Telmi & Oktano What Estate	분리를 되었다. B.
Know All Men by T	hese Presents:
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party of the first part, in consis	맛이 하면 가게 되었다. 하는 이 사람들은 사람들은 사람들이 되었다면 하는 것이 되었다면 하는데 하는데 하는데 되었다면 하는데 없다면 하는데 없다면 하는데 없다면 하는데 없다면 하는데 없다면 없다면 하는데 하는데 없다면 하는데
in hand paid, do hereby Seil a	nd Convey unto THE INTER-STATE MORTGAGE TRUST COMPANY, party of the second part, the following described premises, situated. July 2. State of Oklahoma, to wit:
	mine (9) in block No. five (6) in Mouth Tules addition to
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and les mo	har except the worth thirty two and two tenther (30,2) feet of
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	Certicipal Meridian, containing in all Secres, more or less, according to Government survey.
PROVIDED ALWAYS, And or cause to be paid to the state of	belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. d these presents are upon the express condition, that if the said party of the first part, their heirs, executors, or administrators shall cay it the interest their heirs. Executors or assigns, the sum of
PROVIDED ALWAYS, And or cause to be paid to the sale of the paid to the sale of the first part, I the said first party for his described premises, and has go upon said real estate before sale gainst loss by fire, in amount of the insurance without interminance, and in the event of loss ecured; that if the maker of the sale of th	d these presents are upon the express condition, that if the said party of the first part, their heirs, executors, or administrators shall gay and the interest thereon at the rate of
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PROVIDED ALWAYS, And or cause to be paid to the standard of the standard of the first part, in the said first part, in the said first party for hidescribed premises, and has grappen said real estate before satisfactories by fire, in amount of such insurance without intermise party, and in the event of loss secured; that if the maker of the said first party is the said first party. The said first party for his secured; that if the maker of the said the said first party. The said first party for a said first party for the event of loss secured; that if the maker of the said first party for the said first party for the said first party for his said party for his said first party for his said	d these presents are upon the express condition, that if the said party of the first part, their heirs, executors, or administrators shall eave id THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of
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