Indian Territory Real Estate Mortgage

know all Men by These Presents. That	Frank a Leowy and
hereinatter referred to as party of the first par	1, in consideration of the sum of Isventy fine Land
사용을 하는데 그는 사람들이 되었다. 그런 그 사람들은 사람들이 되었다.	DOLLARS, in hand paid by The Inter-State Morigage Trushe receipt whereof is hereby acknowledged, first party has granted, bargained, so
Gerritory, 10-will Lol Six (6) and Three (3) of the Green	d Sury Block addion
to the laty of Tulsa	
and in the the utility of the surrous thereof and were the the Secre	tary of the Interior of the United States
hat lawfully seized in fee of said premises,	
administrators and assigns, shall forever warrant and defend the title	1 wife of said Frank a Teory
for and in consideration of said sum of money, dues hereby release un-	fouil claim transfer and reunquish unto said party of the second part, its succe
	one promissory note of even date herewith, with integest thereon fronum, payable semi-annually, on the first days of
	with the coupons thereto attached. id said note and the interest thereon according to the tenor and effect thereof, a ined, then this instrument shall be null and void, otherwise to be a lien in tuil 101
and effect. It is expressly, mutually stipulated and agreed as follows:	레이트로 되는데 하다 하는 사람이 하는 것으로 되었다. 유민은 이
to pay the said second party or its assigns, interest at the rate of eight per cent per an shall be actually paud. Any payments made on account of interest shall be credited in eart. SECOND: The first party agrees to pay all !axes and assessments	be paid, or in default of the performance of any covenant herein contained, the said first party agr, num, computed semi-annually, on said principal note from the date thereof to the time when the man said computation so that the total amount collected shall be, and not exceed, the legal rate of eight; levied upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premis
and if not paid within ten days after the same are due and chargeable of occome items som of money berein secured, due and payable at once; or may elect to pay such taxes mortgage shall stand as security for the amount so paid with such interest. THIRD: Said tirst party agrees to keep all buildings, fences, and othe	levied upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premis apon said real estate, the holder of this uncrease may at his option, without notice, declare the wh or assessments and be estilised to interest on the same at the rate of eight per cent per annua, and t er improvements on said real estate, in as good repair and condition as the same are in at this date, a
shall permit no waste, and especially no cutting of timber, except for making and family; and the commission of waste shall at the option of the holder of this mortgage in the commission of the holder of this mortgage. **POURTM:** And the said first party agrees to at once insure the building in insurance companies approved by said second party, and to at once deliving the companies approved by said second party.	r improvements on said real estate, in as good repair and condition as the same are in at this date, a repairing fences on the place and such as shall be necessary for fire-wood for the use of the grantle, render this mortgage due and payable. Is up us said premises against loss by fire, in the amount of the property and that in the event of the property assigned or pledged to said second party; and that in the event
the failure, neglect or refusal of said first party to so insure the buildings or to re-ingage Trust Company, better noon of the day on which any such policies shall explisate buildings for said amount, and the said, The Inter-State Mortgage Trust Constead of said first party; and it is further agreed that in the event of loss under such search and to the purpose may be the name, block and state first party and	rs up in said premises against loss by fire, in the amount of the insurance policies, properly assigned or pledged to said second party; and that in the even interest the insurance policies, properly assigned or pledged to to said second party; and that in the restate Mose; then said second party is hereby authorized and emoowered by these presents, to insure or re-nipany, may sign all papers and applications necessary to obtain such insurance in the name, place a policy or policies, the said second party shall have full power to demand, receive, collect any settle and the said second party shall have full power to demand, receive, collect any settle and the said second party shall have full power to demand, receive, collect any settle and settle and the said second party shall have full power to demand, receive, collect any settle and settle and the said second party shall have full power to demand, receive, collect any settle and settle and the said of the party shall have full power to demand, receive, collect any settle and settle and the said of the said of the payment of said note and interest toepons.
sary to procure the money thereunder, and to apply the amount so collected toward it ments be not performed as adversaid, then said party of the second part or its assigns, independ for statutory tien claims including all costs and for the repayment of all minayable semi-annually, these presents shall be as security in like manner and with it.	e payment of a noie, interest coupons and interest thereon bereby secure, and flany of said agr may effect such insurance as hereinbefore agreed, paying the cost thereof, and may also pay the fi nieys so paid with interest thereon, from the time of payment at the rate of eight per cent per annu- tic effect as for the payment of said note and interest coapons.
or the tile to or the possession of said first party agrees that should a petition be filed to force or the tile to cor the possession of said real estate that they will pay an attorney's fee morigage. **EXTM.** The said first party agrees that if the maker of the note shall fa	close this mortgage, gain possession of said real estate or to protect the rights of the mortgagee here to be fixed, determined and allowed by the Court, and the payment ther of shall also be secured by t if to nay any of said money, either principal or interest when the the same becomes due and payable,
to conform to or comply with any of the foregoing covenants, the whole sum of mone without notice, be declared due and payable and may be foreclosed by the holder hereo or attorney, shall have the power to sell such property or any part thereof at public se	y herein secured, may at the option of the holder of the note hereby secured and at his option only a eas provided for by law, or the party of the second part or the legal holder hereof, or his assigns, ag lie to the highest bidder for cash at public notice of the time and place and terms of sale having first been given for thirty days by adver
ing it some newspaper published to tried species creation in an low to territory sale said party of the second part or its assignee, agent, or attorney in fact, may bid powers said party of the second part or its successors or assigns, to convey said p facie, true, and the proceeds or said said said be applied first to the payment of all co- der, it any, shall be paid to said party of the first part.	wherein secured, may at the option of the holder of the note hereby secured and at his option only of as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, age to the the lagest holder for cash at public notice of the time and place and terms of sale having first been given for thirty days by advert, or by printed or written hand bill sposted up in ten public places in the vicinity of said and at what and purchase as any third person might do. And said party of the first part here will be a said and a whole of the party of the first part here will be a said and a law of the party of the first part here will be a said and a law of the party of the first part here will be a said and a law of the payment of said debt and interest, and the remains and expenses attending said sale, second, to the payment of said debt and interest, and the remains
SEVENTM. Said tirst party for and in consideration of the money loan allowed by law. IN TESTIMONY WHEREOF, Said part 40 of the first	ed as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homesto
190 7	Frank a Lesvy [SEA
Lo.D. Boggishall	Ougusta G Leavig [SEA] [SEA] [SEA]
ACKN	OWLEDGMENT
UNITED STATES OF AMERICA, Indian Territor	$\rho \sim \rho \sim \rho$
on this 2 6 day of Liptimbel 190 a notary public within and for the	District in the Indian Territory, appeared in person,
Dived as one of the parties grantor, and stated that he had executed the hereby so certify. And I further certify that on this day voluntarily appeared be	nown as the person whose name appears upon the within and foregoing Mortga e same tor the consideration and purposes therein mentioned and set torth, and I fore me. A wife to the s.
therein contained and set forth, without compulsion or undue influen IN TESTIMONY WHEREOF, I have hereunto set my h	and and official seal, as such fine the control in
Mesley District of the Indian Territory, on (SEAL) William Some May 14" 19/1	the La Congustal Notary Pul
TO BE USEI UNITED STATES OF AMERICA, Indian Territory, Wester	WHEN TITLE IS IN WIFE
	190 before me, District in the Indian Territory, appeared in person
to me personally well known	as the gerson whose name appears upon the within and foregoing Mortgage Deed or the consideration and purposes therein mentioned and set forth, and I do here fore me
wife to the said	to me well known to be the person whose name appears upon the within a free that she had of her own free will executed the same for the consideration a ne influence of her said husband.
District of the Indian Territory, on the	day of
(SEAL) My commission expires	Olis Lorton
Filed for record	Deputy Clerk and Ex-Orticlo Recorder.