Indian Territory Real Estate Mortgage

hereinatter referred to as party of the first part	t. in consideration of the sum of
	DOLLARS, in hand paid by The Inter-State Morigage Truster in the receipt whereof is hereby acknowledged, first party has granted, bargained, solid convey unto the said The Inter-State Morigage Trust Company, its suc
ssors and assigns, the following described premises situated in	Creek nation India
rritory, to-wit:	7 7 (*) 0 1 # 8
The north fifty (50) feet of Fot	The Swe (2) in Block no. One
Hundred Fifty Eight (158) in the Cit,	Julsa
ordin to the official plat and survey thereof approved by the Secret	ary of the Interior of the United States
TO HAVE AND TO HOLD. The premises above describe to the company, its successors and assigns forever. At the control of the con	ed, with the appurtenancis thereunto belonging, to the said the inter-stat nu the said party of the first part covenants with the said party of the second par
at they are iree from all incumbrances, that he have good r ministrators and assigns, shall forever warrant and defend the title And said Josephine Leeds	ight to seil and convey the same, and that he will, and he heirs, executors to said real estate against all lawful claims and demands whatever. wife of said Clarence L Leas
r and in consideration of said sum of money, does hereby release and rs and assigns, all her right, calm and possibility of dower and hom The loregoing conveyance is on condition that whereas said part:	quit claim, transfer and reinquish unto said party of the second part, its speces estead in or to said real estate forever. y of the first part is justly indebted to said party of the second part in the sum o
The state of the s	DOLLARS, for money loaned to the promissory note of even date herewith, with interest thereon from
ite, at the rate of Signature in each year in accordance w	um, payable semi-annually, on the first days of Morch
Now, it said party of the first part shall pay or eause to be paid and perform each and every covenant and agreement herein contain id effect.	I said note and the interest thereon according to the tenor and effect thereof, an ned, then this instrument shall be null and yold, otherwise to be a lien in tull lord
It is expressly, mutually stipulated and agreed as follows: FIRST: In case of default of payment of any sum he can covenanted to be	e paid, or in default of the performance of any covenant berein contained, the said first party agre num, computed semi-nunually, on said principal note from the date thereof to the time when the mon said computation so that the total amount collected shall be, and not exceed, the legal rate of eight p
pay ine said second party of its assigns, interest at the rate of eight per could be all located by pay. all be actually paid. Any payments made on account of literest shall be credited in the country of the credited in the country of the countr	said computation so that the lotal amount collected shall be, and not exceed, the legal rate of eight p levied upon said real estate, also all liens, claims, adverse fittes, and incumbrances on said premise
ig if not paid within ten days after the same are doe and chargeable or become liens n m of monsy berela secured, dee and payable at once; or may elect to pay such taxes o prigage shall stand as security for the amount so paid with such interest.	levied upon said real estate, also all liens, claims, adverse titles, and incumbrances on said premise pon said real estate, the holder of this mortgage may at his option, without notice, declare the whor assessments and be entitled to interest on the same at the rate of eight per cent per annum, and the
THIRD! Said tirst party agrees to keep all buildings, fonces, and other all permit in waste, and especially no catting of timber, except for making and in permit and the commission of waste shall at the option of the holder of this mortgage,	improvements on said real estate, in as good repair and condition as the same are in at this date, a repairing fences on the place and sach as shall be necessary for fire-wood for the use of the granton render this mortgage due and payable.
FOURTM: And the said first party agrees to at once insure the buildings blars, in insurance companies approved by said second party, and to at once delive a failure, neglect or retusal of said first party to so insure the buildings or to re-insu	in pure said premises against loss by fire, in the amount of
ge Trust Company, pero-e noon of use day on which any such policies and expire id buildings for said amount, and the said. The Inter-State Mortgage Trust Comp ead of said first party; and it is further agreed that in the event of loss under such pa me and for that purpose may in the name, place and stead of said first party, and	; then sam second party? is decloy duthor need and empowered by these presents, to distinct of teamy, may sign all papers and applications necessary to obtain such insurance in the name, place all plicy or policies, the said second justy shall lave full power to demand, receive, collect and settle his agent and attornty in fact, sign and endorse all vonchers, receipts and drafts that shall be nece
ry to procure the money thereunder, and to apply the amount so collected toward the puris be not performed as advorsaid, then said party of the second part or its assigns, in dyment for statutory lien claims including all costs and for the repayment of all the whole seni-amounts whose presents shall be as secrety in like magnet and with like	payment of a note, interest coupons and interest thereon hereby secure; and if any of said agrees may effect such insurance as hereinbefore agreed, paying the cost thereof; and may also pay the initiation and the control of the paying the cost thereof; and may also pay the interest coupons.
the title too or the possession of said real estate that they will pay an attorney's fee to	lose this mortgage, gain possession of said real estate or to protect the rights of the mortgagee here o be fixed, determined and allowed by the Court, and the payment ther of shall also be secured by th
origage.	l to pay any of said money, either principal or interest when the the same becomes due and payable,
thout notice, be declared due and payable and may be foreclosed by the holder bereof	herein secured, may at the option of the holder of the note hereby secured and at his option only at as provided for by law, or the party of the second part or the legal holder hereof, or his assigns, age
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