Indian Territory Real Estate Mortgage

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MALL MART ON the letters builty pays or measure to be pasts and not consulted. The restrict thereon according to the letters was tabulty pays or cause to be pasts and not consulted. The restrict thereon according to the letters and either their contained, then this instrument shall be mail and void, otherwise to be a liven in that II is expressly, mutually stiplinged and agreed as not to the second the part of		
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Commission of the commission o	Now, it said party of the first part shall pay or eause to be pai and perform each and every covenant and agreement herein coulai	d said note and the interest thereon according to the tenor and effect thereof, and ned, then this instrument shall be null and void, otherwise to be a lien in full lord
The SECONDAL TO THE PROPERTY AFTER TO THE ALL AND ADDRESS AND ADDR	d effect. It is expressly, mutually stipulated and agreed as tollows:	
The CHONNER. The Control of the Cont	FIRST: In case of default of payment of any sum he ein covensated to be nay the said second party or its assigns, interest at the rate of eight per cent per ant ill be actually pand. Any payments made on account of interest shall be credited in	e paid, or in default of the performance of any covenant herein contained, the said first party agree num, computed semi-annually, on said principal note from the date thereof to the time when the mone said computer on so that the total amount collected shall be, and not exceed, the legal rate of eight pe
TABLED. Self principality and the combination of values that it the ophics of the bidder of this bedieved the bidder of the bid	t. SECOND. The first party agrees to pay all taxes and assessments I if not paid within ten days after the same are due and chargeable or become lieus r	levied upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premises apon said real estate, the holder of this mortgage may at his option, without notice declare the whol
POLYTHM. And the suit dirig party agrees to at each some in the buildings of grant security in comment and the comment of the	u or momey perein secured, due and payable at once, or may elect to pay Such taxes rignee shall stand as security for the amount so paid with such interest. THIRD: Said birst performers to bear all buildings taxes to be	or assessments and we curniculy interest on the same at the rate of eight percent per annum, and this r improvements on said real estate, in as good renair, and condition as the same are in at this date, an
THE THE COST THE POSSESSION OF SHEET CITIES OF THE COST OF THE COS	l I permit no waste, and especially no cutting of timber, except for making and nily; and the commission of waste shall at the option of the holder of this morigage.	repairing fences on the place and such as shall be necessary for fire-wood for the use of the grantor, render this mortgage due and payable.
THE THE COST THE POSSESSION OF SHEET CHARGE. SHEET AND A CONTROL OF THE COST O	FOURTM: And the said first party agrees to at once insure the building lars, in insurance companies approved by said second party, and to at once delive failure, neglect or relugal of said first party to so insure the buildings or to re-ins	s up is said premises against loss by fire, in the amount of LACKY LED The insurance policies, properly assigned or plediged to said second-party; and that in the event of ure the same and deliver the policies properly assigned r plediged to the said The Inter-State Mort
THE THE STATES OF AMERICA. Indian Territory, Western District, set and solvent by the Court, and the physical their of hall also be secreted by the Court, and the physical three of hall also be secreted by the Court and the physical three of hall also be secreted by the Court of the three physical court and the physical three of hall also be secreted by the Court of the physical three physical court and the physical three physical three physical three physical three physical three physical three physical physical three physical physical three physical phy	sy a russ Company, bero'e noon of the bay on which any such policies shall expired duridings for said amount, and the said. The Inter-State Mortgage Trust Com ad of said first party; and it is further agreed that in the event of loss inder such present for the purpose may in the name along and for the purpose may in the name along and that details.	to their same second party is neredy aging free and empowered by these presents, to instite or re-insur- ipany, may sign all papers and applications necessary to obtain such insurance in the name, place an object or policies, the said second party shall rave full power to demand, receive, collect and settle the sets agent and alternity in fact, sim and endors all vanches receives and desire that shall be neces-
THE STATES OF AMERICA. Indian Torritory, Western District, see. On this SUMMAN. On this S	ne who to that purpose may us the name, place and stead of Sald Tirst party. Bild 8: y to procure the money thereunder, and to apply the amount so collected toward the nits be not performed as aforesaid, then said party of the second part or its assets to repeat for statutor view claims including all coasts and for the reasonant of sald in a	e pay, ent of a note, interest coupons and interest thereon hereby secured and if any of said agree may effect such insurance as hereinbelore agreed, paying the cost thereof; and may also pay the lina news so paid with interest thereon from the time of navunent at the rate at eight net cent per name
ACKNOWLEDGMENT NITED STATES OF AMERICA, Indian Torritory, Western District, se. On this STATES OF AMERICA, Indian Torritory, Western District, se. On this STATES OF AMERICA, Indian Torritory, Western District, se. On this STATES OF AMERICA, Indian Torritory, Western District, se. On this STATES OF AMERICA, Indian Torritory, Western District, se. On this STATES OF AMERICA, Indian Torritory, Western District in the Indian Territory, appeared in person, Mullicular and purpose the person whose name appears upon the within and foregoing Montgage et al. On this STATES OF AMERICA, Indian Torritory, Western District in the Indian Territory, appeared to person does not not the STATE of the STATES of The STATE	Table semi-annually, these presents shall be as security in like manner and with the FIFTM. The said first party agrees that should a petition be filed to fore	ke effect as for the payment of said note and interest coupons. close this mortgage, gain possession of said real estate or to protect the rights of the mortgagee herein
with the solution of comply win any of the foregoing coverants, the public sum of money berein secured, may at the option of the public of the	the title teo or the possession of said real estate that they will pay an attorney's fee t	to be fixed, determined and allowed by the Court, and the payment ther of shall also be secuted by thi
WITHERSES WITHERSES ACKNOWLEDGMENT NITED STATES OF AMERICA, Indian Torritory, Western District, se. On this 2 / Gay of. August 190 / Defore me to Dot alshall Milliam P. Will C within and for the William District in the Indian Territory, appeared in person, William of the William of the William of the County of the consideration and purposes therein mentioned and set forth, without compulsion or undue ind legace of her said husband, declared that she had of her dwn fire will sign and official sea, for the purpose representation and purposes therein expressed, for the purpose representation of the will not be the person whose name appears upon the within and foregoing Mortgage Deed, and further certify that on this day voluntarily appeared before me. Wife to the said the said husband, declared that she had of her dwn fire will sign whose name appears upon the within and foregoing Mortgage Deed, and the will be said of her dwn fire will sign and the relinquishment of dower therein expressed, for the purpose representation and set forth, without compulsion or undue ind legace of her said husband. IN TESTIMONY WENTEROP, I have hereund set my hand and official sea, as such for the purpose representation and wenter the said of the said sea, as such for the purpose of the said husband. IN TESTIMONY WENTEROP, I have hereund set my hand and official sea, as such for the purpose of the purpose of the said husband. IN TESTIMONY WENTEROP, The wenter the said for the said husband. IN TESTIMONY WENTEROP, The wenter the said for the said husband. IN TESTIMONY WENTEROP, The wenter than the said of the said husband. IN TESTIMONY WENTEROP, The wenter than the said of the said husband. IN TESTIMONY WENTEROP, The wenter than the said of the said husband declared that she had of the said husband declared that she had of the said husband declared that she had of her own free will execute the said to the consideration and reposes therein contained and set forth, without compilsion or indue intinuce of her said husband. I	entry. The said first party agrees that if the maker of the note shall fai conform to or comply with any of the foregoing covenants, the whole sum of money four notice, be declared due and payable and may be foreclosed by the holder hereof attorney, shall have the power to sell such property or any part thereof at public sai	il to pay any of said money, either principal or interest when the the same becomes due and payable, or herein secured, may at the option of the holder of the note here'y secured and at his option only an as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, aget to the here of the highest bidder for cash at
ACKNOWLEDGMENT NITED STATES OF AMERICA, Indian Torritory, Western District, as. On this 21 day of America, Indian Torritory, Western District, as. On this 21 day of America, Indian Torritory, Western District in the Indian Territory, oppeared in person, Mulla, Mulla, Mulla, Within and for the MLLLAW District in the Indian Territory, oppeared in person, Mulla, M	OF THE SAID ITS PARTY Agrees that if the maker of the note shall fail conform to or comply with any of the foregoing covenants, the whole sum of money foun notice, be declared due and payable and may be foreclosed by the holder hereof attorney, shall have the power to sell such property or any part thereof at public sail in some newspaper published in or of general circulation in said town or territory, person party of the second part or its assigner, agent, or attempty in fact, may bit a seal party of the second part or its successors or assiens, to convey said the face, and to be proceeded to said sail shall be applied first to the payment of all cost, it any, shall be pay ment of all cost, it any, shall be payment. Sald tirst party for and in consideration of the money loaned by law.	il to pay any of said money, either principal or interest when the the same becomes due and payable, of herein secured, may at the option of the holder of the nucle here'y secured and at his option only an as provided for by law, or the party of the second part or the legal holder hereof, or his assayins, age to the highest bidder for cash at the highest bidder for the highest bidder for the highest bidder for the highest bidder for the highest bidder at which and parchase as any third person might do. And said party of the first part before arrives and emporty to any pu chaser at said sale and the recitals of the deed of conveyance shall be taken as prim is and expenses attending said sale, second, to the payment of said debt and interest, and the remains a safe expenses at the highest bidder and highest bidder and his payable to the highest bidder and interest, and the remains a safe of the highest bidder and highest bidder and his payable bidder and highest bidder and his payable bidder and his payable bidder and his payable bidder and his payable bidder and highest bidder and his payable bidder
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Motion Parties within and for the Medical District in the Indian Territory, appeared in person, Modification of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set orth, and for the same tor the consideration and purposes therein mentioned and set orth, and for the same tor the consideration and purposes therein mentioned and set orth, and for the other said husband, declared that she had of her dwn free will signed the relinquishment of dower therein expressed, for the purpose repetion contained and set forth, without compulsion or undue into fleet of her said husband. The propose of her said husband, declared that she had of her dwn free will signed the relinquishment of dower therein expressed, for the purpose repetion contained and set forth, without compulsion or undue into fleet and husband. The propose of her said husband, declared that she had set my hand and official seal, as such May but in the purpose repetion of the indian Territory, on the 2 "day of August 190". The propose of the Indian Territory, on the 2 "day of August 190". The propose of August 190 and the formal of the Indian Territory, on the 190 and Indian Territory, appeared the person within and for the County of the Indian Territory, appeared the person whose name appears upon the within and the land account of the said and the person whose name appears upon the within and the land account of the said and the person whose name appears upon the within and the land and the land and the hades account of the said husband, account that she had of her own tree will executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby the said and the same for the consideration and purposes therein mentioned and set forth, and I do hereby the said forth without compulsion or undue initiation of the said husband. The propose therein contained and set forth, and is the said account of the said husband, account of the said husband. The prop	onform to or comply with any of the foregoing covenants, the whole sum of money front notice, be declared due and payable and may be foreclosed by the holder hereof attorney, shall have the power to sell such property or any part thereof at public sall in some newspaper published in or of general circulation in said town or territory, per and party of the second part or its assigner, agent, or attempt in fact, may bit a seal party of the second part or its successors or assiens, to convey said perty of the proceeds of said sale shall be applied first to the payment of all cost, it and, shall be paid to said party of the first part. SELECTION. Said tirst party for and in consideration of the money loaned over the law.	It to pay any of said money, either principal or interest when the the same becomes due and payable, of herein secured, may at the option of the holder of the nucle here'vy secured and at his option only an as provided for by law, or the party of the second part or the legal holder hereof, or his sassigns, agree to the highest bidder for eash at a state of the time and piece and terms of sale having first been given for thirty days by advertis, or by printed or written hand bills posted up in ten public places in the vicinity of said i ind, at whice and purchase as any third person might do. And said party of the first part before varieties and emporty to any pu chaser at said sale and the recitals of the deed of conveyance shall be taken as prim its and expenses attending said sale, second, to the payment of said deniand interest, and the remaind as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestea it part has the hereunto set that, hand Sthis II day of Isaac [SEAL]
to me personally well known as the person whose name appears upon the within and foregoing Mortgage dead so one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I drey so certifies. And flurther certify that on this day voluntarily appeared before me. To me well known/to be the person whose name appears upon the within and foregoing Mortgage Deet the obsence of her said husband, declared that she had of her dwn free will signed the relinquishment of dower therein expressed, for the purpose responsible of the said husband and set forth, without compulsion or undue int (ence of her said husband). IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such Many Public in the Commission expires. District of the Indian Territory, on the 21' day of August 190.7 well and the purpose responsible of the said with the latest produced that the find executed the same for the latest produced and set forth and I do hered serving. On this Agy of August 190.7 before me. On this Agy of August 190.7 before me. Of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hered serving. And further certify that on this day voluntarily appeared before me. To me well known to be the person whose name appears upon the within and evening Mortgage Beed and in the absence of her said husband, declared that she had of her own free will executed the same for the consideration and purposes therein mentioned and set forth, and I do hered the said husband of the result husband and set forth, and I do hered the said husband of the result husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such Malay Mortgage Beed, and in the same for the consideration and proposes therein mentioned and set forth, without compulsion or undue influence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such Malay Mortgage Beed, and i	Onform to or comply with any of the foregoing covenants, the whole sum of money out notice, be declared due and psyable and may be foreclosed by the holder hereof attorney, shall have the power to sell such property or any part thereof at public sal into some newspaper published in or of general circulation in said lown or territory, e said party of the second part or its assignee, agent, or attorney in fact, may bid series and the proceeds of said sale sale applied first to the payment of all cost, it any, shall be paid to said party of the scond part or its successors or assignes, to convey said pris, if any, shall be paid to said party of the first party for and in consideration of the money loaned by law. IN TESTIMONY WHEREOF, Said part was of the first party for any shall be paid to a sale party of the scond that the party for any did not said party of the scond to the first party for any did not said party of the scond by law. WITHESSES	It to pay any of said money, either principal or interest when the the same becomes due and payable, of herein secured, may at the option of the holder of the nucle here'vy secured and at his option only an as provided for by law, or the parity of the second part or the legal holder hereof, or his sassigns, agere to the highest bidder for cash at a state of the time and piace and terms of saile having first been given for thirty days by advertis, or by printed or written hand bills posted up in ten public places in the vicinity of said i ind, at whice and purchase as any third person might do. And said party of the first part berefor antices and emporery to any pu chaser at said sale and the recitals of the deed of conveyance shall be taken as prim to said expenses attending said sale, second, to the payment of said derivated and interest, and the remains of as afforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestea it part has the required to the said of the deed of conveyance shall be taken as prim to the said of the
ed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set torth, and I dreby so certify. And Pruriner certify that on this day voluntarily appeared before me. The passence of her said husband, declared that she had of her dwn free will signed the relinquishment of dower therein expressed, for the purpose recent contained and set forth, without compulsion or undue int lence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such District of the Indian Territory, on the 2 1" day of 2 1907. EAL) PO BE USED WHEN TITLE IS IN WIFE Notary Public within and for the find executed the Same for the Obsideration and purposes therein mentioned and set forth, and I do hereby and in the hadron the receiving and better the said William Control of the lind and executed the Same for the Consideration and purposes therein mentioned and set for the consideration and recommendant set for the consideration and set for the said without compulsion or undue intinence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such A Comment of the consideration and set for the consideration and set for the followed the said the same for the consideration and received the followed the said husband. IN TESTIMONY WHEREOF, I have here not set my hand, as such A Comment of the said husband. A Commission expires Madula Madula Madula Madula Madula Madula Madula Madul	The said first party agrees that if the maker of the note shall fail conform to or comply with any of the foregoing covenants, the wholes sum of money four notice, be declared due and payable and may be foreclosed by the holder bareof attorney, shall have the power to seil such property or all the food of public sail in the service of the food of the public sail in some newspaper published in or of general circulation in said town of territory, e said party of the second part or its successors or assigns, to convey said pressed on the said sail sail to applications of the payment of all cost, if any, shall be paid to said party of the first party for and in consideration of the woney loaned by law. IN TESTIMONY WHEREOF, Said part to the first party for and in consideration of the woney loaned by law. WITHESSES WITHESSES ACKNO NITED STATES OF AMERICA, Indian Territory. On this Alman day of Alman to the said said and the properties of the said said said said said said said said	It to pay any of said money, either principal or interest when the the same becomes due and payable, of herein secured, may at the option of the holder of the nucle here'vy secured and at his option only an as provided for by law, or the party of the second part or the legal holder hereof, or his assayins, agree to the highest bidder for cash at mobile onlice of the time and piace and terms of sale having first been given for thirty days by advertis, or by printed or written hand bills posted up in ten public places in the vicinity of said i ind, at whice and purchase as any third person might do. And said party of the first part before varieties and empority to any pu chaser at said sale and the recitals of the deed of conveyance shall be taken as print is and expenses attending said sale, second, to the payment of said debt and interest, and the remaind as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestea to part that the recurst of the said of the said of the said of the remainder of the said of the said of the said of the remainder of the said of the said of the said of the remainder of the said of the sa
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In the said husband in the absence of her said husband, as such in the said husband. In the said husband in the same for the consideration and soft in the contained and set forth, without compulsion or undue influence of her said husband. In the said husband is the same for the consideration and soft in the same same appears upon the within an ergoing Mortgage Deed and in the absence of her said husband, declared that he had of her own tree will executed the same for the consideration and reposes therein contained and set forth, without compulsion or undue influence of her said husband. In the said husband is the same same same appears upon the within an ergoing Mortgage Deed and in the absence of her said husband, declared that he had of her own tree will executed the same for the consideration and reposes therein contained and set forth, without compulsion or undue influence of her said husband. 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IN TESTIMONY WHEREOF, Said part who of the first party for any in the payment of all costs. WITHESSES WITHESSES ACKNO NITED STATES OF AMERICA, Indian Torritor. On this 2 day of 24 44 44 190 Mitting and for the 44 190	It to pay any of said money, either principal or interest when the the same becomes due and payable, of herein secured, may at the option of the holder of the note here'y secured and at his option only an as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, again to the highest bidder for cash at mobile notice of the time and place and terms of sale having first been given for thirty days by advertis, or by printed or written hand bilts posted up in ten public places in the vicinity of said i.nd, at whice and purchase as any third person might do. 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District of the Indian Territory, on the 2 day of 2 day o	Conform to or comply with any of the foregoing covenants, the whole sum of money controlled to comply with any of the foregoing covenants, the whole sum of money could notice be declared due and payable and may be foreclosed by the holder hereof attorney, shall have the power to sell such property or any part thereof at public sal attorney in the Indian Territory, power is said party of the second part or its assignee, agent, or attorney in fact, may pid series and the proceeds of said sale shall be amplied first to the payment of all cost, it any, shall be past to said party of the scoon part or its successors or assignes, to convey said or its first party of the scoon part or its successors or assignes, to convey said or its first party of the scoon part or the money loaned by law. IN TESTIMONY WHEREOF, Said part was of the first and the said party of the first party for and in consideration of the money loaned by law. WITHESSES ACKNOWITH STATES OF AMERICA, Indian Torritor, on this day of within and for the the parties of the parties grantor, and stated that he had executed the reby so certify.	It to pay any of said money, either principal or interest when the the same becomes due and payable, or herein secured, may at the option of the holder of the nucle here'y secured and at his option only an as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, agen to the highest bidder for cash at mobile onlice of the time and place and terms of sale having first been given for thirty days by advertis, or by printed or written hand bills posted up in ten public places in the vicinity of said ind, at whice and purchase as any third person might do. And said party of the first part thereby antices and empority to any pu chaser at said sale and the recitals of the deed of conveyance shall be taken as print is and expenses attending said sale, second, to the payment of said debt and interest, and the remains of as a foresaid, hereby waives and relinquishes all rights of redemption, appraisement and homestea to part that the hereunto set that hand Sthis III day of Issael [SEAL] WLEDGMENT Y. Western District, se. 7. before me District in the Indian Territory, appeared in person, Mortgag is same for the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned and set forth, and I designed the consideration and purposes therein mentioned the consideration and purposes therein mentioned the consideration and purposes therein mentioned the consideration and purpos
EAL) West District May 14-19// To be used when title is in wife On this District in the Indian Territory, appeared in personally well known as the design whose name appears upon the within and to the same for the Same for the County and purposes therein mentioned and set forth, and I do hereby certify. And turther certify that on this day voluntarily appeared before me. It to the said Wallarm District in the find and purposes therein mentioned and set forth, and I do hereby certify. And turther certify that on this day voluntarily appeared before me. It to the said Wallarm District in the find executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. It to the said Wallarm District in the absence of her said husband, declared that she had of her own tree will executed the same for the consideration and regions Mortgage Deed, and in the absence of her said husband, declared that she had of her own tree will executed the same for the consideration and the same of the consideration and the same of the same for the consideration and the same of the same for the consideration and satisfaction of the same of the same for the consideration and satisfaction of the same of the same for the consideration and satisfaction in the same for the same fo	SIXTN. The said first party agrees that if the maker of the note shall fail conform to or comply with any of the foregoing covenants, the whole sum of money afterness, the provided of the pr	It to pay any of said money, either principal or interest when the the same becomes due and payable, of berein secured, may at the option of the holder of the nucle here'y secured and at his option only an as provided for by law, or the party of the second part or the legal holder bereof, or his sassium, ager le to the highest bidder for cash at any provided for the time and place and terms of sale having first been given for thirty days by advertis, or by printed or written hand bills posted up in ten gubble places in her vicinity of said indicate which are provided as any third person made and the excitate of the deed of contry said indicate which are the person plant the excitate of the deed of contry said said indicate said said execution of said debt and interest, and the remains and exponses attending said sale, second, to the payment of said debt and interest, and the remains a said exponses attending said sale, second, to the payment of said debt and interest, and the remains at a said the said said to the said debt and interest, and the remains at a said the said said to the said said to the said said the said said said to the payment of said debt and interest, and the remains at a said the said said said to the said said to the said said the said said said to the said said the said said said the said said said said the said said said said said the said said said said said said said said
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within and for the lount and District in the Indian Territory, appeared in person to me personally well known as the Decreon whose name appears upon the within and to regain Nor trace beet as of the parties grantor, and stated that he had executed the Same for the Countieration and purposes therein mentioned and set for the and I do hereb sertify. And turther egriff that on this day, voluntarily appeared before me to me well known to be the person whose name appears upon the within an regoing Mortgage Deed, and in the absence of her said husband, declared that she had of her own tree will executed the same for the consideration and regoing Mortgage Deed, and in the absence of her said husband, declared that she had of her own tree will executed the same for the consideration and regoing Mortgage Deed, and in the absence of her said husband. IN TESTIMONY WHEREOF. I have hereunto set my hand, as such had a world firm the life that the following the life of the life o	PIRTH. The said first party agrees that if the maker of the note shall fail roprom to or comply with any of the foregoing covenants, the whole sum of money your notice, be declared due and psyable and may be foreclosed by the holder bereof interest, shall have the power to sell such property or any part thereof at public sail in the laddan Territory, per said party of the second part or its assignee, agent, or attorney in fact, may hid series and party of the second part or its assignee, agent, or attorney in fact, may hid series and the proceeds of said sale shall the application in said lown or territory, and prive the second part or its successors or assigns, to convey said prive, the first party for and in consideration of the money loaned by law. IN TESTIMONY WHEREOF, Said part use of the first party, and, shall be paid to said party of the first party. WITHEODES WITHEODES WITHEODES ACKNO NITED STATES OF AMERICA, Indian Territory. On this gay of the parties grantor, and stated that he had executed the reby so certify. And your certify that on this day voluntarily appeared before the government of the said husband, declared that she had of her your repercentaged and the parties of the parti	It to pay any of said money, either principal or interest when the the same becomes due and payable, of berein secured, may at the option of the holder of the nucle here'y secured and at his option only an as provided for by law, or the parity of the second part or the legal holder hereof, or his assum, agerele to the highest bidder for cash at a support of the time and place and terms of sale having first been given for thirty days by advertis, or by printed or written hand bills posted up in ten public places in the vicinity of said india at which and purchase as any third person might to. And said party of the first past thereby and representation of said control of the time and the person who said said said and and said party of the first past thereby and representation of said debt and interest, and the remain o
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And further certify that on this day voluntarily appeared before me 22. A Color of the said Wallarm 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	SINTY. The said first party agrees that if the maker of the note shall fail romorm to or comply with any of the foregoing covenants, the whole sum of money afterney, shall have the power to sell such property or any part thereof at public sail rationary, shall have the power to sell such property or any part thereof at public sail rationary, shall have the power to sell such property or any part thereof at public sail reprised to the property of the second part or its assignee, agent, or attorney in fact, may hid e said party of the second part or its assignee, agent, or attorney in fact, may hid eyers said party of the second part or its successors or assigns, to convey said or its, from and the proceeds of said sale shall be applied first to the payment of all cost, it any, shall be past to said party of the first part. IN TESTIMONY WHEREOF, Said part who of the first part. WITHEODES WITHEODES ACKNO NITED STATES OF AMERICA, Indian Torritory. On this 2 day of Quant the had executed the reby so certify. And further certify that on this day voluntarily appeared before the source of her said husband, declared that she had of her your reprised to the said husband, declared that she had of her your reprised contained and set forth, without compulsion or undue into further certification. District of the Indian Territory, on its processor of the said husband, declared that she had of her your reprised contained and set forth, without compulsion or undue into fugge. IN TESTIMONY WHEREOF, Thave hereunto set my had the processor of the said husband, declared that she had of her your reprised contained and set forth, without compulsion or undue into fugge. IN TESTIMONY WHEREOF, Thave hereunto set my had the processor of the said husband, declared that she had of her your reprised contained and set forth, without compulsion or undue into fugge. NITED STATES OF AMERICA, fundage of pristury. Westerney the said and the processor of the said husband had been said the processor of the said husband had been said the	is to pay any of said money, either principal or interest when the the same becomes due and payable, of berein secured, may at the option of the holder of the note here's secured and at his option only of the second part of the legal bolder hereof, or his assigns, agen as provided for by law, or the part of the segal bolder hereof, or his assigns, agen le to the highest bidder for cash at the payable of the time and place and terms of sale having first been given for thirty days by adverting health of the time and place and terms of sale having first been given for thirty days by adverting the principal or written hand blis posted of part of the first part hereby and horizes and at which the payable of the time and the recitals of the deed of conveyance shall be taken and principal to any purchase of a said sale, second, to the payment of said debt and interest, and the remain of as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestea it part has the remain of the payable of the payabl
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EAL) Canol & and Port And Motory Public	Control of the said first party agrees that if the maker of the note shall tail conform to or comply with any of the foregoing covenants, the whole sum of money that notice be declared due and payable and that ye to be bodier beredit and the conform to or comply with any of the foregoing covenants, the whole sum of money that notice, be declared due and payable and that ye the bodier beredit and the process of power to sail such property or any part thereof at public sail and the process of power to sail such property or any part thereof at public sail of the sail down or territory, each of the public sail of the public sail of the sai	It to pay any of said money, either principal or interest when the the same becomes due and payable, of the relies secured, may at the option of the holder of the note here'y secured and at his option only as provided for by law, or the party of the sead part or the legal bolder hereof, or his assigns, agen to the time and place and to the same payable, or the highest bidder for cash at the same provided for the time and place and to the same payable places in the vicinity of said 1 and at which and payables as any third person might do. And said party of the first part hereby anthorizes and emperty to any pu chaser as a said sale and the rectals of the deed of conveyance shall be taken as prim its and expenses attending said sale. second, to the payment of said debt and interest, and the remain of the said sale and the rectals of the deed of conveyance shall be taken as prim its and expenses attending said sale. second, to the payment of said debt and interest, and the remain of the said sale and the rectals of the deed of conveyance shall be taken as prim its and expenses attending said sale. second, to the payment of said debt and interest, and the remain of part has a foresaid, hereby we gives and relinquishes all rights of redemption, appraisement and homestea it part has the person whose name appears upon the within and foregoing Mortgage Deed or the said husband. One me
EALS le anoll les. ans. R. P. Blain Motory Public	SINTENT The said first party agrees that if the maker of the note shall fail conform to or comply with any of the foregoing covenants, the whole sum of money and notice, be declared due and psyable and may be forecosed by the bolder hereof altorings, shall have the power to sell such property or any part thereof at public said attoring y hall have the power to sell such property or any part thereof at public said attoring y hall be proved to sell party of the second part or its assignee, agent, or attoring y in fact, may pid the second part or its successors or assigns, to convey said or to far its party of the second part or its successors or assigns, to convey said or to far any party of the second part or the first party for and in proved by law. IN TESTIMONY WHEREOF, Said part that of the first party for and in consideration of the money loaned by law. IN TESTIMONY WHEREOF, Said part that of the first law	il to pay any of said money, either principal or interest when the the same becomes due and payable, therein secured, may at the option of the holder of the nucle here'y secured and at his option ofly an approvided for the party of the second part of the legal holder here's, or his assum, as provided for they have, or his paying the second part of the legal holder here's, or his assum, as the bodies have to the highest bedder for cash at the second part of the legal holder here's, or his assum, as the paying first been given for thirty days by each set and bring first been given for thirty days by each set and bills posted up in ten palle places in the vicinity of said in ind. at which and purchase as any third person might do. And said party of the first part be reb anthorized and the property to any purchase as any third person might do. And said party of the left of the deed of conveyance shall be taken as prim is and expeases attending said sale, second, to the payment of said when an interest, and the remail of as aforesaid, hereby a sives and relinquishes all rights of redemption, appraisement and homestea it part has the reby a sives and relinquishes all rights of redemption, appraisement and homestea it part has the received and the remail of the payment of said when any the remail of the payment of the payment of the consideration and purposes therein mentioned and set torth, and I do for me. District in the Indian Territory, appeared in person, while to the said of the person whose name appears upon the within and foregoing Mortgage Deed in free will signed the relindian Territory, appeared in person. Notary Publication and purposes therein mentioned and set forth, and I do hereby the payment of the person whose name appears upon the within and foregoing Mortgage Deed at the consideration and purposes therein mentioned and set forth, and I do hereby for me well known to be the person whose name appears upon the within an end that she had of her own tree will executed the same for the consideration a
	Control or comply with any of the foregoing covenants, the whole sum of money four notice, be declared due and psyable and may be forecosed by the holder hereof attoracy, shall have the power to sell such property or any part thereof at public said that the power to sell such property or any part thereof at public said that the power to sell such property or any part thereof at public said throng, the holden hereof the said party of the second part of its assignee, agent, or atterney in fact, may hid to prove the said party of the second part of its assignee, agent, or atterney in fact, may hid to just the provended of said sale shall be applied this to the payment of all cost, it any, shall be paid to said party of the first part. IN TESTIMONY WHEREOF, Said part the of the money loaned by law. NITED STATES OF AMERICA, Indian Torritor, on this age of the first agent to the payment of all cost, and stated that he had executed the reby so certify. And further certify that on this day voluntarily appeared before the gosenee of her said husband, declared that she had of her years the gosenee of her said husband, declared that she had of her years the gosenee of her said husband, declared the findian Territory, on the payment of the payment of the first of the Indian Territory, on this and so the parties grantor, and stated the findian Territory, on the payment of the payment of the first of the Indian Territory, on this and for the said husband, declared that he had executed the said. And turther certify that on this day, voluntarily appeared before the payment of the said husband, declared that he had executed the said for the said further certify that on this day, voluntarily appeared before the payment of the said husband, declared that he had executed the said for the said husband, declared that he had executed the said for the said husband, declared the tothe said husband, declared the said husband, declared the tothe said husband, declared the said husband, declared the said husband to the said husband to	in to pay any of said money, either principal or interest when the the same becomes due and payable, there is secured, may at the option of the holder of the note here'y secured and at his option ofly an approvided for the party of the party of the legal holder here's, or his assum, as provided for the year holder for the party of the party of the legal holder here's, or his assum, as the belief the highest before a classed and terms of sails having first been given for thirty days by a devertis, or by princed or written hand bills posted up in ten paille places in the vicinity of said in the at the party of the party of said in the vicinity of said in the at the party of the payable places in the vicinity of said in the at the payable places in the vicinity of said in the at the payable places in the vicinity of said in the at the payable places in the vicinity of said in the at the payable places in the vicinity of said in the at the payable places in the vicinity of said in the at the payable places in the vicinity of said in the attention and the second places and the payable places in the vicinity of said vicinity of sa
	Conform to or comply with any of the foregoing covenants, the whole sum of money four notice, be declared due and psyable and may be forecosed by the holder hereof attoracy, shall have the power to sell such property or any part thereof at public said throng, that have the power to sell such property or any part thereof at public said to a sum of the ladian Territory, in some newspaper published in or of general circulation in said town or territory, in some newspaper published in or of general circulation in said town or territory, in some newspaper published in or of general circulation in said town or territory, in some newspaper published in or of general circulation in said town or territory, in some newspaper published in or of general circulation in said town or territory, in some newspaper published in or of general circulation in said town or territory, and the first party of the first party for and in consideration of the money loaned by law. In testimony whereof, Said part us of the first party for and in consideration of the money loaned by law. NITED STATES OF AMERICA, Indian Territory. On this grant the parties grantor, and stated that he had executed the reby so certify. And further certify that on this day voluntarily appeared before the general of the said husband, declared that she had of her dwitter the general of the said husband, declared that she had of her dwitter that he indian Territory, on the said husband of the said husband, declared that he indian Territory appeared before the said husband of the said husban	it to pay any of said money, either principal or interest when the the same becomes due and payable, of herein secured, may at the option of the holder of the nulls herely secured and at his option only an approvided for by law, or the pair; of tigs second part of the legal holder hereof, or his assayins, again approvided for by law, or the pair; of tigs second part of the legal holder hereof, or his assayins, again and the holder of the time and place and terms of sale having first been given for thirty days by advertis, or by princip or written hand bills posted on in ten pablic places in the vicinity of said ind. at which and principals places in the vicinity of said ind. at which and principals are said; thereby may also do the activate of the cert of convivance shall be taken as primits and expenses attending said sale, second, to the payment of said debt and interest, and the remain of as aforesaid, hereby weives and relinquishes all rights of redemption, appraisement and homestea it part has the remain of the part has the part of the certain part has the remain of the part has a foresaid, hereby we give a more remained and safety and the remained and safety and the remained and safety and the remained and remained and the rem