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| know all Men by These Presents, That |
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| hereinatter referred to as party of the first part, in consideration of the sum of |
| DOLLARS, in hand paid by The Inter-State Morigage Trus Company, he remainer referred to as the party of the second part, the recupt whereof is hereby acknowledged, first party has granted, bargained, sol and conveyed, and by these presents dees hereby grant, bargam, sell and convey unto the said The Inter-State Morigage Trust Company, its successors and assigns, the following described premises situated in |
| Territory, to-wit: |
| |
| accordine to the official plat and survey thereof approved by the Secretary of the Interior of the United States. TO HAVE AND TO HOLD, 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 par |
| thatlawfully seized in fce of said premises, |
| And said |
| DOLLARS, for money loaned to th party of the first part by the party of the second part, evidenced bypromissory note of even date herewith, with interest thereon from date, at the rate of |
| and |
| and effect. It is expressly, mutually stipulated and agreed as 10110ws: FRGT: In case of default of payment of any sum he ein covenanted to be paid, or in default of the performence of any covenant herein contained, the said first party agree to pay the said second party or its assigns, interest at the rate of eight per cent per annum, computed semi-annually, on said principal noise from the date thereof to the lime when the mon sail be actually pand. Any payments made on account of interest shall be credited in said computation so that the total amount collected shall be, and not exceed the of lime of the first of eact of the of the of the of the first of party agree. |
| shall be actually pad. Any payments made on account of hierest shall be reacted in said computation so (nat the total amount contened shall be, and not exceen the total and of exceen the total amount contened shall be. All not exceen the total exceenses the total exceenses and if not paid within ten days after the same are due and chargeable or become less upon said real estate, all holder of this mortgage may at his option, without notice, destart the total exceenses and if not paid within ten days after the same are due and chargeable or become less upon said real estate, the holder of this mortgage may at his option, without notice, destart the who sam of money herein secured, due and the days elect to pay such taxes or assessments and be entitled to interest on the same at the rate of eight per cent per kinnum, and the mortgage shall stand as security for the amount so paid with such interest. |
| THIRD: Said first party agrees to keep all buildings, fences, and other improvements on said real estate, in as good repair, and condition as the same are in at this date, as shall permit no waste, and especially no cutting of limber, except for making and repairing fences on the place and such as shall be necessary for fire-wood for the value of the granton for the pole of t |
| FOURTH: And the said its party agrees to at once insure the buildings norm said premises against loss by fire, in the amount of. Dollars, in insurance companies approved by said second party, and to at once deliver the insurance policies, properly assigned or pledged to be said second party, and that in the event the failure, neglect or retusal of Said first party agrees to at once insure the buildings or one-insure and deliver the policies properly assigned or pledged to the said The Inter-State Mor gage Trust Company, below noon of the day on which any such policies runs and approved by said second party, and the said lexpiter the said second party is bereby authorized and emnowered by these presents, to insure the buildings or sole second party is bereby authorized and emnowered by these presents, to insure the buildings for said second party is bereby authorized and emnowered by these presents, to insure the buildings for said amount, and the said. The Inter-State Mort said buildings for said amount, and the said. The Inter-State Mortgage Trust Company, may sign all papers and applications necessary to obtain such insure in the said second party is bereby authorized and emnowered by these presents, to insure the buildings for said second party and it is further agreed that in the event of the same and for that party shall have full power to termand, reserve, share and the said for state party shall have full power to termand, reserve, that same and for that partos may indee name, builds of same and for that partos may indee name, builds of the operation of a note. Interest company and y state second party of the second part or its askins, may effect such insurance as hereinbeiore agreed, paying the cost thereof; and may also pay the fina- indepare for statiatory in a chaine including all costs autor of the second part or the saik second for that parts thereof, and may also pay the fina- indepare for statiatory in a chaine full cost autor of the second part or the saik second part of and of more the |
| sary to procure the money thereunder, and to apply the amount so collected toward the payment of a note, interest coupons and interest thereon hereby secure it and if any of said agree meats be not performed as aforestaid, then said party of the second part or its assigns, may effect such inscance as hereinbleore agreed, paying the cost thereory and may also pay the tim jadgment for statutory lied chinas including all costs and for the second part of its assigns, may effect such inscance as hereinbleore agreed, paying the cost thereory and may also pay the tim jadgment for statutory lied chinas including all costs and for the repeyment of all moneys so paid with interest thereon. Thom the time of payment at the rate of eight per cent per annur payable semi-annually, these presents shall be as security in like manner and with like effect as for the payment of said note and interest coopons. FFFTH. The said first party agrees that should a petition be filed to foreclose this moritage, gain possession of said real state to the rights of the moritage herei or the tills coor the possession of said treat state that they will pay an attorney's fee to be fixed, determined and allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the Court, and the payment thereof shall allowed by the court and the payment thereof shall allowed by the court and the payment thereof shall allowed by the court and the payment thereof shall allowed by the court and the payment thereof shall allowed by the court and the pay |
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| without noise, be declared due and payable and may be foreclosed by the holder hereof as provided for by law, or the part or the legal holder nereol, or mis assigns, age |
| to conform to or comply with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the holder of the node hereby secured and at his option only at without notice, be declared due and payable and may be foreclosed by the holder bereof as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, age or any part thereof at public sale to the highest bidder for cash at the party of the second part or the legal holder hereof, or his assigns, age in the load or attended to any part thereof at public sale to the highest bidder for cash at the party of the second part or the legal holder hereof, or his assigns, age in the load or attended to any part thereof at public sale to the highest bidder for cash at the party of the second part or its assignee, agent, or any part thereof at public sale or written and place and terms of sale having first been given for thirty of adv so wave the payer published in or of general circulation in said own or territory, or hy printed or written hand bills posted ap in ten public places in the vicinity of sale is as a part to end assignee, agent, or atsign at the tank of the covery mail part of the second part or its assignee, agent, or assign to covery wald part part to atso and the fore the second part or its assignee. A covery wald part part to atso and the to change of the second part or its assignee to covery wald part or part successors or assign to covery wald part part to atso and the to change of the second the second part of the the second the tank of the pay and that to the payment of all costs and expenses attending said sale, second, to the payment of said dot and interest, and the remaind for the payment of add to said part of the fore pay to the the pay and the to the payment of said dot to said part of the second part of the the second part of the the pay to the the pay and the to the payment of said dot and interest, and the remaind for the payment of the the pay and the to the payment of said |
| allowed by law. Said tirst party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homester allowed by law. |
| EEVENTH. Said tirst party for and in consideration of the money loaned as aforesaid, bereby waives and relinquishes all rights of redemption, appraisement and homester allowed by law. IN TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of[SEA] |
| EEVENTH. Said tirst party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestere allowed by law. IN TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of[SEAN[SEAN[SEAN]] |
| Setument. Said tirst party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homestered by law. IN TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of 190 [SEA] WITNESSES [SEA] ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory, Western District, ss. |
| Seventer. Said tirst party for and in consideration of the money loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homester. IN TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this day of 190 [SEA] WITNESSES [SEA] Sea [SEA] On this day of [SEA] On this day of [Sea] ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory, Western District, es. On this day of 190 allowed by law. [Sea] District in the Indian Territory, appeared in person, |
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| allowed bills Said tirst party for and in consideration of the money loaned as a foresaid, hereby waives and relinquishes all rights of redemption, appraisement and homeste IN TESTIMONY WHEREOF, Said part of the first part ha hereby waives and relinquishes all rights of redemption, appraisement and homeste 190 |
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