Printing Company, Stalloners, Dallas, Toxas-In

## 154

## Know All Men by These Presents:

MA PEAL ESTATE MORTGA

ofpariy of the first part, in consid	teration of the sum of		DOLLARS
in hand paid by THE INTER-STATE MORTGAGE TRUST COMPAN	Y, party of the second part, do l	hereby Sell and Convey uto the said TH	E INTER-STATE MORTGAGE
TRUET COMPANY the following described premises, situated in th	e County of	, and State of Oklahoma	to-wit:
TRUST CONTRACT, die fonowing described internet, states a			
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f the Indian Meridian, containing in all		acres, more or less, according to Gove	minent survey.
TO HAVE AND TO HOLD, The premises above described, with Pany, and to its successors and assigns forever. And the said party FIRST: That they have good right to sell and convey said pr SECOND: That the premises are free from encumbrance. THIRD: That they will warrant and defend the tile against FOURTH: That they do hereby release all rights of dower in and FIFTH: That they will pay to said second party, or order, at	the lawful claims of all persons. d to said premises, and relinquisl the office of THE INTER-STATI	h and convey all their rights of homeste E MORTGAGE TRUST COMPANY, in G	ad therein. eenfield, Massachusetts,
	Dollars, on the first day of	A. I	. 190, with interest thereo
rom date until paid, at the rate ofper cent per annum, pay	able semi-annually, on the first of	days ofand.	
ne each year, and in accordance with the promissory in SiXTH: In the case of default of payment of any sum hereIn formance of any covenant herein contained, the said first party agree annum, computed semi-annually, on said principal note, from the dat interest shall be credited in said computation, so that the total amoun SEVENTH: The first party agrees to pay all taxes and assess same before the same becomes delinquent, also all liens, claims, ad- without notice, declare the whole sum of money herein secured, due on the same at the rate of ten (10) per cent per annum, and this Mo EIGHTH: The said first party agrees to keep all buildings, fon his date, and shall permit no waste, and especially no cutting of timb for the use of the Grantor's family; and the commission of waste shall. NINTH: And the said first party agrees to it in the event of i feliver the policy or policies, properly assigned or pledged, to the sai reline or nolidors chill explice the the other bard or pledged, to the sail	to covenanted to be paid, for the ses to pay to the said second p te thereof to the time when the nt collected shall be and not ex sments levied upon said real est verse titles and encumbrances o and collectible at once, or may ortgage shall stand as security f nees and other improvements on ner, excepting for imaking and re	period of ten days after the same con arty and its assigns, interest at the ra e money shall be actually paid. Any cceed the legal rate of ten (10) per cet tate or against this Morigage, or the hol on said premises, and if not paid the y elect to pay such taxes or assessmen for the amount so paid, with such inter s said real estate in as good repair and c epairing fences on the place, and such as	nes due, or in default of p the of ten (10) per cent p payment made on account it. der, for and on account of t holder of this Mortgage ma ts, and be entitled to interc est. condition as the same are in shall be necessary for firewo

deliver the policy or policies, properly assigned or pledged, to the said THE INTERESTATE MULTIGAGE TRUST COMPANY, before moon or the any on which any second party is hereby authorized and empowered by these presents to insure or release the balledges for said annound, in such company or companies as it may select, and the said THE INTERESTATE MORTGAGE TRUST COMPANY, may sign all papers and applications necessary to obtain have followers, 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 have foll power to demand, receive, collect and cettle the same, and for that purpose may, in the name, place and stead of said first party, and as his agent and attore to proteome the money thereunder, and to apply the amounts so collected towards the payment of the bond, interest coupons, and interest thereon; and if any or either of said agreements be not performed as aforesaid, then the said party of the second part, bits endorsees or assigns, may pay such taxes and assessments, or any part thereof, may affect such insurance, as hereinhefore agreed, paying the cost thereof; and may and interest thereon; and if any or either of said agreements be not performed as aforesaid, then the said party of the second party is endorsees or assigns, may pay such taxes and assessments, or any part thereof, may affect such insurance, as hereinhefore agreed, paying the cost thereof; and may all cost, and for the repayment of all money, so paid, with interest thereon from the ilme of payment, at the first endry said affect as for the payment of all moneys so paid, with interest thereon from the ilme of payment, at the coupons. 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 some add at their option only, and within the off payment, the whole sum of money herein secured, and at the option only and within the off payment, the whole some due, o

ATTEST: State of Oklahoma, ss. BEFORE Me, a Notary Public, in and for said County and State, on this.... 190. County of. day of ł personally appeared ... to me known to be the identical person\_\_\_\_who executed the within and foregoing instrument, and acknowledged to me that\_\_\_\_\_ free and voluntary act and deed for the uses and purposes therein set forth. executed the same as Notary Public. Residence .19... My commission expires..... 19 "o'clock minutes. M. FILED FOR RECORD This day of яt. Register. By Deputy.

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