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	ESTATE MORIGAGE		in de Martingen de arrecte and de 2000 prime de la mais de la manuel de la manuel de la manuel de la manuel de Francé de la manuel de Californi de la manuel de la manuel de la manuel de la del de la manuel de la del de la m Francé de la manuel de Californi de la manuel de la manuel de la manuel de la manuel de la del de la del de la m	,	DORSEL PHALINE CON	DANY, SISHONGIS, DANAS, TCXA
Know All Men l	by These BRsents		2 P/ 1 1		4	2 P A
THAT LOSA	2 M Star	arst part, in consideration,	of the sum of	Hotel	1 Aur	Thestond
7	TER-STATE MORTGAGE	TRUST COMPANY, party	of the second part, d		onvey unto the said T ad State of Oklahom	HE INTERSTATE MOR
TRUST COMPANY, the	following described premis	Talf (2) 0	1 20-1 M	6 Prelle	ize Bl	ock No
0 7ce	Handred	Forty -	sip 1146,	in Th	te city,	- Ittela
shou	m by the	recorder	I plat -	thereof		
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of the Indian Maridian, co	mtaining to all			acres, more or les	saccording to Gov	ernment, survey.
TO HAVE AND TO Pany, and to its success	HOLD, The premises abo ors and assigns forever.	And the said party of the	urtenances thereunto l first part covenants w	belonging, to the sai	d THE INTER-STA	TE MORTGAGE TRUST
SECOND: That the THIRD: That the	by have good right to sell e premises are free from e by will warrant and defend by do hereby release all righ	ncumbrance. I the title against the lawf	ul claims of all person	15. Jish and convey all f	heir rights of homes	tead therein.
FIFTH: That the	by will pay to said second	party, or order, at the offic	e of THE INTER-STA lars, on the first day (TE MORTGAGE TR	UST COMPANY, in (D. 19926, with Interest t
from date until paid, at this in each year, and in accor		nt per annum, payable sen			ons attached, of eve	n date herewith.
formance of any covenan	se of default of payment (it herein contained, the sa	id first party agrees to pa lote, from the date thereo	ay to the said second	party and its assign the money shall be	as, interest at the actually paid. Any	nate of ten (18) per ce
interest shall be credited SEVENTH: The fit	in said computation, so the rst party agrees to pay all comes delinquent, also all the whole sum of money he	at the total amount collec Il taxes and assessments h I liens, claims, adverse tit	evied shall be and not levied upon said real les and encumbrances	estate or against this on said premises.	s Mortgage, or the h and if not paid the	older, for and on account bolder of this Mortgar
on the same at the rate of EIGHTH: The said this date and shall nermi-	of ten (10) per cent per an I first party agrees to keep t no waste, and especially i	num, and this Mortgage s o all buildings, fences and no cutting of timber, except	shall stand as security other improvements pling for making and	y for the amount so on said real estate i renairing fences on	i as good repair and the place, and such a	condition as the same ar s shall be necessary for fi
for the use of the Grantor NINTH: And the s	's family; and the commiss and first party agrees that	ion of waste shall, as the in the event of the failu	option of the Mortgag re, neglect or refusal INTERSTATE MORT	gee, render this Mor of said first party FGAGE TRUST COA	igage due and payab to insure the building IPANY, before noon.	le. 35, or to reinsure the san of the day on which an
such insurance in the nam	xpire, then the said second inles as it may select, and t he, place and stead of the s hd, receive, collect and sett	aid first pariv: and it is th	urther agreed in the e	event of loss under s	uch boney or bonch	es, une sam second narr
in fact, sign and endorse payment of the bond, inte its endorsees or assigns, r	all vouchers, receipts and rest coupons, and interest nay pay such taxes and ass	l drafts, that shall be nec thereon; and if any or eli sessments, or any part ther	essary to procure the ther of said agreemen reof, may affect such	noney thereunder, ats be not performe insurance, as herein	and to apply the an I as aforesaid, then t before agreed, paying	nounts so collected towar he said party of the secon the cost thereof: and ma
pay the final judgment for rate of ten (10) per cent interest coupons.	r any statutory lien claims per annum, payable semi-	, including all cost, and for -annually, these presents sl	r the repayment of al hall be a security in 1	l moneys so paid, wi like manner and wit	th interest thereon fi h like affect as for	rom the time of payment, the payment of said bo
becomes due, or to confor	first party agrees that if the rm to or comply with any on only, and without notice	of the foregoing covenants	s, the whole sum of m while: and this Mortes	ioney herein secured	, may at the option of e foreclosed immedia	of the holder of the note tely for the whole of said t
the rents, issues and pro	her with statutory damages be forthwith entitled to the fits thereof. For value re order of sale, or other final	ceived the said party of the	he first part do hereb	y expressly waive a	a appraisement of sa	id Real Estate, should the
do further agree that the Oklahoma, where the sam ELEVENTH: It is	contract embodied in this le is made. The foregoing expressly stipulated and a	Mortgage and note secure covenants being performe agreed that the rents, issu	d hereby shall, in all d, this conveyance to les and profits of the	respects be governe be void, otherwise whole premises her	d, construed and adj of full force and virtu ein conveyed shall be	udged according to the line. and hereby are pledged i
they become due. And t	eby secured, the interest hat upon default in the p ff therein shall be entitled	avment of any such intere to have a receiver appoin	est, insurance premiu ited to take possessio	ms, taxes or assession and control of the	nents and the institu within described pr	tion of proceedings to for emises and to collect the
TWELFTH: It is a	under the direction of the ent of any judgment render expressly stipulated and ap	greed, that in case this Mo	ortgage shall be forec	losed, an attorney's	fee of Fifty Dollars	shall be taxed and made
IN TESTIMONY W	e. HEREOF, The said party	of the first part have here	unto set their hand.St	this day o	e Mary	nineteen h
ATTEST:				a.	Gred N.	Nooto
610 6	eggesha.	<u>l</u>		Į.		
	0.0					*****
State of Oklah	oma,]					0.0.
Countro Teclear Con	Rock M	DRE Me, a Notary Public,	in and for said Count	ty and State, on this	Tal Bore	- May
to me known to be the free and voluntary act and	identical personS. who excluded for the uses and purp	ecuted the within and form	egoing instrument, an	d acknowledged to n	ne that they e	xecuted the same as 1
		Lea	l		6D Bag	Polichal (* Notary Public.
My commission expires	May 6		Residence	Tulsa	Chall	, Notary Public.
FILED FOR RECOR	RD This 23 day of		19_//_,	ato'clock	Z 3 minutes	2 <u>n</u> .
		H. H.	12	n	Sela Hada	luy