Indian Territory Real Estate Mortgage

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know all Men by These Presents, That
hereinafter referred to as party of the first part, in consideration of the sum of DOLLARS, in hand paid by The Inter-State Morigago True Gompany, hereinatter referred to as the party of the second part, the receipt whereof is hereby acknowledged, first party has granted, bargained, sa and conveyed, and by these presents dies hereby grant, bargain, sell and convey unto the said The Inter-State Morigago Truet Company, its su
cessors and assigns, the following described premises situated in
according to the official plat and survey thereof approved by the Secretary of the Interior of t'e United States. TO MAVE AND TO HOLD, The premises above described, with the appurtenances thereunto belonging, to the said The Inter-Sta Morgtage Trust Company, its successors and assigns forever. And the said party of the first part covenants with the said party of the second pa that lawfully seized in fee of said premises,
that they are iree from all incumbrances, that
And said
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
andin 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 ellect thereof, a 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 tull 10 and effect.
It is expressly, mutually stipulated and agreed as follows: FIRET: 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 agr 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 up date thereoi to the time when the mos shall be actually paid. 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
ECOND. The first party agrees to pay all (axes and assessments 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 or become liens upon said real estate, the holder of this mortgage may at his option, without notice, declare the with sum of money berein secured, the and payable at once; 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 t mortgage shall stand as security for the amount so paid with such interest.
THIRD: Said tirst 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, shall permit no waste, and especially no cutting of limber, except for making and repairing fonces on the place and such as shall be necessary for fire-wood for the use of the krauting and in the same are in at this date, and save are shall be measured and such as shall be necessary for fire-wood for the use of the krauting and repairing fonces. The same are in at this date, shall be necessary for fire-wood for the use of the krauting and repairing the same are shall be not an at the same are save are in at this date. The same are save a
FORTING And the said its party agrees to at once insure the buildings up n said premises against loss by fire, in the amount of
FIFTH, The said first party agrees that should a petition be lifed to foreclose this mortgage, gain possession of said real estate of to protect the rights of the montgage here of the first party agrees that should be will pay an attorney's fee to be fixed, determined and allowed by the Court, and the payment ther of shall also be secured by a mortgage.
to conform to or camply with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the holder of the note here'y secured and at his option only without notice, he declared due and payable and may be foreclosed by the holder hereof as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, as or attorney, shall have the power to sell such property or any part thereof at public sale to the highest holder for cash at or attorney, shall have the power to sell such property or any part thereof at public sale to the highest holder for cash at or attorney, shall have the power to sell such property or any part thereof applies and result of the sale and terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for thirty dirys by advesting the second terms of sale having first been given for the second terms of sale having first been given for the second terms of sale having first been given for the second terms of sale having first been given for the second terms of sale having first been given for the second terms of sale having first been given for the second terms of sale having first been given for the second terms of sale having first been given for the second terms of sale having terms of s
GRYM. The said first party agrees that if the maker of the noise shall fail to pay any of said money, either principal of interest when the the same buckets due and pay of the forenoing coverants, the whole sum of money herein scencerd, may at the option of the holder of the noise here's yeared and at his option of the holder bare of the noise of the n
allowed by law.
WITNESSES
[SE/]
ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory, Western District, ss.
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to me personally well known as the person whose name appears upon the within and foregoing Motted. Lieed as one of the parties grantor, and stated that he had executed the same for the consideration and purposes therein mentioned and set forth, and i hereby so certify. And i further certify that on this day voluntarily appeared before me
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