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

Company, herein and conveyed, and b	aller feleffeu l v these present	to as the part	y 01 1	ne secona	part, th	e receipt	WLercol .	is hereby	acknow	ledged, 1	irst party	has gran	Morigag	ined, sold
cessors and assigns.	T		- 11				onto inc							Indian
Territory to with								d.			'n			

accordin to the official plat and survey thereof approved by the Secretary of the Interior of the United States. TO MAVE 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 part

that. that they are from all incumbrances, that ________________good right to sell and convey the same, and that ___________will, and ________heirs, executors, administrators and assigns, shall forever warrant and detend the title to said real estate against all law(ul claums and demands whatever.

And fild wife of said wife of said for and in consideration of said sum of money, does hereby release and quit claim, transfer and reinquish unto said party of the second part, its successors and assigns, all her right, claim and possibility of dower and homestead in or to said real estate forever. The foregoing conveyance is on condition that whereas said party of the first part is justly indebted to said party of the second part in the sum of DOLLARS, for money loaned to the "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 ...

	"我们认为了我们就是这些人,你们还是我们的你们,你们还不能是你,你能吃了,你们还是你的你们还是我们的你们都能能帮助你?""你们,我们就不是你的吗?""你是你,你能能	
	and in each year in accordance with the coupons thereto attached.	
	물법 것 같은 책임 이름이 있다. 이번 이번 문법에 물러가 물러가 물었던 것이 가지 않는 것이 같이 많이 가지 않아야 했다. 것 같은 것 같	
e Ci	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, an	nđ
	do and perform each and every covenant and agreement herein contained, then this instrument shall be null and youd, otherwise to be a lien in tull lord	-
e C	and effect	٠.
	It is expressly, mutually stipulated and agreed as follows:	1.1
	It is expressly mutually stionlated and agreed as follows	

FIGET: In case of default 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-annually, on said principal note from the date thereot to the time when the money shall be actually payd. 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 legal rate of eight per cent. **BECOND.** The first party agrees to pay all laves and assessments levied upon said real estate, also all liens, claims, adverse titles, and incumbrances ou said premises, t paid within ten days after the same are due and chargeable or become lieus upon said real estate, be holder of this mortgage may at his option, without notice, declare the while honey berein secured, due and hayable at ouce; or may elect to pay such taxes or assessments and be entitled to interest on the same at the rate of eight per cent per annum, and this such its such taxes or assessments and be entitled to interest on the same at the rate of eight per cent per annum, and this subal stand as security for the amount so paid with such interest. and if no sum of m

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, and shall permit no waste, and especially no cutting of timber, except for making and repairing fences on the place and such as shall be necessary for fire-wood for the use of the grantor's family; and the compassion of waste shall at the option of the bodier of this mortgage, render this mortgage due and graphic.

Fir TM. 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 herein, or the title teo 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 there is shall also be secured by this mortgage. SIXTM. The said first party agrees that if the maker of the note shall fall 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 sum of money here in secured, may at the online in the least the state becomes due by and payable, we will be any of the foregoing the foregoing of the secured pay of the

SEVENTM. Said first party for and in consideration of the money loaned as a foresaid, hereby waives and relinquishes all rights of redemption, appraisement and he méstead IN TESTIMONY WHEREOF, Said part of the first part ha hereunto set hand this ... dav

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ACKNOWLEDGMENT

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

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n the absence of her saw herein contained and set i IN TESTIMON	to me well known husband, occlared that she had of her o forth, without compulsion or undue inf we whereor, I have hereunto set my	to be the person whose name appear wn free will signed the relinquishme nce of her said husband. band and official seal, as such	's upon the within and foregoi ent of dower therein expressed	ing Mortgage Di d, for the purpo
SEAL)		****	*******	Notary Pu
y commission expires	9144495413 51			
		BD WHEN TITLE IS IN WIFE		
UNITED STATES OF	AMERICA, Indian Territory, Weste	m District, ss.		
On this		190 before me.		
	within and for the	District in the Indian Territ	OFV. ADDEARED IN DERSON	
ne of the parties grantor to certify. And I further certif	to me personally well known, and stated that he had executed the same in fy that on this day voluntarily appeared b	as the gerson whose name appears for the consideration and purposes refore me	upon the within and foregoing therein mentioned and set for	Mortgage Dee th, and I do her
vite to the said	and in the absence of her said husband, uech d and set forth, without compulsion or und			
IN TESTIMON	WMEREOF, I have hereunto set my l	• • • • • • • • • • • • • • • • • • • •		· · · · · · · · · · · · · · · · · · ·
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IN TESTIMON District of the Indian Terr SEAL)	Y WHEREOF, I have hereunto set my littory, on the	day 01	19 0	Notary Pul