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Form LOKLAHOMA REAL ESTATE MORIGAGE			PAUSEX LABOUR COMBUST.	SIACORCIA, DAMAS, TEXAS-110
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n hand paid by THE INTER-STATE MORTGAGE TRUST COMPANY, particular COMPANY, the following described premises, situated in the Co	July 25	hro .	State of Oklahoma to	wit-
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om date until paid, at the rate of Six per cent per annum, payable each year, and in accordance with the promissory notes	semi-annually, on the first of the said party of the enanted to be paid, for the	t days of April 1	and O	e herewith.
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The ue upon the foreclosure Mortgage shall be forecervatives and for said Country and the first part do hereby shall be forecervatives.	t days of Apach  first part, with coupons ne period of ten days ne period of ten days ne period of ten days party and its assigns, the money sitall be ac exceed the legal rate of exceed the period of the angular set of the amount so pa ms said real estate in a repairing fences on the equipment of the amount so pa for the amount so to the form of the amount so for COMPANY, may sig event of loss under such name, place and stead money hereunder, an table not performed as money thereunder, an table not performed as money thereunder, an tike manner and with 1 said money, either prin oney herein secured, mge may thereupon be for my legal holder thereof the prin for the way the service of the void, otherwise of whole premises, and may of event of the way and states or assessmen and control of the w amount so collected b of this Mortgage. losed, an attorney's fee this  day of  Colleged  A day of  A day  A daknowledged to me the  da acknowledged to me the  Colleged  da acknowledged	and One of even data after the same comes interest at the rate that ally paid. Any pay of ten (40) per cent. Mortgage, or the holder, diaxes or assessments, aid, with such interest, its good repair and cond a place, and such as sha ge due and payable. Insure the buildings, or ANY, before noon of the sure or reinsure said and applied and to apply the amount a aforesaid, then the said first party, and do to apply the amount a storesaid, then the said policy or policies, the of said first party, and the policy or policies, the of said first party, and its affect as for the precise of the precise of the precise of the precise of the property of the precise of th	e herewith. due, or in default of rof ten (40) per cent. nent made on account of er of this Mortgage m ind be entitled to inter- ition as the same are in il be necessary for firew. It is not said amount on the control of this more said second party si as his agent and autors so collected towards of party of the second party