## Indian Territory Real Estate Mortgage

	I part, in consideration of the sum of
	DOLLARS, in hand paid by The Inter-State Mortgage True
	rt, the receipt whereof is hereby acknowledged, first party has granted, bargained, solo
	ell and convey unto the said <b>The Inter-State Mortgage Trust Company,</b> its suc District
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	and the control of th
cordin a to the official plat and survey thereof approved by the S	
	scribed, with the appurlenancis thereunto belonging, to the said <b>The Inter-Stat</b> . And the said party of the first part covenants with the said party of the second par
	es,
	ood right to sell and convey the same, and thatwill, andheirs, executors title to said real estate against all lawful claims and demands whatever.
And said	wife of saidwife of saidand_relinquish unto said party of the second part, its success
rs and assigns, all her right, claim and possibility of dower and	homestead in or to said real estate forever.
	party of the tirst part is justly indebted to said party of the second part in the sum of DOLLARS, for money loaned to the
	promissory notes of even date herewith, with interest thereon from
at the rate of	
	e paid said tote and the interest thereop according to the tenor and effect thereof, an ntained, then this instrument shall be null and yold, otherwise to be a lien in full lorg
o and perform each and every covenant and agreement herein con and effect.	ntained, then this instrument shall be hull and void, otherwise to be a lien in tull lord
	first part shall keep all taxes and assessments fully paid as required by law, and shall
eep the buildings on said premises insured against loss or damage	e by fire and tornado, in the sum of \$with loss payable to said party of the first part so to do, said party of the second part may pay such taxe interest on the same at the rate of eight per cent per annum, and this mortgage sha
nd assessments and effect such insurance, and shall be chitiled to tand as security for the amount so paid with such interest.	interest on the same at the rate of eight per cent per annum, and this mortgage shall
	all fail to pay any of said money either principal or interest when the same become
ue and payable, or to conform to or comply with any of the lorego f the note bereby secured and at his option only, and without not	all full to pay any of said money, either principal or interest when the same become of the coverants, the whole sum of money herein secured, may at the option of the holder, be declared due and payable and may be foreclosed by the holder, hereof as provide
or hw law or the norty of the second nort or the leval holder he	erent or his assions agent or attorney shall have the hower to sell such bronerty o
ny part thereof at public sale to highest bid er for cash atlace and terms of sale having first been given for thirty days by	auvertising in some newspaper published in or of general circulation in said town o
eritory, or by printed or written hand bills posted up in ten pub- ssignee, agent, or attorney in fact, may bid-and purchase as any	tlic places in the vicinity of said land, at which sale said party of the second-part or it third person might do. And said party of the first part hereby authorizes and empow
rs said party of the second part or its successors or assigns, to co nee shall be taken as orima facie, true, and, the proceeds of said	onvey said property to any purchaser at said sale and the recitals of the deed of convey
	d sale shall be applied first to the payment of all costs and expenses attending said sale
econd, to the payment of said debt and Interest, and the remainder	d sale shall be applied first to the payment of all costs and expenses attending said sale r, if any, shall be paid to said party of the first part.
Said first party for and in consideration of the money loane	d sale shall be applied first to the payment of all costs and expenses attending said sale r, if any, shall be paid to said party of the first part. ed as aforesaid, hereby waives and relinquishes all rights of redemption, appraisemen
Said first party for and in consideration of the money loane nd homestead allowed by law.	ed as aforesaid, hereby waives and relinquishes all rights of redemption, appraisemen
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Said first party for and in consideration of the money loane nd homestead allowed by law.  IN TESTIMONY WHEREOF, Said part of the f	ed as aloresaid, hereby waives and relinquishes all rights of redemption, appraisement first part hahereunto sethandthisday of[SEAL]
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Said first party for and in consideration of the money loane and homestead allowed by law.  IN TESTIMONY WHEREOF, Said part	ISEAL  SEAL
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