Mndian Territoro Real Estate Mortgage

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erritory. to-wit:	((/)-15-4/11)-11-15-4-11-15-4-11-11-11-11-11-11-11-11-11-11-11-11-1						***************************************
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at. ac. ac. ac. ac. ac. ac. ac.	he first party agrees to pa ys after the same are due i i, due and pavable at once,	ny all (axes and asse and chargeable or become or may elect to pay su	essments !evied upo me lieus apon said r ach taxes or assessu	n said real estate, also a eal estate, the bolder of tents and be entitled to it	Il liens, claims, adverse ti this mortgage may at his iterest on the same at the	tles, and incumbran option, without not rate of eight per cen	ices on said premi ice, declare the w t per annum, and
THIRD: Said	first party agrees to keep especially no cutting of	all buildings, fences, f timber, except for ma	and other improven king and repairing t	ents on said real estate, ences on the place and su	in as good repair and com chas shall be necessary	dition as the same ar for fire-wood for th	re in at this date, le use of the grant
FOURTM: An oliars, in insurance compai ne failure, neglect or reinse	d the said first party agre ales approved by said seco al of said first party to so	es to at once insure the nd parly, and to at or insure the buildings or	e buildings up n said uce deliver the insu- to re-insure the san	premises against loss by rance policies, properly a ge and deliver the policie	y fire, in the amount of ssigned or pledged 10 Sai sproperly assigned r ple	Heread Hum A d second party; and dged to the said The	d that in the even Inter-State Mo
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the fille fee or the possess- origage. **EXTM**. The sai conform to or comply with ithout notice, be declared d attorney, shall have the pu gr in some newspaper publi- ties said party of the second wers said party of the second wers said party of the second the state party of the second the said party of the second	on ot said real estate that it first party agrees that it any of the foregoing cover up and payable and may be over to sell such property shed in or of general circles agreed to sell sach property in a part or its assignce, agent and part or its successory said sale shall be applied.	they will pay an attorn of the maker of the note chants, the whole sum e foreclosed by the hold or any part thereof at in the Indian Te mathon in said town or , or attorney in fact, s or assigns, to conve d first to the payment	ney's fee to be fixed, shall fail to pay an of money herein sec ler hereof as provide public sale to the hig- rritory, public notice (sertiory, or by prin may bid and purch ay said property to a of ail costs and expe	y of said money, either pured, may at the option of for by law, or the pariphest bidder for cash at of the time and place an ited or wirten hand bills se as any third person muy pur chaser at said said said said said said said said	by the Court, and the pay, rincipal or interest when the holder of the note y of the second part or the d terms of sale having fir posted up in ten public pi girl do. And sald party of e and the recitals of the de second; to the payment o	ment ther of shall a the the same become here'ny secured and legal holder hereof, at been given for thi aces in the vicinity of the first part herel sed of conveyance sh if said debt and inter	lso be secured by es due and payable at his option only or his assigns, as inty days by awe of said lind, at w ow authorizes and nall be taken as pr est, and the rem
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