Secret	ary of t	he Inter	ior of the	United Sta	tes.		ja goranna kan	a ann ann an t-aireann an t-aire
TO HAVE	AND TO HOLD, The processors at	remises above o	describi	ed. With	the an	ou <i>t tenauc</i>	is thereur	ito Delonei	ng, to the th the said	said The party of	inter-Sta
hat Li	lawfully seized in t			المراجعة المراجعة			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			nd (2) h	ire avacuta
luministi atolo amu	rom all incumbrances, that assigns, shall forever warra	TIL THIS SETERIO OF	e title	to said r	eal esta	te against	e same, an all lawful	claims and	demands	whatever.	no, excun
And said or and in consider.	May W. Dies	es hereby relea	ise and	quit cia.	e of said im, trai	SIEF AND	reunquish	unto said f	arty of th	e second p	art, its succ
The 10regoin	II her right, claim and possibly ge conveyance is on condition the ciplitum. Hund	hat whereas sa	id part				and the second of the second		4 1 1	and the second second	
party of the first r	art by the party of the second		d b⊽								loaned to t thereon fi
late, at the rate of	-di										y
ind Qu	Y	ch year in accor	2.7				7		to the si-	ne and six	of thousas
lo and perform eac and effect.	party of the first part shall hand every covenant and agre	cement nerein	contair	ied, then	this i	istrumeut	shall be n	ull and void	, otherwis	se to be a l	ien in tull _e 10
It is express	sly, mutually stipulated and a			e Daid. or	in defer	t of the next	riggnee of as	ly covenant h	ereip contain	led. the said	first party as
o pay the said second i hall be actually paid ent.	in case of default of payment of any s party or its assigns, interest at the ru Any payments made on account of i	ate of eight per cent interest shall be cre	t per ann edited in	um, compi	uted semi utation se	annually, of that the total	n said princip il amount co	pal note from liccted shall b	the date ther e, and not ex	eof to the tit ceed, the let	ne when the m al rate of eigh
BECOND	. The first party agrees to pay all en days after the same are due and c ecured, due and payable at once; or m s security for the amount so paid wit	l laxes and assess hargeable or becom	sments i	levied upo pon said 1 or assessa	n said rea eai estat	l estate, also e, the holder be entitled to	o all liens, cl. of this mort	aims, adverse gage may at l the same at ti	titles, and in the control of the co	ncumbrance ithout notice ht ner cent n	s on said prem , declare the w er annum, and
nortgage shall stand a	s security for the amount so paid wit. Said tirst party agrees to keep all t	h such interest. mildings, fences, a	ind other	· improven	ients on s	aid real esta	te, in as good	repair and c	ondition as t	he same are	in at this date
hall permit no waste amily, and the commi	Said tirst party agrees to keep all be, and especially no cutting of timb ssion of waste shall at the option of t	er, except for mak the holder of this m	ing and i torigage,	repairing t render th	lences on is mortga	the place and ge due and p	such as shal ayable.	l be necessar	Exale	rood for the t	Vern de
POURTH Pollars, in insurance c be failure, neglect or	s and the said lirst party agrees to ompanies approved by said second pa recusal of said first party to so insur- beloe noon of the day on which an amount, and the said, The Inter-Si', and it is further agreed that in the recommendation of the said party of the inen claims including all costs and in the presents shall be as security these first said the said party of the inen claims including all costs and in these presents shall be as security	at once insure the i ir/y, and to at onc e the buildings or i	e delive o re-iast	r the insu- ure the sat	rance pol ne and de	cies, properi liver the pol	y assigned of icies properly	pledged to	said Second pledged to th	party; and e said The I	that in the eve nter-State M
age Trust Company aid buildings for said dead of said first part	amount, and the said, The Inter-St y; and it is further agreed that in the	ate Mortgage Tru	ist Com	pany, may	y sign all dicies, th	papers and a c said second	pplications n party shall	ecessary to of	htain such in er 10 demand ers receints	Surance in t I, receive, co	he name, place liect and settl
ame and for that purp ary to procure the mo- nents be not performed adorners for statutors	ose may in the name, place and stead ney thereunder, and to apply the amo i as aforesaid, then said party of the tion claims including all costs and t	on the consyment of	ward the	payment may effec	of a no	e, interest surance as he serest there	coupons and ereinbefore a	interest there greet, paying time of paying	on hereby se the cost ther nent at the r	cure i and i eof; and may ate of eight n	fany of said at v also pay the er cent per an
ayable semi-annually FIFTM.	these presents shall be as security the said first party agrees that should sees, ion of said real estate that they	in like manner and ld a petition be filed	l with lik d to forec	e eftect a: lose this r	for the partiage,	ayment of si gain possess	aid note and i	nterèst conpo eal estate or t	ns. o profect the	rights of the	mortgagee he
morigage.	ran an la cland mander animan a dind la cha					monar aith	e principal o	e Interest with	en tha tha en	nia haroman	desend nevel
to conform to or comply without notice, be decl	v with any of the foregoing covenant ared due and payable and may be fore	s, the whole sum o	f money r hereof	herein sec as provide	ured, ma d for by	at the optio	n of the hold arry of the se	er of the nor	e here sysei he legal pulc	ured and at. ler hereof, o	his option only his assigns, a
ing in some newspaper	published in or of general circulation	in the Indian Teri on in said town of t	ritory, pi leffitory, may bid a	ublic notice or by priz	of the ti	me and place atten hand b	and terms of	sale having	first been plu places in the	vicinity of	y days by adve said I ind, at w
powers said party of the facie, true, and the pro der, if any, shall be pa	we saw in the party agrees wan in the y with any of the foregoing covenaut red due and payable and may be fore the power to sell such poperty or a "published in or of general circulath ecoud part or its assignee, agent, or e second part, or its ancessors or es second part, or its aftern piece fir d to sale party of the first part.	assigns, to convey st to the payment o	f said pr	operty to a	ny purct	aser at said oding said s	sale and the laie, second, t	recitals of the the paymen	deed of court t of said dob	eyance shall and interes	l be taken as p t, and the ren
SEVENT	M. Said first party for and in consk	deration of the mon	ey loaned	i as afores	aid, bere	by waives a	nd relinquis	hes all rights	of redemptio	n, appraisen	ent and homes
IN TESTI	MONY WHEREOF, Said	l part Le, of the	he first	part ha	U.52. he	reunto sei	their	, hand S., t	his 2 7	Lay o	July
	190					m. L	ple De	eky.			[SE
	WITNESSES					may	w 19	ickiy			[SE
C.D. Cog	grokall					(.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		ran inggrade in		[SE
UNITED STA	TES OF AMERICA.	요즘 아이들이 살아보다.	7.07 1/5			MENT District	t, 85.				
On this/	oth day of au	quet	190	Z. beto	re me	e 10	· Cog	grela	u		
	Oublie within and fo	of the	lue	ler	<i>و</i>	istrict in t	he Indian 'i	Territory, a	ppeared it		
Deed as one of the	Parties grantor, and stated the	me personally vat he had execu-	well kn ted the	own as t	he pers	on whose i	name appea on and puri	ars upon the	e within in mention	and foreg	oing Morte t torth, and
hereby so certify. And I fyrth	er certity that on this day vol	untarily appear	red befo	ore me	<u></u>	1Ay >	r. 10i	ekey		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	wife to the
in the absence of h	Oickey er saw husband, veclated that and set forth, without compul MONY WHEREOF, I ha	to me well ki	nown to	o be the in free w	person ill sign	whose nan ed the reli	ne appears nquishmen	upon the w t of dower	rithin and therein ex	foregoing pressed, f	Mortgage L or the purp
therein contained a	md set forth, without comput. MONY WHEREOF, I ha	sion or undue in ive hereunto set	ii.venc t my ba	e of her and c	said hu tticial	spand. Seal, as suc	eb 71.	long	Que	lie_	<i>i</i>
	District of the		ry, on	the	0.7k	day of	aug	as l	1907		Notary Pt
(SEAL) COCCES My commission ex		ii	는 다. 현 속사 기기	341117,441 ,				J. J.	RANGLIGHTON, IN		viai ¥ FU
				- 100 to 10 to		3 in Wife					
	ES OF AMERICA, Indian				Carrier 1	halom	- 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
	day of	and a first or a first of the con-					1.2				
one of the parties :	to me per grantor, and stated that he had excertify that on this day vol	rsonally well k dexecuted the s	nown a	s the oc	erson w nsidera	hose name tion and 1	appears u ourposes t	pon the with	thin and fo tioned and	regoing M set forth,	ortgage Dee and I do hei
Ana I turth											
	e Deed, and in the absence of h contained and set forth, withou	и сотризнов о	и ищин	e munei	ice of Hi	1 8MU UUS	онии.				
wife to the said foregoing Mortgas purposes therein o		لانات فولينيسيون	my ha	nd. as si	ch	***************			in the	ر. دونون دور خود فرسود	-
wife to the said foregoing Mortgag purposes therein o	MONY WHEREOF, I ha										
wife to the said foregoing Mortgas purposes therein to IN TESTI District of the Ind								.,,,,	190		
wife to the said foregoing Mortgas purposes therein of IN TEST District of the Ind (SRAL)	MONY WHEREOF, I ha	e ni dadan pengi kata bil mer (dan dan merkepan su sa	***************************************					AY		 رئين	Notary Pul