## Indian Territory Real Estate Mortgage

	st part, in consideration of the sum of the
DOLLARS, in hand paid by The Inter-State Mortgage True company, in remailer reserves to as the paity of the second part, the receipt whereof is hereby acknowledged, first party has granted, burgained, so inductory eyed, and by these presents does beserve grant, burgain, sell and convey unto the said The Inter-State Mortgage Truet Company, its suessors and assigns, the following described premises situated in	
	Secretary of the Interior of the United States. described, with the appurtenancis thereunto belonging, to the said <b>The Inter-Stat</b> yer. And the said party of the first part covenants with the said party of the second par dises,
	_good right to seil and convey the same, and thatwill, andheirs, exccutor, he title to said real estate against all lawful claims and demands whatever.
And said	wife of said
The toregoing conveyance is on condition that whereas sa	id party of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second part in the sum of the first part is justly indebted to said party of the second party of the
arty of the first part by the party of the second part, evidence	d bypromissory note of even date herewith, with interest thereon from
late, at the rate of	r annum, payable semi-annually, on the first days of
Now, it said party of the first part shall pay or eause to to and perform each and every covenant and agreement herein and effect. It is expressly, mutually stipulated and agreed as follow	be paid said note and the interest thereon according to the tenor and effect thereof, at contained, then this instrument shall be null and void, otherwise to be a lieu in full forws:
	nted to be paid, or in default of the performance of any covenant herein contained, the said first party agree t per annum, computed semi-annually, on said principal note from the date thereot to the time when the mon didted in said computation so that the total amount collected shall be, and not exceed, the legal rule of eight party of the
nd if not paid within ten days after the same are due and chargeable or becom um of money herein secured, due and payable at once; or may elect to pay su nortgage shall stand as security for the amount so paid with such interest.	sments levied upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premist e liens upon said real estate, the holder of this unortgage may at his option, without notice, declare the wh that haves or assessments and be entitled to interest on the same at the rate of eight per cent per annum, and th
THERD: Said first party agrees to keep all buildings, fences, a bail permit no waste, and especially no cutting of timber, except for make femily and the commission of waste shall at the opinion of the balder of this n	nd other improvements on said real estate, in as good repair and condition as the same are in at this date, a ing and repairing tences on the place and such as shall be necessary for fire-wood for the use of the grantol portrage, reduct this mortrage due and payable.
FOURTH: And the said first party agrees to at once insure the inclines, in insurance companies approved by said second party, and to at on the failure, neglect or reinasi of said first party to so insure the buildings or.	buildings up in said premises against loss by fire, in the amount of diver the insurance oblicies, properly assigned or pletiged to said second party; and itsi in the event of c-insure the same and deliver, the policies properly assigned -r pledged to the said The Inter-State Mor
mage i reast Company, hero's noull it has day on which any such policies san ad buildings is said you fit and the day on which such extensions the corresponding of the policies of the polici	buildings upon said premises against loss by fire, in the amount of  ce deliver the insurance policies, properly assigned or pledged to said second party; and that the event of ce-insure the same and deliver the policies properly assigned repledged to the said The Inter-State Mor III expire; then said second party is hereby authorized and emoowered by these presents, to insure or re-insurance and company, may sign at lapares and applications necessary to obtain such insurance in the name, place are such policy or policies, the said second jarty shall have full power to demand, receive, collect and settler y, and as his agent and attorney in fact, sign and endorse all vouchers, receipts and carries that shall be necessary to obtain such a such as the name, the name, place are such as the property of the property of the property of the property of the name of the name of the name, place are such as the name of the
agains semi-annually, these presents at the as set with the training that it is not the title fee or the possession of said real estate that they will pay an attorm mortgage.	if to foreclose this mortgage, gain possession of said real estate or to protect the rights of the mortgagee here by's fee to be fixed, determined and allowed by the Court, and the payment ther of shall also be secured by th
ng in some newspaper published in or of general circulation in said lown or i ale said party of the second part or its assignee, agent, or attorney in fact, i overs said party of the second part or its successors or assigns, to convey acle, true, and the proceeds or said saids shall be applied first to the payment of ler, it any, shall be paid to said party of the first part.	of money herein secured, may at the option of the holder of the note hereby secured and at his option only a or beyend as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, age polic sale to the highest bidder for cash at ritory, public notice of the time and place and terms of sale having first been given for thirty days by advert erritory, or by printed or written hand bills posted up in ten public places in the vicinity of said i ud, at whi may bid and purchase as any third person might do. And said party of the first part hereby authorizes and en y, add property to any part chaser at said sale and the rectains of the deed of conveyance shall be acted as print It all costs and expenses attending said sale, second, to the payment of said debt and interest, and the remains the sale of the deed of the sale interest, and the remains the sale of the deed of the sale interest, and the remains the sale of the deed of the sale interest, and the remains the sale of the sale of the sale of the sale of the sale interest.
illowed by law.	ey loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homeste
illowed by law.  IN TESTIMONY WHEREOF, Said part of ti	ey loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homeste the first part ha hereunto set hand this day of [SEA.
illowed by law.	tey loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homeste the first part ha hereunto set hand this day of [SEA.] [SEA.]
Illowed by law. IN TESTIMONY WHEREOF, Said part of ti	the first part ha hereunto set hand this day of [SEA.]  [SEA.]  [SEA.]
IN TESTIMONY WHEREOF, Said part of ti	tey loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homeste he first part ha hereunto set hand this day of [SEA] [SEA] [SEA]
Illowed by law.  IN TESTIMONY WHEREOF, Said part of the s	the first part ha hereunto set hand this day of SEA.  [SEA.  [SEA
IN TESTIMONY WHEREOF, Said part of the s	the first part ha hereunto set hand this day of SEA.  SEA.  KNOWLEDGMENT  ritory, Western District, se.  District in the Indian Territory, appeared in person,
IN TESTIMONY WHEREOF, Said part of ti	the first part ha bereunto set hand this day of [SEA]  [SE
IN TESTIMONY WHEREOF, Said part of ti	ey loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homeste he first part ha hereunto set hand this day of [SEA].  [SEA] [SEA] [SEA]  [SEA] [
IN TESTIMONY WHEREOF, Said part of the said parties grantor, and stated that he had executed and said further certify that on this day voluntarily appear to me well known the absence of her said husband, declared that she had of his parties grantor, without compulsion or undue in the absence of her said husband, declared that she had of his parties grantor, without compulsion or undue in the absence of her said husband, declared that she had of his parties of the said husband, we compulsion or undue in the table parties grantor, without compulsion or undue in the table parties grantor. I have hereunto set	ke first part ha hereunto set hand this day of [SEA]  [SEA
IN TESTIMONY WHEREOF, Said part of the on this day of to me personally shere by so certify.  And I further certify that on this day voluntarily appear to me well known the absence of her said husband, declared that she had of his the incommended and set forth, without compulsion or undue in the absence of her said husband, declared that she had of his the incommended and set forth, without compulsion or undue in the absence of her said husband, declared that she had of his herein contained and set forth, without compulsion or undue in the absence of her said husband, declared that she had of his herein contained and set forth, without compulsion or undue in the transfer of the Indian Territo (SEAL)	in the same to the person whose name appears upon the within and foregoing Mortgage Determined the same to the purpose the relinquishment of dower therein expressed, for the purpose they and and official seal, as such in term, on the day of the same to the consideration and purposes therein expressed, for the purpose they are th
IN TESTIMONY WHEREOF, Said part of the second part parties grantor, and stated that he had execuntereby so certify.  And I further certify that on this day voluntarily appear to me well known the second parties grantor, and stated that she had of he in the absence of her said husband, declared that she had of he in the absence of her said husband, declared that she had of he interest contained and set forth, without compulsion or undue in the theory whereof, I have hereunto see	in the same to the person whose name appears upon the within and foregoing Mortgage Determined the same to the purpose the relinquishment of dower therein expressed, for the purpose they and and official seal, as such in term, on the day of the same to the consideration and purposes therein expressed, for the purpose they are th
IN TESTIMONY WHEREOF, Said part of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had of the state of the said husband, declared that she had executed the state of the said husband, declared that she had executed the state of the said husband, declared that she had executed the state of the said husband, declared that she had executed the she had of the state of the said husband, declared that she had executed the said husband, declared that she had executed the said husband, declared that she had executed the she had of the said husband, declared that she had executed the she had of the said husband, declared that she had executed the she had of the she had executed the she had execute	in the first part ha hereunto set hand this day of SEA.  [SEA]  [
IN TESTIMONY WHEREOF, Said part of the second part of the parties of the second part of the parties grantor, and stated that he had executed parties of the second parti	well known as the person whose name appears upon the within and foregoing Mortgage Deter own free will signed the relinquishment of dower therein expressed, for the purpos it number of her said and official seal, as such in the purpos in the within and official seal, as such in the purpos in the within and foregoing Mortgage Deter own free will signed the sauch of her said husband.  In the said and official seal, as such in the purpos in the within and official seal, as such in the purpos in the within and official seal, as such in the purpos in the within and official seal, as such in the purpos it was a such
IN TESTIMONY WHEREOF, Said part of the state of the said part on the parties of a meritary so certify.  And I further certify that on this day voluntarily appear to me well known the absence of her said husband, declared that she had of herein contained and set forth, without compulsion or undue in the absence of the said husband, declared that she had of herein contained and set forth, without compulsion or undue in the absence of her said husband, declared that she had of the interior contained and set forth, without compulsion or undue in the absence of her said husband, declared that she had of the interior contained and set forth, without compulsion or undue in the safe parties of the Indian Territor (SEAL)  My commission expires	the first part ha hereunto set hand this day of [SEA]  [SE
IN TESTIMONY WHEREOF, Said part	in the first part ha hereunto set hand this day of SEA.  [SEA.]  [SEA.
IN TESTIMONY WHEREOF, Said part	cy loaned as aforesaid, hereby waives and reliaquishes all rights of redemption, appraisement and homeste the first part ha hereunto set hand this day of [SEA]  [S
IN TESTIMONY WHEREOF, Said part	cy loaned as aforesaid, hereby waives and relinquishes all rights of redemption, appraisement and homeste the first part ha hereunto set hand this day of (SEA).  [SEA]  [