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know all Men by These Presents, That....

.hereinatter referred to as party of the first part, in consideration of the sum of

**Company,** hereinatter reterred to as the party of the second part, the receipt whereor is hereby acknowledged, first party has granted, bargain d, sold and onvey unto the said **The Inter-State Morigage Trust** Company, its successors and essimate the following the fol cessors and assigns, the following described premises situated in. Indian

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accordin; to the official plat and survey thereof approved by the Secretary of the Interior of t'e United States. TO MAVE AND TO MOLD, The premises above described, with the appurtenances thereunto belonging, to the said The Inter-State Morgtage Trust Company, its successors and assigns forever. And the said party of the first part covenants with the said party of the second part that.....

....DOLLARS, for money loaned to the party of the first part by the party of the second part, evidenced by ...... promissory note of even date herewith, with interest thereon from date, at the rate of ..... per cent per annum, payable semi-annually, on the first days of .....

and. ......in each year in accordance with the coupons thereto attached. Now, it said party of the first part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect thereof, and do and perform each and every covenant and agreement herein contained, then this instrument shall be null and void, otherwise to be a lien in full iorce and effect. It is expressly, mutually stipulated and agreed as follows:

FIRST. In case of d-fault of payment of any sum he ein covenanted to be paid, or in default of the performance of any covenant herein contained, the said first party agrees to pay the said second party or its assigns, interest at the rate of eight per cent per annum, computed semi-annuality, on said principal note from the date thereot to the time when the money shall be actually paid. Any payments made on account of interest shall be credited in suid computation so that the total amount collected shall be, and not exceed, the legal rate of eight per cent, per advised on so that the total amount collected shall be, and not exceed, the legal rate of eight per cent. 

family; and the commission of waste shall at the option of the holder of this morigage, render this morigage due and payable. **COURTHS** And the stift first party agrees to at face insure the buildings up raid oremises wastast loss by fire, in the amount o hold face, in insurance companies approved by said second party and to at once diviser the insurance policies, property assigned or plotded to hold face, in insurance companies approved by said second party and to at once diviser the insurance policies, property assigned or plotded to hold face, in the company, help concerning the said second party and to at once diviser the same and deliver the policies property assigned or said buildings for said amoont, and the said, The Inter-State Mortgage Trust Company, may sign all papers and applications necessary to stead of said first party; and it is further agreed that in the event of bast under sance bolicy or policies, the said second party is hereby authorized and ennowe same and for that purpose may in the name, place and stead of said first party, and as his agent and altorarly in fact, sign and ennowe same and for that purpose may in the name, place and stead of said first party, and as his dirorarly in fact, sign and ennowes sare to protore the many thereander, and to apply the amount so collected toward the pay cent of a note, laterest compans and interest they place the performed as a foresaid, then said party of the second part or its setting. For exist, and the interest company and interest they place to protore the many thereander, and to apply the amount so collected toward the pay cent of a note, laterest compans and interest the place scale parts the no performed here a foresaid, then said party of the second part or its setting. The scale cost thereof; and may at the rate of eight po

FIFTEN. The said first party agrees that should a petition be filed to foreclose this mortgage, gain possession of said real estate or to protect the rights of the mortgage berein, or the tille too or the possession of said real estate that they will pay an attorney's fee to be fixed, determined and allowed by the Court, and the payment ther or shall also be secured by this martgage. exx +. The said first party agrees that if the maker of the note shall fail to pay any of said money, either principal or interest when the the same becomes due and payable, or

to conform to or comply with any of the foregoing covenants, the whole due sum of money here a secured, may at the option of the holder of the mole here'y secured and at his option only and without notice, be declared due and payable and may be foreclosed by the poider hereof as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, agent or attorney, shall have the power to sell such property army part thereof at public sale to the highest holder of the time and place and terms of sale having first been given for thirty dives by advertised or attorney, shall have the power to sell such property army part thereof or by printed or written hand bills posted by inte public places in the vicinity of sale is a status, agent or the second part or the general circulation in said town or territory, or by printed or written hand bills posted by inte public places in the vicinity of sale is a status; at the sale said party of the second part or its assignee, agent, or attorney in fact, may bid and purchase as any third person might do. And said party of the first part hereby authorizes and terms of said sale and in the reclaise of the divent are there and place and the reclaised or its assignee, agent, or attorney in fact, may bid and purchase as any divide for casid sale and said party of the first part hereby authorizes and terms of said sale and the reclaise of the divent are there authorizes and terms of said sale and the reclaise of the divent are there authorizes and terms of said sale and the reclaised to any agent to rise assigns, to convey said party of the proceeds or said sale and the reclaise to said party of the said base to said party of the said base that be applied first to the payment of all costs and expanses attending said sale. Second part of the said base that here there there to said debt and interest, and the remaind for, than y, shall be part to said base there are there to said base there are the said to said action to the desaid to said date there there

BEVENTH. Said tirst party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, app allowed by law. IN TESTIMONY WHEREOF, Said part ...... of the first part ha ..... hereunto set ...... ..... hand ...... this .. day of

> ...190. [SEAL] WITNESSES [SE 1] [SEAL] SEAL

> > ACKNOWLEDGMENT

UNITED STATES OF AMERICA, Indian Territory, Western District, ss.

	within and for the	********	District in the Indian Terr	itory, appeared in person,	
hereby so certify. And 1 further certify	to me pers grautor, and stated that he ba ly that on this day voluntarily	y appeared before me	*****		wife to the said
therein contained and set i IN TESTIMON	to me husband, declated that she h forth, without compulsion or i whereor, I have here	undue inf. vence of her said h unto set ing hand 22d officia	usband. I seal, as such		
141-26699411966444	District of the Indian				
(SEAL)		(a) A set of the se		1 010 · · · · · · · · · · · · · · · · · ·	.Notary Public
My commission expires	*****************	-A	n an tari Na shekara na shekara shekara		
		TO BE USED WHEN TITLE			
UNITED STATES OF	AMERICA, Indian Territ	ory, Western District, s	3.	e de la companya de Esta de la companya d	
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A	within and for the		ct in the Indian Territory,	appeared in person	444-444-444-44-44-44-4-4-44-44-44-44-44
so certify. And I further certif	to me personally and stated that he had execute ty that on this day voluntaril	s appeared before me	2.) 		
wite to the said foregoing Mortgage Deed, purposes therein containe	and in the absence of her said i d and set forth, without comp				
	WHEREOF, I have hered	unto set my nano, as such	*************	minimum III IDE	تعضيبه مسترج وتتبدن
IN TESTIMON					and the second second second
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