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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
according 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 Morging 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 lawfully selzed in fee of said premises.
that they are iree from all incumbrances, that
And said wife of said wife of said and sum of money, does hereby release and quit craims transfer and relinquish unto said party of the second part, its succes sors 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 o DOLLARS, for money loaned to th
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 cent per annum, payable semi-annually, on the first days of in each year in accordance with the coupons thereto attached.
Now, it said party of the tirst part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect thereof, am 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 forc and effect. It is expressly, mutually stipulated and agreed as follows:
FIRETS In case of d-fault of payment of any sum he cin covenanted to be paid, or in default of the performance of any covenant herein contained, the said first party agree shall be actually paul. Any payments made on account of interest of eight per cent per sannan, computed semi-annuality, on said principal note from the date interest on to the time when the mone shall be actually paul. Any payments made on account of interest shall be credited in said computations so that the total amount collected shall be, and not exceed, the legal rate of eight per cent per addition of the performance of the said fraction of the said first party agrees cent. BECOND. The first party agrees to pay all (axes and assessments levied ppon said real estate, also all liens, claims, adverse filles, and incumbrances on said prenises and if not paid within ten days after the said concer or may elect to pay such taxes or assessments and teal estate, also all liens, claims, adverse filles, and incumbrances on said prenises aum of money berein secured, due and payable at once or may elect to pay such taxes or assessments and be enlited to interest on the rate of eight per cent per annum, and the mortgage shall stand as security for the amounts op laid 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 dale, and spating and repairing fences on the place and such as shall be necessary for fire-wood for the use of the grantor formating and repairing fences on the place and such as shall be necessary for fire-wood for the use of the grantor for a state of the same are in at this dale, and see and such as shall be necessary for fire-wood for the use of the grantor formating and repairing fences on the place and such as shall be necessary for fire-wood for the use of the grantor formation of the bade of the more require the necessary for fire-wood for the use of the grantor formation of the bade of the more require the necessary for fire-wood for the necessary for fire-wood for the use of the grantor formation of the bade of the more require the necessary for fire-wood for he necessary for fire-wood for the necessary
FOURTHS And the said list party agrees to at once insure the buildings up a 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 said second party, and that in the event in failure, neglect or relivation of said first party to so insure the buildings or to re-insure the same and deliver the policies properly assigned or pledged to these presents, to insure the vent in the failure, neglect or relivation of said first party to so insure the buildings or to re-insure the same and deliver the policies properly assigned or pledged to these presents, to insure to event said buildings for said amount, and the said. The Inter-State Montages Trust Company, may sign all papers and applications precessary to obtain such insurance in the nue, place and stead of said first party; and it is further agreed that in the event of loss under such policy or policies, the said Second party shall tave find power to demand, receive, collect and its said of the first party; and it is further agreed that in the event of loss under such policy or policies, the said Second party shall fave find purpose may in the name, place and they are sond of shall explore and applications precessary to obtain such insurance in the same and for that purpose may in the name, place and itsel aparty, and is sha sace and and that and the said second party of the second part or it assigns, may effect such insurance as bereinbefore agreed at some and applications precessers is and and and and and and a state and a shall explore and applications precessary in a state of a state and the said second part of it assigns, may effect such insurance as at state of said and and and and the said second part of it assigns, may effect such insurance as bereinbefore agreed and that and and and and the said second part of it assigns, may effect such insurance as bereinbefore agreed part and and and and and and and and and an
same and for inst purpose may in the name, place and stead of said First party, and as in's acent and attorniy in tact, sum and endorse an 'outcres', receipts and urants (and staid to encounter of procure to be more store and to apply the amount so collected toward the pay, suf of a note, interest compons and interest thereon hereby scare. I and if any of said arrest ments be not performed as aforesaid, then said party of the second part of its assigns, may effect such insurance as bereinbefore agreed, paying the cost thereof's and framy of said agree interest thereon thereby scare. I and if any of said agree interest thereon thereby scare is and if any of said agree interest thereon thereby scare is and if any of said agree interest thereon thereby scare is and if any of said agree interest thereon from the time of payment at the rate of eight per cent per annual payment of said agree interest thereon of said agree interest thereon there is scare interest of eight per cent per annual pay also pay the interest thereon of said and interest compons.
FIFTM. 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 mortgagee herein mortgage. 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 mortgagee herein mortgage. The said first party agrees that they will pay an attorney's fee to be fixed, determined and allowed by the Court, and the payment thereof shall also be secured by the mortgage. The said first party agrees that if the maker of the nois shall fail to pay any of said money, either principal or interest when the the same becomes due and payable, to conform to or comply with any of the foregoing covenants, the whole same of money berein secured, may at the option of the holder of the noise herein y secured and at his option only an with number and here and navable add may be the holder hered or sornavided for by law, or the party of the scole parted the level holder hereof. This assist, says are supported as the possession of the same becomes due and payable and may be the holder for the noise of the noise of the noise herein secured and at his option only an with number and encode part or the level holder hereof. This assist, says agrees the same becomes due and payable and may be the holder for the noise of the noise of the noise herein secured and at his option only an attend to be the holder for the noise of the noise of the same herein secured.
to conform to or comply with any of the forecome covenants, the whole sam of money herein scared, may be the scared may be 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, ages or diversely and the second part or the legal holder hereof, or his assigns, ages or diversely be 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, ages or diversely be and the second part or the legal holder hereof, or his assigns, ages or diversely be and the second part or the legal holder hereof, or his assigns, ages or diversely be and the second part or the legal holder hereof, or his assigns, ages or diversely be and the second part of the note here y second part or the legal holder hereof, or his assign a diversely and the second part of the legal holder hereof, or his assign a diversely and the second part of the second part or the legal holder hereof, as y diversely a second part of the legal holder hereof, as y diversely a diversely and the second part of the se
allowed by law.
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ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory, Western District, ss.
On thisday of 190, before me a
to me personally well known as the person whose name appears upon the within and foregoing Mortgag Dued 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 d hereby so certify. And I turther certify that on this day voluntarily appeared before me
to me well known to be the person whose name appears upon the within and forcgoing Mortgage Deec in the absence of her said husband, declared that she had of her own free will signed the relinguishment of dower therein expressed, for the purpose therein contained and set forth, without compulsion or undue inf. uence of her said husband. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, as such
District of the Indian Territory, on the
TO BE USED WHEN TITLE IS IN WIFE UNITED STATES OF AMERICA, Indian Territory, Western District, ss. On this
a
so certify. And I further certify that on this day voluntarily appeared before me
purposes therein contained and set forth, without compulsion or undue intluence of her said busband. IN TESTIMONY WHEREOF, I have hereunto set my hand, as such
(SEAL) My commission expires Deputy Clerk and Ex-Otticio Recorder.