Indian Territory Real Estate Mortgage

	ferred to as party of the first-par	t, in consideration of the sum of	Land, and the second se
company, hereinalter relerred the conveyed, and by these present assigns, the following	to as the party of the second part, to s dees hereby grant, bargain, self an described premises situated in	DOLLARS, in ha he receipt whereof is hereby ack and convey unto the said The in	nd paid by The Inter-State Morigage Tra nowledged, first party has granted, bargained, s ter-State Morigage Trust Company, its s
erritory, to-wit:		rennya ingilapaha mandrahkaring milikatentika pangharina	
idinaktivasiningariangarianananananananananananan	napaning damaning sanjaa basa marahasi sa	derrora antensia da la compania de	
material de l'anni material de la company	anangara magamaninga atam mikir masamiha		
			naming commission government and graven private standards and company of the substance of the substance of the
cordin: to the official plat and su TO HAVE AND TO HO Horgtage Trust Company, its	rvey thereof approved by the Secre PLD, The premises above describes successors and assigns forever. A	tary of the Interior of the Unite bed, with the appurtenances th And the said party of the first pa	ed States. nereunto belonging, to the said The Inter-St nrt covenants with the said party of the second p
hat they are iree from all incumbi dministrators and assigns, shall fe	rances, thatgood . orever warrant and defend the title	right to sell and convey the said to said real estate against all la	ne, and thatwill, andheirs, executo wiul claums and demands whatever.
And said	n of money, does hereby release and im and possibility of dower and hon on condition that whereas said par	wife of said quil ciaim, transfer and relin nestead in or to said real estate ty of the first part is justly in	quish unto said party of the second part, its succ forever. debted to said party of the second part in the sun DOLLARS, for money loaned to
late, at the rate of	y of the second part, evidenced by per cent per ant	promissory note	of eyen date herewith, with interest thereon for the first days of
Now, it said party of the fire to and perform each and every cover and effect.	in each year in accordance st part shall pay or eause to be pa enant and agreement herein contai ipulated and agreed as follows:		nereon according to the tenor and effect thereof, the null and you, otherwise to be a lien in full to
FIRST: In case of default of to pay the said second party or its assigns, shall be actually paid. Any payments may	payment of any sum he ein covenanted to t interest at the rate of eight per cent per an de on account of itterest shall be credited it	be paid, or in default of the performent num, computed semi-annually, on said I said computation so that the total amo	ce of any covenant herein contained, the said first party ag principal note from the date thereof to the time when the m unit collected shall be, and not exceed, the legal rate of eight
ent. SECOND. The first party to and if not paid within ten days after the sa sum of money herein secureu, due and pay, mortewer shall stand as security for the an	agrees to pay all taxes and assessments une are due and chargeable or become liens a able at once, or may elect to pay such taxes mount so naid with such interest.	levied upon said real estate, also all li upon said real estate, the holder of thi or assessments and be entitled to inter	ens, claims, adverse titles, and incumbrances on said prem is mortgage may at his option, without notice, declare the w est on the same at the rate of eight per cent per annum, and
THIRD: Said first party ag shall permit no waste, and especially in family: and the commission of waste shall	rees to keep all buildings, fences, and othe to cutting of timber, except for making and at the option of the holder of this mortgage	r improvements on said real estate, in a repairing tences on the place and such a render this mortgage due and payable	as good repair and condition as the same are in at this date, as shall be necessary for fire-wood for the use of the gran
pollars, in insurance companies approved in fallare, neglect or refusal of said first lage. Trust Company, belo e noon of the said buildings for said amount, and the said buildings for said amount, and the said buildings for said amount, and the said of the purpose may be the said of the purpose may be said to the purpose may be said to the purpose may be said to the purpose may be not performed as a foresaid, then	it party agrees to at once insure the building by said second party, and to, at once drive party to so insure the buildings or to re-insure the buildings or to re-insured the translation of the said party and the translation of the surface that in the event of loss under such party that the said party the amount so collected toward the said party of the second part or its dashings.	is up n said premises against loss by f er the insurance policies, properly assi ure the same and deliver the policies p e; then said second party is hereby and policy or policies, the said second party bolicy or policies, the said second party e pay, ent of a note, interest coupor may effect such insurance as bereinde may effect such insurance as bereinde	ire, in the amount of gued or pledged to said second party; and that in the every openy as signed a pledged to the said The Inter-State M to fixed and empowered by these presents, to insure or re-in stous necessary to obtain such insurance in the name, place shall are the power of commander in the name, place shall are the power of commander in color than thail be not and interest thereon hereby secured and if any of said as force agreed, paying the cost thereof; and may also pay the im the time of payment at the rate of eight per cent per and end interest coupons.
udgment for statutory lien claims including ayable semi-annually, these presents sha FIFTM. The said first party :	ing all costs and for the repayment of all mo ill be as security in like manner and with li agrees that should a petition be filed to fore	neys so paid with interest thereon fro ke effect as for the payment of said not close this morfgage, gain possession of	m the time of payment at the rate of eight per cent per ann e and interest coupons. said real estate or to protect the rights of the mortgagee he the Coart, and the payment ther of shall also be secured by
o conform. The san it is party; o conform to r comply with any of the for vithout notice, be declared due and payable in attorney, shall have the power to sell st way in some newspaper published in or of g ale said party of the second part or its ass.	oregoing covenants, the whole sum of money e and may be foreclosed by the holder hereof uch property or any part thereof at public sa construction in the Indian Territory, in ligues, agent, or attorney in fact, may bid igues, agent, or attorney in fact, may bid	the payang of the payant the option of the disprovided for by law, or the party of let to the highest bidder for cash at mobile notice of the time and place and to come the party of the party of the payant let be printed or written hand bills possible and parchase as any third person might	cipal or interest when the the same becomes due and payable to holder of the hole hereby secured and at his option only fit he second part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by advested up in ten public places in the vicinity of said 1 and, at w do. And said party of the first part hereby authorizes and do. And said party of the first part hereby authorizes and
o conform to or comply with any of the for without notice, be declared due and payable or attorney, shall have the power to sell sa us in some newspaper published in or of a ale said party of the second part or its ass, owers said party of the second part or its aciel, true, and the proceeds or said sale sh ter, if any, shall be paid to said party of the SEVENTH. Said tirst party illowed by law.	regoing covenants, the whole sum of money e and may be foreclosed by the holder hereod uch property or any part thereof at public sa successor in the holden Territory in the holden Territory is successors of assistance of the property safe part to the payment of all costs of the payment of the money loane.	berein secured, may at the option of the as provided for by law, or the party of the to the highest bidder for cash at the color by printed or the time and place and it is not by printed or with the deriver a point of the color by printed or with the deriver and place and it is not been as point of the color by printed or with the deriver and party to any purchaser at said sale at its and expenses attending said sale, seed as aforesaid, hereby waives and relief that the color by th	the holder of the bote here'ny secured and at his option only f the second part or the legal holder hereof, or his assigns, a sering of sale having first been given for thirty days by adve- ted up in ten public places in the vicinity of said 1 ind, at w to. And said party of the first part hereby authorizes and ad the recitals of the deed of conveyance shall be taken as p cond, to the payment of said debt and interest, and the reu inquishes all rights of redemption, appraisement and homes hand this day of.
o conform to or comply with any of the for virtual and i.e. be declared due and payable in attorney, shall have the power to sell says in some newspaper published in order and the sell says in some newspaper published in order the sell says in the sell says in the sell says and party of the second part or its estable, true, and the proceeds or said sale sheer, if any, shall be paid to said party of the second party of the sell says shall be paid to said party of the sell says shall be paid to said party of the sell says shall be paid to said first party shall be sell says shall be paid to said first party shall be sell says shall be paid to said the strength of the sell says shall be paid to said the strength of the sell says shall be paid to said the sell says shall be paid to said first party shall be selled to said the says shall be says the says shall be said the says shall be says the says shall be said the says shall be said the says shall be said the says shall be says the says shall be said the says shall be said the says shall be says shall	regoing covenains, the whole sam of money of and may be foreclosed by the holder herein the property or and the holder herein property or and the holder herein the holder herein the holden for the hold	berein secured, may at the option of the as provided for by law or the party of the secure of the party of the secure of the time and place and it, or by printed or written hand bills posed purchase as any third person mistroperty to any purchaser at said sale at its and expenses attending said sale, seed as aforesaid, hereby waives and relating the secure of the	the holder of the both here'ty secured and at his option only file second part or the legal holder hereof, or his assigns. A true scool part or the legal holder hereof, or his assigns. A true so f saile having first been given for thirty days by advested up in ten public places in the vicinity of said 1 and, at we do. And said party of the first part hereby authorizes and dit he recitais of the deed of conveyance shall be taken as pround, to the payment of said debt and interest, and the reminquishes all rights of redemption, appraisement and homes
o conform to or comply with any of the for ithout notice, be cleared due and payable attorney, shall have the power to sell as up it is some newspaper published in or of g ale said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers. It any, shall be paid to said party of the second party of	regoing covenaits, the whole sum of money of and may be foreclosed by the holder here to be early the holder here to be property or any the holder here to the holder here to the holder here to the holden for the hold	berein secured, may at the option of the das provided for by law, or the party of the party of the provided for by law, or the party of the provided for the time and place and te, or by printed or written hand bills pos and purchase as any third person mix property to any pu chaser at said sale at its and expenses attending said sale, seed as aforesaid, hereby waives and religible that the provided for the party hand the provided for the party hand the provided for the provided	is holder of the bote here's secured and at his option only escond part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by advested up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and dithe recitals of the deed of conveyance shall be taken as pround, to the payment of said debt and interest, and the reulinguishes all rights of redemption, appraisement and homes hand this day of SE.
conform to or comply with any of the for- ithout notice, be declared due and payable attorney, shall have the power to sell an us in some newspaper published in or of g us and payty of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers and the proceeds of said sale sher, if any, shall be paid to said party of the second party	regoing covenaits, the whole sum of money of and may be foreclosed by the holder here to be early the holder here to be property or any the holder here to the holder here to the holder here to the holden for the hold	berein secured, may at the option of the das provided for by law, or the party of the party of the provided for by law, or the party of the provided for the time and place and te, or by printed or written hand bills pos and purchase as any third person mix property to any pu chaser at said sale at its and expenses attending said sale, seed as aforesaid, hereby waives and religible that the provided for the party hand the provided for the party hand the provided for the provided	is holder of the bote here's secured and at his option only escond part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by advested up in ten public places in the vicinity of said 1 ind, at we fill the holder here had 1 ind, at we fill the holder had party of the first part hereby authorizes and dithe recitals of the deed of conveyance shall be taken as pround, to the payment of said debt and interest, and the remaining the holder had been all rights of redemption, appraisement and homes hand this day of SE.
conform to or comply with any of the forthout notice, be declared due and payable attorney, shall have the power to sell sure in some newspaper published in or of a least payty of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part of the second party of the s	regoing covenants, the whole sum of money e and may be foreclosed by the holder hereich tech property or any the holder hereich property or any the holder hereich property or any the holden hereich property or any the holden fireflow, and the holden fireflow, and the holden fireflow, and the holden fireflow, and the successors or assigns, to convey said part lies applied first to the payment of all cost effects part. If or and in consideration of the money loane the holden fireflow, and the first part. REOF, Said part	berein secured, may at the option of the das provided for by law, or the party of the party of the provided for by law, or the party of the provided for the time and place and te, or by printed or written hand bills posand purchase as any third person mix property to any pu chaser at said sale at its and expenses attending said sale, seed as aforesaid, hereby waives and religible that the provided for the party of the provided for the party of the party of the provided for the party of the part	the holder of the bute here's secured and at his option only escond part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by advested up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and dithe recitais of the deed of conveyance shall be taken as pround, to the payment of said doth and interest, and the reulinguishes all rights of redemption, appraisement and homes hand this day of SE.
oconform to or comply with any of the forthout notice, be declared due and payable attorney, shall have the power to sell sure in a storney, shall have the power to sell sure in some newspaper published in or of a let said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers. Said the said party of the second part of the second	regoing covenants, the whole sum of money e and may be foreclosed by the holder hereof the property or any the holder hereof the property or any the holder hereof the property or any the holder hereof the property of the holden frecifory or any the holden frecifory or the holden frecifory or the holden figures, agent, or attorney in fact, may bid successors or assigns, to convey said part libe applied first to the payment of all cost of first part. If or and in consideration of the money loane of the first part. REOF, Said part	herein secured, may at the option of the day provided for by law, or the party of the time and place and te, or by printed or written hand bills pos and purchase as any third person mist property to any pu chaser at said sale at its and expenses attending said sale, seed as aforesaid, hereby waives and religible to the party of	the bolder of the bote here'y secured and at his option only the second part or the legal holder hereof, or his assigns, a series of sale having tirst been given for thirty days by advested up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and dithe recitals of the deed of conveyance shall be taken as pround, to the payment of said debt and interest, and the reulinquishes all rights of redemption, appraisement and homes hand this day of SE.
o conform to or comply with any of the for conform to or comply with any of the for attorney, shall have the power to sell a may be sell as the power to sell a may be some newspaper published in or of g at said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second party	renoing coveragins, the whole sum of money and may be forecoosed by the holder hereof coverage of the content hereof property or any part thereof at public as in the indian Territory, it is the indian territory in fact, may bid a successors or assigns, to convey said pt all the amplied first to the payment of all cost little part. If or and in consideration of the money loane and in consideration of the firs and in consideration of the firs and in consideration of the firs are all the payment of the first are all the payment of the payment of the first are all the payment of the payment o	herein secured, may at the option of it as provided for by law, or the party of let of the bighest bidder for cash at one of the time and place and it, or by printed or written hand billis posand purchase as any third person mistroperty to any purchaser at said sale at its and expenses attending said said said said said said said said	the holder of the bute here's secured and at his option only escond part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by advested up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and dithe recitais of the deed of conveyance shall be taken as pround, to the payment of said doth and interest, and the reulinguishes all rights of redemption, appraisement and homes hand this day of SE.
o conform to or comply with any of the for ithout notice, be declared due and payable a storacey, shall have the power to sell sure it is some newspaper published in or of g at said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second pa	renoing covenains, the whole sum of money eard may be forecoosed by the holder hereof and public as the content of the property or any part thereof at public as the indian Territory, in the indian Territory in the indian Territory in the successors or assigns, to convey said part to the payment of all cost little part. To rand in consideration of the money loane first part. ACKNOMERICA, Indian Torritors of the indian torritors o	berein secured, may at the option of it as provided for by law, or the party of let by the subject bidder for cash at let be bighest bidder for cash at let bid	the bother of the both here'y secured and at his option only if the second part or the legal holder hereof, or his assigns, a serms of saile having first been given for thirty days by adversed up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and di the recitals of the deed of conveyance shall be taken as precond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand. This day of SE. [SE. [SE
o conform to or comply with any of the for rithout notice, be declared due and payable rithout notice, be declared due and payable rationers, shall have the power to sell sums in some newspaper published in or of a less and party or the second part or its associate, true, and the proceeds or said sale sheet, if any, shall be paid to said party of the second part or its associate, true, and the proceeds or said sale sheet, if any, shall be paid to said party of the said party	regoing covenants, the whole sum of money of and may be foreclosed by the holder here the components or any the holder here to properly or any the holder here to properly or any the holder here to the properly or any the holden here the reference of the holden ferritory in the holden here the properly in fact, may bid a successors or assigns, to convey said part libe applied first to the payment of all cost of first part. If or and in consideration of the money loane of the first part. ACKNOMERICA, Indian Torritors of the payment of all costs of the first part. To me personally well known that the had executed the part of the said stated that he had executed the part said say voluntarily appeared before the properly of the said say voluntarily appeared before the properly of the said say voluntarily appeared before the properly of the said say voluntarily appeared before the part of the said say voluntarily appeared before the properly of the said say voluntarily appeared before the part of the said say voluntarily appeared before the part of the said say voluntarily appeared before the part of the said say voluntarily appeared before the part of the said say voluntarily appeared before the part of the said say voluntarily appeared before the said say voluntarily appeared before the said say the said say voluntarily appeared before the said say the say the say the said say the said say the	berein secured, may at the option of the day provided for by law, or the party of the provided for by law, or the party of the provided for by the party of the provided for the time and place and te, or by printed or written hand bills post and purchase as any third person mixturperty to any pu chaser at said sale at its and expenses attending said sale, as and as aforesaid, hereby waives and related that the party of the provided for the person whose name is same tor the consideration and force me	the holder of the bote here's secured and at his option only exceeded part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by advested up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and dithe recitals of the deed of conveyance shall be taken as pround, to the payment of said doth and interest, and the remaining the said and the remaining the said and the remaining the said that the said the said that the said the said that the said that the said that the said that the said the said the said t
o conform to or comply with any of the for vithout notice, be declared due and payable in attorney, shall have the power to sell sums in some newspaper published in or of a let said party of the second part or its associates and party of the second part or its associates and party of the second part or its associate, true, and the proceeds of said sale sheet, if any, shall be paid to said party of the second party of the second party of the sell party of the second party of the sell party of t	regoing coveragins, the whole sum of money and may be forecoosed by the holder hereof and may be forecoosed by the holder hereof and property or any part thereof at public as in the indian Territory, in general circulation in said town or territory in givee, agent, or attorney in fact, may bid a successors or assigns, to convey, said possible the payment of all cost in the payment of the first in the payment of the payment of the first in the payment of the paymen	berein secured, may at the option of it as provided for by law, or the party of let it the highest bidder for cash at no let it the highest bidder for cash at no let it the highest bidder for cash at no let it the highest bidder for cash at no let it the hand bill spot and purchase as any third person middle property to any purchaser at said sale as the said sale as a said said said said said said said	the bolder of the bote here's secured and at his option only if the second part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by adversived up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and the recitals of the deed of conveyance shall be taken as pecond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of SE. [SE. [
o conform to or comply with any of the for without notice, be declared due and payable of attorney, shall have the power to sell sums in some newspaper published in or of glessaid party of the second part or its associates and party of the second part or its associates and party of the second part or its associates and the proceeds of said sale sheet, if any, shall be paid to said party of the self-party of the second part or its associates and party of the self-party of the	renoing covenains, the whole sum of money e and may be forecosed by the holder hereof act public as the forecosed by the holder hereof act public as the indian ferritory, in the indian ferritory in the indian series of the sum of the sum of the sum of the sum of the indian series of the payment of all cost of list part. I for and in consideration of the money loane for and in consideration of the money loane for and in consideration of the firs and in consideration of the money loane for the interest of the first series of the interest of the money loane for the interest of the interest of the money loane for the interest of the first series of the interest of the intere	herein secured, may at the option of it as provided for by law, or the party of let it the highest bidder for cash at noble notice of the time and place and it, or by printed or written hand bills post and purchase as any third person missing prepared to any purchaser at said sale as the said said said said said said said said	the bother of the both here'y secured and at his option only if the second part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by adversived up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and the recitals of the deed of conveyance shall be taken as pecond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of SE. [SE. [
o conform to or comply with any of the for without notife, be declared due and payable if attorney, shall have the power to sell sum, in some newspaper published in or of gale said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part or its assowers said party of the second part of the second part of its assowers said party of the second part of the second part of the second part of the second part of its associated party of the second part of the said party of the second part of th	renoing covenains, the whole sum of money early may be forecosed by the bodder hereof act and may be forecosed by the bodder hereof act and may be forecosed by the bodder hereof act and the property or any part thereof at public as the indian Territory, in the indian Territory, in give, agent, or attorney in fact, may bid a successors or assigns, to convey, said a suit be applied first to the payment of all cost effects part. I for and in consideration of the money loane of the standard in consideration of the money loane and in consideration of the money loane for and in consideration of the money loane and in consideration of the money loane and in consideration of the firs and in consideration of the money loane and in consideration of the me well known in this day voluntarily appeared between thout computsion or undue in the money loane and the money loane and the loane and the money loane and the money loane and loan	berein secured, may at the option of it as provided for by law, or the party of the time state of the time and place and it as provided for by law, or the party of the property of the bighest bidder for cash at no lable notice of the time and place and it, or by printed or written hand bills possibly and purchase as any third person might property to any purchaser at said sale as the same and related to the consideration and the party to any purchaser at said sale as the same and related to the consideration and the party of the par	the bolder of the bote here's secured and at his option only if the second part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by adversived up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and the recitals of the deed of conveyance shall be taken as pecond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of SE. [SE. [
o conform to or comply with any of the for ithout notice, be declared due and payable in sittorinely, shall have the power to sell sure in its own in some newspaper published in or of gale said party of the second part or its associates and the proceeds of said sale sheet, if any, shall be paid to said party of the second part or its associates and the proceeds of said sale sheet, if any, shall be paid to said party of the	renoing covenains, the whole sum of money early may be forecosed by the bodder hereof act and may be forecosed by the bodder hereof act and may be forecosed by the bodder hereof act and the property or any part thereof at public as the indian Territory, in the indian Territory, in give, agent, or attorney in fact, may bid a successors or assigns, to convey, said a suit be applied first to the payment of all cost effects part. I for and in consideration of the money loane of the standard in consideration of the money loane and in consideration of the money loane for and in consideration of the money loane and in consideration of the money loane and in consideration of the firs and in consideration of the money loane and in consideration of the me well known in this day voluntarily appeared between thout computsion or undue in the money loane and the money loane and the loane and the money loane and the money loane and loan	herein secured, may at the option of it as provided for by law, or the party of the title bighest bidder for cash at no let it the bighest bidder for cash at no let it the bighest bidder for cash at no let it the bighest bidder for cash at no let it to be the person white person when cash and purchase as any third person may reperty to any pu chaser at said sale at its and expenses attending said sale at its and expenses attending said sale at a safe as a foresaid, hereby waives and related as aforesaid, hereby waives and related as aforesaid, hereby waives and related to part that the party of t	the bother of the both here'y secured and at his option only if the second part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by adversived up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and the recitals of the deed of conveyance shall be taken as pecond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of SE. [SE. [
oconform to or comply with any of the for without notice, be declared due and payable if attorney, shall have the power to sell sums in some newspaper published in or of gles and party of the second part or its associates and party of the second part or its associates and the proceeds of said sale sheet, if any, shall be paid to said party of the second party of the second part or its associates and the proceeds of said party of the self-party of the second party of the self-party of the self-	renoing covenants, the whole sum of money and may be forecoosed by the holder hereous end may be forecoosed by the holder hereous here operated in the indian Territory, in the payment of a successors or assigns, to convey, said a suit be explicit first to the payment of all cost first part. I for and in consideration of the money loane first part. ACKNOMEROF, Said part	before secured, may at the option of it as provided for by law, or the party of the time and place and it as provided for by law, or the party of the bighest bidder for cash at no lab the time of the time and place and it, or by printed or written hand bills por and purchase as any full of person might reporty to any purchaser at said sale at said as provided as aforesaid, hereby waives and related to be fore me. District in the Immown as the person whose name appending the relinquistee of here said husband, and and official seal, as such the day of when title is in wife to be the person, as a day of when title is in wife to be the person, as a day of when title is in wife to be the person, as a day of when title is in wife to be the person, as a day of when title is in wife to be the person, as a day of when title is in wife to be the person, as a day of when title is in wife to be the person whose is not a day of when title is in wife to be the person whose is not a day of when title is in wife to be the person whose is not a day of when title is in wife to be the person whose is not a day of when title is in wife to be the person whose is not a day of when title is in wife to be the person whose is not a day of when title is in wife to be the person whose is not a day of when title is in wife to be the person whose is not a day of which we will be the person whose is not a day of which will be the person whose is not a day of which will be the person whose is not a day of which will be the person whose is not a day of which will be the person whose is not a day of which will be the person whose is not a day of whic	the bother of the both here'y secured and at his option only if the second part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by adversived up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and the recitals of the deed of conveyance shall be taken as pecond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of SE. [SE. [
ocatorus to or comply with any of the for without notice, be declared due and payable in attorney, shall have the power to sell sums in some newspaper published in or of a desaid party of the second part or its associates and the proceeds of said sale sheet, if any, shall be paid to said party of the second part or its associates and the proceeds of said party of the second part or its associates and the proceeds of said party of the second part or its associates. The said party of the second part or its associates and party of the second part or its associates. In a said party of the second part of the second par	renoing covenants, the whole sum of money and may be forecoosed by the holder hereous end may be forecoosed by the holder hereous here one to make the forecoosed by the holder hereous here of the major of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To rand in consideration of the money loane first part. **To me personally well kn and stated that he had executed that in this day voluntarily appeared being the major part of	bein secured, may at the option of it as provided for by law, or the party of the time state of the time and place and it as provided for by law, or the party of the bighest bidder for cash at you let the bighest bidder for cash at you and purchase and the party of any purchaser at said sale and purchases attending said sale, as said as aforesaid, hereby waives and related to be the person whose name appending the person whose name appen	the bother of the both here'y secured and at his option only fit he second part or the legal holder hereof, or his assigns, a serms of saile having first been given for thirty days by adversed up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and di the recitals of the deed of conveyance shall be taken as precond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of SE. [SE. [SE.
conform to or comply with any of the for conform to or comply with any of the for a top most an expensive the conformation of	renoing covenains, the whole sum of money and may be forecosed by the bodder hereof and may be forecosed by the bodder hereof and property of any part thereof at public as in the indian Territory, in general circulation in said town or territory in given, agent, or attorney in fact, may bid a successors or assigns, to convey said per list part. I for and in consideration of the money loaner list part. I for and in consideration of the money loaner list part. Of the firs and for any the money loaner list part. I for and in consideration of the money loaner list part. Of the firs and for the money loaner list part. I for and in consideration of the money loaner list part. Of the firs and for the money loaner list part. I for any personally well known in the loaner list part. I have hereunto set my the District of the Indian Territory, on the USED CA, Indian Territory. Wester list part list part list part. It me personally well known in the list part list part. It me personally well known in the list part list part. It me personally well known in the list part list part.	commendation of the consideration and the person whose name appears of the person whose name appears the consideration and purpor the consideration and the con	the bother of the both here'y secured and at his option only fit the second part or the legal holder hereof, or his assigns, a true of saile having first been given for thirty days by adverted up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and di the recitals of the deed of conveyance shall be taken as precond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of SE. [SE. [SE.
to conform to or comply with any of the for conform to or comply with any of the for rationary, shall have the power to sell sure in some newspaper published in or of gase said party of the second part or its associated in the power said party of the second part or its associated in the second part of the second part of the second part of the second part of the second part or its associated in the second part of the second part or its and the purposes therein contained and set forth purposes therein contained and set or its and the purposes therein contained and set the purposes therein contained and set	renoing covenains, the whole sum of money and may be forecoosed by the bodder hereof and may be forecoosed by the bodder hereof and may be forecoosed by the bodder hereof and property or any part thereof at public as in the indian Territory, in give, agent, or attorney in fact, may bid a successors or assigns, to convey, said possible and the payment of all cost in the payment of all costs in the payment of the first and stated that he had executed the and stated that he had executed the manufacture of the ludian Territory, on the use of the ludian Territory, wester all cost in the ludian Territory. Wester to me personally well known and to the ludian Territory, wester to me personally well known and that he had executed the same for this day voluntarily appeared believed that the ludian territory appeared believed absence of ther said husband, declar forth, without compulsion or undurent.	commendation of the consideration and the person whose name appears to be the person whose name appears of the person whose name appears of the consideration and official seal, as such as a foresaid, hereby waives and relationships of the consideration and the person whose name appears of the person whose name appears the consideration and purpofore me. 190 before me. 190 before me. 190 before me, District in the Indian Te as the qerson whose name appears the consideration and purpofore me. 10 me well known to be a person whose name appears the consideration and purpofore me.	the botter of the bote here's secured and at his option only fit he second part or the legal holder hereof, or his assigns, a serms of saile having first been given for thirty days by adversied up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and di the recitals of the deed of conveyance shall be taken as precond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of the first party of the first pa
in conform to or comply with any of the for without notice, be declared due and payable or attorney, shall have the power to sell sure in some newspaper published in or of gasele said party of the second part or its asspowers said party of the second part or its asspowers said party of the second part or its asspowers said party of the second part or its asspowers said party of the second part or its asspowers said party of the second part or its asspowers said party of the second part or its asspowers said party of the said to said party of the said the said party of the said the said first party allowed by law. IN TESTIMONY WHEE SECOND SAID SAID SAID SAID SAID SAID SAID SAI	renoing covenains, the whole sum of money and may be forecoosed by the bodder hereof and may be forecoosed by the bodder hereof and may be forecoosed by the bodder hereof and property or any part thereof at public as in the indian Territory, in give, agent, or attorney in fact, may bid a successors or assigns, to convey, said possible and the payment of all cost in the payment of all costs in the payment of the first and stated that he had executed the and stated that he had executed the manufacture of the ludian Territory, on the use of the ludian Territory, wester all cost in the ludian Territory. Wester to me personally well known and to the ludian Territory, wester to me personally well known and that he had executed the same for this day voluntarily appeared believed that the ludian territory appeared believed absence of ther said husband, declar forth, without compulsion or undurent.	beein secured, may at the option of it as provided for by law, or the party of the time beingest bidder for cash at no let it the bighest bidder for cash at no let it the bighest bidder for cash at no let it the bighest bidder for cash at no let it to be time and place and it, or by printed or written hand bills por and purchase as any third person might reperty to any purchaser at said said as a said said as a said said	the bother of the both here's secured and at his option only fit he second part or the legal holder hereof, or his assigns, a serms of sale having first been given for thirty days by adversied up in ten public places in the vicinity of said 1 ind, at we do. And said party of the first part hereby authorizes and the recitals of the deed of conveyance shall be taken as pecond, to the payment of said doth and interest, and the real inquishes all rights of redemption, appraisement and homes hand this day of figure in the said and the real said the said and the real said the said to the consideration of the will executed the said for the consideration in the