

Tulsa Oklakona party of the first part, in consideration of the sum of	Wiswall	Tundre DOLLARS
hand paid by THE INTER-STATE MORTGAGE TRUST COMPANY, party of the secon	nd part, do hereby Sell and	
UST COMPANY, the following described premises, situated in the County of The	esa + ,	state of Oklahoma, to-wit:
Tot no seven (7) in Book no, tru	Enly nine	(29) in the City of
Julia as should by the reco	right plat	Thereof.
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a ang makang managan na ang managan		
he Indian Meridian, centaining in all	acres, more or 1	oss, according to Covernment purvey.
TO HAVE AND TO HOLD, The premises above described, with the appurtenances the control of the first part cover, and to its successors and assigns forever. And the said party of the first part cover.	ereunto belonging, to the s	aid THE INTER-STATE MORTGAGE TRUST COM-
FIRST: That they have good right to sell and convey said premises. SECOND: That the premises are free from encumbrance,	enants with the said party	or the second part as lonows;
THIRD: That they will warrent and defend the title protect the lawful elements	all persons.	their wightir of homostand therein
FIFTH: That they will pay to said second party, or order, at the office of THE IN	TER-STATE MORTGAGE 7	RUST COMPANY, in Greenfield, Massachusotts,
Donars, on the n		
n difte until paid, at the rate of the per cent per annum, payable semi-annually, of ach year, and in accordance with the the promissory notes of the said party		
SINTH: In the case of default of payment of any sum herein covenanted to be parance of any covenant herein contained, the said first party agrees to pay to the said		
m, computed semi-annually, on said principal note, from the date thereof to the times	ie when the money shall l	be actually paid. Any payment made on account of
SEVENTH: The first party agrees to pay all taxes and assessments levied upon so before the same becomes delinquent, also all liens, claims, adverse titles and encur	aid teal estate or against t	his Mortgage, or the bolder for and on account of the
but notice, declare the whole sum of money herein secured, due and collectible at on	ice, or may elect to pay s	uch taxes or assessments, and be entitled to interest
EIGHTH: The said first party agrees to keep all buildings, fences and other improved to, and shall permit no waste, and especially no cutting of timber, excepting for male use of the Grandry's family; and the commission of waste, shall get the outproof the	vements on said real estate	in as good repair and condition as the same are in at
he use of the Grantor's family; and the commission of waste shall, as the option of the NINTH: And the said first party agrees that in the event of the failure, neglect or		
or the poncy or poncies, properly assigned or biedged, to the said THE INTER-STAT	E MORTGAGE TRUST CO	MPANY before noon of the day on which any such
by or policies shall expire, then the said second party is hereby authorized and emponent company or companies as it may select, and the said THE INTERSTATE MORTGAC insurance in the name, place and stead of the said first party; and it is further agreed,	. in the event of loss under	such policy or policies, the said second party shall
act, sign and endorse all vouchers, receipts and drafts, that shall be necessary to pro	, in the name, place and stocure the money thereunder	ead of said first party, and as his agent and attorney r, and to apply the amounts so collected towards the
nent of the bond, interest coupons, and interest thereon; and if any or either of said and new and it are necessary and interest may affe	agreements be not perform	ed as aforesaid, then the said party of the second part,
of ten (40) per cent per annum, payable semi-annually, these presents shall be a sect	ant of all monave co noid t	with interest thereon from the time of neumant of the
TENTH: The said first party agrees that if the maker of said note shall fail to pay	any of said money, either	principal or interest, within thirty days after the same
mes due, or to conform to or comply with any of the foregoing covenants, the whole s red, and at their option only, and without notice, be declared due and payable; and this	sum of money herein secure is Mortgage may thereupon	d, may at the option of the holder of the note hereby be foreclosed immediately for the whole of said money.
ests and costs, together with statutory damages in case of protest, and said second pa re of this Mortgage, be forthwith entitled to the immediate possession of the above	described premises, and m	ny at once take possession, and receive and collect
onts, issues and profits thereof. For value received the said party of the first part of under execution, order of sale, or other final process; and do further waive all bene	do hereby expressly waive a crits of the stay, valuation of	an appraisement of said Real Estate, should the same or appraisement laws of the State of Oklahoma: and
normal where the same is made. The foregoing covenants being performed this convey	ll, in all respects be govern	led, construed and adjudged according to the laws of
ELEVENTH: It is expressly stipulated and agreed that the rents, issues and profits tent of the debt hereby secured, the interest thereon as it matures, the premiums for	s of the whole premises he insurance on the buildings	rein conveyed shall be and hereby are pledged for the and all taxes and assessments on said premises as
Mortgage, the plaintiff therein shall be entitled to have a receiver appointed to take n	premiums, taxes or assess	sments and the institution of proceedings to forceloze he within described premises and to collect the rents.
e Court to the payment of any judgment rendered or amount found due upon the for-	ite. The amount so collect	cd by such receiver to be applied under the direction
TWELFTH: It is expressly situalisted and agreed, that in case this Mortgage shall e costs of foreclosure. IN TESTIMONY WHEREOF, The said party of the first part have hereunto set their		
The Testimon's Wherefor, the said party of the first part have hereunto set their	hand this day	of Mebruary nineteen hundred
	Thou	as Miswall
	alleo	- Minuma 00
OD Coggeshall.	4900 ATT SATE OF THE CONTRACTOR	
J. G. M. M. Marine	And the second second	
U.J.		1,100
tate of Oklahoma,		
Tally a Coursel SS. DEFORE No a Notary Public in and for and		and The
The State of the sale of the s	d County and State, on this	day of Secretary 190
nally appeared. Adults of sound and the state of the stat	een West	
e known to be the identical person. I who executed the within and foregoing instrument voluntary act and deed for the uses and purposes therein set forth.	iont, and acknowledged to	me that they executed the same as this
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A Company of the Comp	0,	Notary Public,
An. Co. 111	ice les q	· Wila
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3 010	.14 //	er and the second contract of the second cont
ommission expires Prid 19/1. Residen	90 J, at o'clock	MinutesM.
FILED FOR RECORD This . 3 day of Sel., 1	90 J, at lo'clock	Eltley
3 010	1901, at o'clock o'clo	altey Register of &
VLED FOR RECORD This 3 day of Kel, 1	eal Seal	Eltery Register &