Indian Territory Real Estate Mortgage

	ereinafter referred to as party of the first part, in consideration of the sum of	
ompany, hereinatter to conveyed, and by the ssors and assigns, the	DOLLARS, in hand paid by The Inter-State Morigage To referred to as the party of the second part, the receipt whereof is hereby acknowledged, first party has granted, bargained, bese presents dies hereby grant, bargain, sell and convey unto the said The Inter-State Morigage Trust Company, its ne following described premises situated in the said The Inter-State Morigage Trust Company, its	ru s i , solo suc ndiai
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cording to the official TO HAVE AN lorgtage Trust Cor	I plat and survey thereof approved by the Secretary of the Interior of the United States. ND TO HOLD, The premises above described, with the appurtenancis thereunto belonging, to the said The Inter-Sompany, its successors and assigns forever. And the said party of the first part covenants with the said party of the second lawfully seized in tee of said premises,	tate par
at they are tree from Iministrators and assig	n all incumbrances, that	tors
r and in consideration ors and assigns, all her The toregoing con	Wife of said. not said sum of money, does hereby release and quit craim, transfer and relinquish unto said party of the second part, its suer right, claim and possibility of dower and homestead in or to said real estate forever. ouveyance is on condition that whereas said party of the first part is justly indebted to said party of the second part in the su DOLLARS, for money loaned to	icces im o thi
orty of the first part bute, at the rate of	by the party of the second part, eviden.ed by	fron
Now, it said part and perform each and and effect.	rety of the first part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect thereon note the first part shall pay or eause to be paid said note and the interest thereon according to the tenor and effect thereon note that it is instrument shall be null and you, otherwise to be a lien in full mutually stipulated and agreed as 1011ows:	f, and 105¢
pay the said second party of all be actually paid. Any	se of default of payment of any sum he ein covenanted to be paid, or in default of the performance of any covenant herein contained, the said first party or its assigns, interest at the rate of eight per cent per annum, computed semi-annually, on said principal note from the date thereof to the time when the y payments made on account of interest shall be credited in said computation so that the total amount collected shall be, and not exceed, the legal rate of eigh	
SECOND. The state of the state	The first party agrees to pay all laxes and assessments levied upon said real estate, also all liens, claims, adverse titles, and incumbrances on sair pre- ays after the same are due and chargeable or become liens upon said real estate, the holder of this mortgage may at his option, without notice, declar at each que and bayable di once you may be level to pay such taxes or assessments and be ealified to interest on the same at the rate of eight per cent per annum, at unity for the amount so paid with such interest. Id tirst party agrees to keep all buildings, lences, and other improvements on said real estate, in as good repair and condition as the same are in at this dat	wholed the
al I permit no waste, and mily; and the commission of FOURTHS An ollors, in insurance compar le failure, neglect or rejusa	id first party agrees to keep all buildings, lences, and other improvements on said real estate, in as good repair and condition as the same are in at this dat nd especially no cutting of timber, except for making and repairing fences on the place and sact as shall be necessary for fire-wood for the use of the gra no waste shall at the option of the bolder of this mortgage, reader this mortgage due and payable. In the said first party agrees to at once insure the buildings up a said premises against loss by fire, in the amount of nales approved by said second party, and to at once deliver the insurance policies, properly assigned or pledged to said second party; and that in the eval of said first party to so insure the buildings or or for-insure the same and deliver the policies properly assigned or pledged to the said The Inter-State	vent o
ge Trust Company, before id buildings for said amount of said first party; and me and for that purpose me try to procure the money the note be not performed as aid to the said the said to the said to the said t	of the said first party agrees to at once insure the buildings up a said premises against loss by fire, in the amount of an is second party, and to at once deliver the insurance policies, properly assigned or piedged to said second party; and that in the eval of said first party to so insure the buildings or or ore-insure the same and deliver the policies properly assigned or piedged to the said. The Inter-State for enough of the day on which any such policies shall expire; then said second party is hereby authorized and embowered by these presents, to insure or remaining the said, The Inter-State Mortgage Trust Company, may sign all papers adapplications necessary to obtain sach insurance in the name, the said second said first party, and as his agent and attoracy in fact, say and endorse ut obtain said and the said first party, and as his agent and attoracy in fact, say and endorse ut out of the said first party, and as his agent and attoracy in fact, say and endorse ut out of the second party and said first party, and as his agent and attoracy in fact, say and endorse ut out of the party and as his agent and attoracy in fact, say and endorse ut out on the party, and as his agent and the party of the second party of the second part or its assigns, may effect such insurance as hereinbefore agreed, paying the cost thereof, and may also pay the claims including all costs and for the repayment of all moneys so paid with interest thereour from the time of payment at the rate of eight per cent per as see presents shall be as security in like manner and with like effect as for the payment of said note and interest coupons.	tle the necessagree
the title too or the possessiorigage.	aid first party agrees that should a petition be filed to foreclose this mortgage, gain possession or said real estate or to protect the rights of the mortgage is ison of said real estate that they will pay an attorney's fee to be fixed, determined and allowed by the Court, and the payment thereof shall also be secured it.	by thi
conform to or comply with ithout notice, be declared di attorney, shall have the po	an tirst party agrees that it the maker of the hole shall tall to pay any of said honey, thin principal of interest when he hie shall be whole some of more when the the whole some of more when the the principal of the holder of the hole hereby secured and this option of the holder of the hole bereby secured and this option of the holder of the hole bereby secured and this option of the holder of the second part of the legal holder hereof, or his assigns, power to sell such property or any part thereof at public sale to the highest hidder for each at the party of the second part of the legal holder hereof, or his assigns, power to sell such property or any part thereof at public police of the time and place and terms of sale having first been given for thirty days by add part or its assignee, agent, or attorney or territory, or by printed or written had bills posted up in ten public places in the vicinity of said I had, at distributed and party of the first part hereby authorizes at sold party or its nucessors or astings, to convey and property to any part has a fact of the payment of said debt and interest, and the resaid party of the first part.	ily an . agen vertis
le said party of the second	d part or its assignee, agent, or attorney in fact, may bid and purchase as any third person might do. And said party of the first part hereby authorizes at condigact or its auccessors or assigns, to convey said property to any purchaser at said said and the recitals of the deed of conveyance shall be taken as a chald see held be analysis first the program of all costs and expenses attending said sales, second, to the payment of said debt and interest, and the first	nd em Prim email
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