Indian Territory Real Estate Mortgage

hereinafter referred to as party of the second part, in	consideration of the sum of
alletemater reterrive to as party of the second party	DOLLARS, in hand paid by The Inter-State Mortgage Trus
company. hereinatter referred to as the party of the second part, the re	ceipt whereof is hereby acknowledged, tirst party has granted, bargained, so
nd conveyed, and by these presents dees hereby grant, bargain, sell and co	nvey unto the said The Inter-State Mortgage Trust Company, its su
ssors and assigns, the following described premises situated in	District Nation, India
and the state of the	an in den tream a construit in international acusta de international actual de international actual actual des
nan apintaminan minan pinan manan	isalis tenjaran ingangangan manggapatan te katamat interpretation dan berata ang manggapat ang manggapat ang m Tanggapat ang manggapat an
	eriga variantina kang manggangan malama malama malaman kang malaman kang malaman kang malaman kang malama kang
cordin; to the official plat and survey thereof approved by the Secretary	of the Interior of the United States.
	with the appurtenancis thereunto belonging, to the said The Inter-Sta t he said party of the first part covenants with the said party of the second pa
langular saired in tee of said oremises	ile Said party of the 1118t part toyenants with the Said party of the Second po-
nat they are tree from all incumbrances, that	to sell and convey the same, and thatwill, andheirs, executor and real estate against all lawful claims and demands whatever.
iministrators and assigns, shall lorever warrant and defend the title to sa	and real estate against all lawful claims and demands whatever.
And said	wife of said
rs and assigns, all her right, claim and possibility of dower and homester	ad in or to said real estate foreyer.
The loregoing conveyance is on condition that whereas said party of	the tirst part is justly indebted to said party of the second part in the sum DOLLARS, for money loaned to the
with a fithe first part by the party of the second part, evidenced by	promissory notes of even date herewith, with interest thereon fro
arty of the first part by the party of the second part, evidence by	per cent per annum.
Now, if said party of the first part shall pay or eause to be paid sai	d note and the interest thereon according to the tenor and effect thereof, at then this instrument shall be null and void, otherwise to be a lien in full for
o and perform each and every covenant and agreement herein contained, and effect.	then this instrument shall be null and yold, otherwise to be a lien in full lor
It is expressly stipulated and agreed that said party of the first par-	t shall keep all taxes and assessments fully paid as required by law, and sha
eep the buildings on said premises insured against loss or damage by fire	and tornado, in the sum of \$\ with loss payable to sa y of the first part so to do, said party of the second part may pay such tax on the same at the rate of eight per cent per annum, and this mortgage sha
arty of the second part. And in case of the failure or neglect of said party nd assessments and effect such insurance, and shall be enti lled to interest	on the same at the rate of eight per cent per annum, and this mortgage sha
tana as security for the amount so data with such interest.	
the said first party agrees that if the maker of the note shall fall to ue and payable, or to conform to or comply with any of the foregoing cover-	o pay any of said money, either principal or interest when the same become mants, the whole sum or money herein secured, may at the option of the hold clared due and payable and may be foreclosed by the holder hereof as provid his assigns, agent, or attorney, shall have the power to sell such property
t the note hereby secured and at his option only and without holice, be dec or by law, or the party of the second part or the legal holder hereof, or	his assigns, agent, or attorney, shall have the power to sell such property
ny part thereof at public sale to highest bid er for cash at	in the Indian Territory, public notice of the time at
lace and terms of sale naving first been given for thirty days by advertise erritory, or by printed or written hand bills posted up in ten public places	s in the vicinity of said land, at which sale said party of the second part or i
ssignee, agent, or attorney in fact, may bid and purchase as any third per rs said party of the second part or its successors or assigns, to convey sa	rson might do. And said party of the first part heledy authorizes and empovid properly to any purchaser at said sale and the recitals of the deed of conve
nce shall be taken as prima facie, true, and the proceeds of said sale sha	all be applied first to the payment of All COSIS and expenses Allending Said Sai
econg. to the dayment of said gedt and interest, and the temander, it any,	shall be paid to said party of the first part.
Said first party for and in consideration of the money loaned as at	shall be paid to said party of the first part. oresaid, hereby waives and relinquishes all rights of redemption, appraiseme:
Said first party for and in consideration of the money loaned as all nd homestead allowed by law.	in the Indian Territory, public notice of the time an ing insome newspaper published in or of general circulation in said town of sin the vicinity of said land, at which sale said party of the second part or is on might do. And said party of the first part hereby authorizes and empow id property to any purchaser at said sale and the recitals of the deed of conveyal to be applied first to the payment of all costs and expenses attending said said shall be paid to said party of the first part. Oresaid, hereby waives and relinquishes all rights of redemption, appraisement the hareunto set. The hard this day of
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