| | These Presents: | od and ale | 1 11/1 | Ž. 1 = 1 | 2, | DOMP | AR |
|--|--|--|--|--|--|--|---|
| | | | 0011 2010 0 1 | morning | 1:14. | | |
| arty of the first part, in co | | 민준이 얼마나 이 유리를 받는다. | TALLMANN. | mes ang | ng g | poti | |
| | and Convey unto THE |) INTER-STATE MORTGAC ノ | | NY, party of the sec | ond part, the following | described premises, all | uated |
| the County of | 1814 (4) | , State of Oklahoma, to | •Wit: | 00 0 | | | 911 (194) |
| Inconstitute | 19494 (30) J | let of lot the Tules Or | ll (3) iane | Black ou | es hunandre | al anamu | ull |
| ino (1921) | The Heity of | Tailed OF | lahoma | asisho | en May l | til recordi | ed |
| platt theres | β: | | }>4.4 | •••••••••••••••••••••••••••• | | | |
| // | | | **************************** | | | · | |
| | | edical properties are a constructive and a construc | | | ************************** | | |
| ************************************** | ************************** | o de mario de la compania de la comp | | ************ | ************************ | | |
| | | | | | | | |
| | | | | ***************************** | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | |
|) | | | · | ******************************* | *************************************** | | ,,,, |
| *************************************** | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| Aura gangan merupa anggangan pentuhun adal sebuah salah | | | | ******************************* | ************************************** | *************************************** | |
| [-48,644,679,9884,9844,9844,6494,6474,6474,9474,6474,6474,6474,64 | | | | | *************************************** | | |
| Acade Maria de la compansión de la compa | | | | | | | ******** |
| | | | | | | | ****** |
| | ************************ | | | ************************* | | | •••• |
| | (\$4\$4+44;044;04;40-51-1414;1);050+44;19444-961444 | *************************************** | ************************* | ************************************** | *************************************** | | |
| of the | Principa | l Meridian, containing in al | I | acres, more or less, g | ecording to Governmen | nt survey. | |
| The intention being to | Convey hereby an absolu | ite title in fee simple, inch | iding all rights of h | omestead, to HAVE | AND TO HOLD the pro | emises above described, | with |
| I the appurtenances there | into belonging, unto the | said THE INTER-STATE M | ORTGAGE TRUST | COMPANY, and to 1 | ts successors or assign | ıs forever | |
| PROVIDED ALWAYS, | And these presents are | upon the express condition, | , that if the said pa | | their heirs, executors, | or administrators shall | pay |
| agues to be noted to the | SOLD THE INTER-STAT | TE MORTGAGE TRIIST C | | | | 10 | di |
| cause to be paid to the | said THE INTER-STAT | TE MORTGAGE TRUST CO | | | | 10 | ds. |
| 001 | - their | TE MORTGAGE TRUST CO | OMPANY, its success cleres plures | ssors or assigns, the | sum of Taxectly Excelving with interest thereon a | t the rate of 6 | ds. |
| r cent per annum, payab | le semi annully after ma | turity and until the same I | OMPANY, its success flower flowers flower flowers from the following fails, according to the following flowers for the flowers for the flowers flowers from the flowers flowers from the flowers flowers flowers flowers flowers from the flowers flow | ssors or assigns the section and in 19, 3 | sum of <i>Exceletty</i> Letter r with interest thereon a effect of the Letter | Marker Success t the rate of 6 Markey Homissory note | <i>dsi</i> •2 |
| r cent per annum, payab said party of the first pay | le semi appulit after me | turity and until the same I these presents, then these | OMPANY, its success class, fixmes strong paid, according presents to be vol | ssors or assigns, the cutto and in 19 | sum of Traceculify Series 1. With interest thereon a series of the series that the series tha | Multiplicate t the rate of | |
| or cent per annum, payab said party of the first par The said first party for | te semi-aboutis alter ma rt, bearing even date with r himself, his heirs, assign | turity and until the same I these presents, then these as, executors or administral | ompany, its successful plant, its successful plant, according to presents to be voltors, covenants and | ssors or assigns, the section and in the tenor and d, otherwise to be a agrees with the seco | sum of Transcription of Interest thereon a effect of the Transcription of remain in full force and party that he is he | t the rate of 6 Manufornissory note and effect. awfully seized of the a | lbove |
| or cent per annum, payab said party of the first par The said first party for scribed premises, and has | te semi-about after ma tt. bearing even date with r himself, his heirs, assign a good right to Convey a | terity and until the same I these presents, then these us, executors or administral same; that he will not con | ompany, its successful paid, according presents to be voltors, covenants and manit or suffer waste | ng to the tenor and d, otherwise to be a agrees with the seco | sum of Inchestiff with interest thereon a effect of the constant and remain in full force and party that he is is that he will pay all to | t the rate of 6 Consideration of the auxest and assessments le | evidq ipove |
| r cent per annum, payab said party of the first par The said first party for scribed premises, and has | te semi-about after ma tt. bearing even date with r himself, his heirs, assign a good right to Convey a | terity and until the same in these presents, then these as, executors or administration that he will not continue; that he will at once, wi | ompany, its successfully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause the | ssors or assigns, the cutto and in 19, and to the tenor and d, otherwise to be a agrees with the second on said premises; he buildings upon said | sum of Trace Cliff Letter of the result of the remain in full force and party that he is letter that he will pay all to the premises situate, to | t the rate of 6 Limits Homissory note and effect. awfully selzed of the a uses and assessments le o he insured or reins | incq evicq ibove |
| er cent per annum, payab said party of the first par The said first party for escribed premises, and has non said real estate before | the semi-annulis atter ma rt, bearing even date with r himself, his heirs, assign a good right to Convey a same becomes delinquen | terity and until the same I these presents, then these us, executors or administral same; that he will not con | ompany, its successfully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause the | ssors or assigns, the cutto and in 19, and to the tenor and d, otherwise to be a agrees with the second on said premises; he buildings upon said | sum of Trace Cliff Letter of the result of the remain in full force and party that he is letter that he will pay all to the premises situate, to | t the rate of 6 Limits Homissory note and effect. awfully selzed of the a uses and assessments le o he insured or reins | incq evicq ibove |
| er cent per annum, payab said party of the first par The said first party for secribed premises, and has non said real estate before calnet loss by fire, in amoun | the semi-annulisation mark, bearing even date with thimself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same in these presents, then these as, executors or administration that he will not continue; that he will at once, wi | ompany, its successful paid, according to presents to be voltors, covenants and amit or suffer waste thout delay, cause the or companies to be | ng to the tenor and d, otherwise to be a agrees with the second on said premises; he buildings upon saisubject to approval of the second of th | with interest thereon a effect of the will force and party that he is hithat he will pay all to d premises situate, to second party), and he | t the rate of 6 Consideration of the auxes and assessments lee to be insured or reins to will continue and main | ofoja firca evica pove |
| er cent per annum, payab it said party of the first party for The said first party for escribed premises, and has non said real estate before callest loss by fire, in amount ich insurance without inter- arty, and in the event of local coured; that if the maker of | the semi-annulis after ma the bearing even date with thinself, his heirs, assign a good right to Convey a same becomes delinquen- at of \$\frac{1}{2}\$. Thission so long as the noise said second party shall the note hereby secure | terity and until the same I these presents, then these as, executors or administrate same; that he will not con t; that he will at once, will (the insurance company | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause the or companies to be a unpaid, and shall dech policy or policies incipal or interest we | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of leliver the policy or just and apply the procipitin thirty days after | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to d premises situate, to second party), and he colleges properly assign seeds thereof to the produce, or shall fail to p | t the rate of 6 Limity from issory note and effect, awfully seized of the a tices and assessments le to be insured or relus will continue and mair ad or pledged to said ge asyment of the debt he enform any of the coven | etejn cond ntajn mrch evich |
| r cent per annum, payab said party of the first party for the said first party for scribed premises, and has on said real estate before almst loss by fire, in amount the insurance without interest, and in the event of forcered; that if the maker of rein stipulated, the note it by thereupon be foreclosed | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these is, executors or administral same; that he will not con it; that he will at once, will the insurance company once hereby secured remains I have power to collect suid a shall fall to pay either propon at the option of the I in the performance of any | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause the or companies to be a unpaid, and shall dech policy or policies incipal or interest wooder, and his optic covenant herein stip | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Leave from issory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so earrorm any of the coven payable, and this Mori rein secured at the rat | sesse eccin cond cond ntain ntain ntain ntain ntain ntain ntain |
| r cent per annum, payab said party of the first party for the said first party for scribed premises, and has on said real estate before ainst loss by fire, in amount insurance without interesty, and in the event of locured; that if the maker or rein stipulated, the note it by thereupon be foreclosed | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these is, executors or administral same; that he will not con it; that he will at once, will the insurance company once hereby secured remains I have power to collect su d shall fall to pay either pr upon at the option of the I | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause the or companies to be a unpaid, and shall dech policy or policies incipal or interest wooder, and his optic covenant herein stip | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Leave from issory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so earrorm any of the coven payable, and this Mori rein secured at the rat | sesse eccin cond cond ntain ntain ntain ntain ntain ntain ntain |
| r cent per annum, payab said party of the first party for the said first party for scribed premises, and has on said real estate before almst loss by fire, in amount the insurance without interest, and in the event of forcered; that if the maker of rein stipulated, the note it by thereupon be foreclosed | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these are, executors or administrations; that he will not cont; that he will at once, will the insurance company once hereby secured remains I have power to collect sure about the power to propose the propose of the I the performance of any of payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause the or companies to be a unpaid, and shall dech policy or policies incipal or interest wooder, and his optic covenant herein stip | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Leave from issory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so earrorm any of the coven payable, and this Mori rein secured at the rat | Eage conduction conduc |
| The said first party for said party of the first party for said first party for said real estate before ainst loss by fire, in amount of insurance without interest, and in the event of its cured; that if the maker of the said that if th | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these are, executors or administrations; that he will not cont; that he will at once, will the insurance company once hereby secured remains I have power to collect sure about the power to propose the propose of the I the performance of any of payment; that he hereby | s fully paid, according presents to be volumed to suffer waste thout delay, cause the companies to be a unpaid, and shall decompanies to be the policy or policies incipal or interest wholder, and his option covenant herein stip waives all benefit of | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Leave from issory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so earrorm any of the coven payable, and this Mori rein secured at the rat | Eage conduction conduc |
| r cent per annum, payab said party of the first party for the said first party for escribed premises, and has son said real estate before annet loss by fire, in amount of insurance without interest, and in the event of iccured; that if the maker carein stipulated, the note in thereupon be foreclosed per cent per annum from SIGNED This. | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these are, executors or administrations; that he will not cont; that he will at once, will the insurance company once hereby secured remains I have power to collect sure about the power to propose the propose of the I the performance of any of payment; that he hereby | s fully paid, according presents to be volumed to suffer waste thout delay, cause the companies to be a unpaid, and shall decompanies to be the policy or policies incipal or interest wholder, and his option covenant herein stip waives all benefit of | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Leave from issory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so earrorm any of the coven payable, and this Mori rein secured at the rat | Eage conduction conduc |
| r cent per annum, payab said party of the first party for the said first party for scribed premises, and has son said real estate before almst loss by fire, in amount ch insurance without interest, and in the event of iccured; that if the maker of rein stipulated, the note it may thereupon be foreclosed per cent per annum from SIGNED This | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these are, executors or administrations; that he will not cont; that he will at once, will the insurance company once hereby secured remains I have power to collect sure about the power to propose the propose of the I the performance of any of payment; that he hereby | s fully paid, according presents to be volumed to suffer waste thout delay, cause the companies to be a unpaid, and shall decompanies to be the policy or policies incipal or interest wholder, and his option covenant herein stip waives all benefit of | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Leave from issory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so earrorm any of the coven payable, and this Mori rein secured at the rat | Eage nants econd eccin ecin e |
| r cent per annum, payab said party of the first party for the scribed premises, and has on said real estate before almst loss by fire, in amount the insurance without interest, and in the event of iccured; that if the maker of rein silpulated, the note it by thereupon be foreclosed per cent per annum from SIGNED This 24 | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these are, executors or administrations; that he will not cont; that he will at once, will the insurance company once hereby secured remains I have power to collect sure about the power to propose the propose of the I the performance of any of payment; that he hereby | s fully paid, according presents to be volumed to suffer waste thout delay, cause the companies to be a unpaid, and shall decompanies to be the policy or policies incipal or interest wholder, and his option covenant herein stip waives all benefit of | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Live promissory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so expression any of the coven payable, and this Mori rein secured at the rat | Eage nants econd eccin ecin e |
| r cent per annum, payab said party of the first party for the said first party for escribed premises, and has son said real estate before annet loss by fire, in amount of insurance without interest, and in the event of iccured; that if the maker carein stipulated, the note in thereupon be foreclosed per cent per annum from SIGNED This. | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these are, executors or administrations; that he will not cont; that he will at once, will the insurance company once hereby secured remains I have power to collect sure about the power to propose the propose of the I the performance of any of payment; that he hereby | s fully paid, according presents to be volumed to suffer waste thout delay, cause the companies to be a unpaid, and shall decompanies of the policy or policies incipal or interest wholder, and his option covenant herein stip waives all benefit of | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Live promissory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so expression any of the coven payable, and this Mori rein secured at the rat | Eage conduction conduc |
| r cent per annum, payab said party of the first party for the said first party for scribed premises, and has son said real estate before almst loss by fire, in amount ch insurance without interest, and in the event of iccured; that if the maker of rein stipulated, the note it may thereupon be foreclosed per cent per annum from SIGNED This | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of \$ | terity and until the same I these presents, then these are, executors or administrations; that he will not cont; that he will at once, will the insurance company once hereby secured remains I have power to collect sure about the power to propose the propose of the I the performance of any of payment; that he hereby | s fully paid, according presents to be volumed to suffer waste thout delay, cause the companies to be a unpaid, and shall decompanies of the policy or policies incipal or interest wholder, and his option covenant herein stip waives all benefit of | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of lelivor the policy or just and apply the processing only, without notice ulated, he will pay it | with interest thereon a effect of the state of the state of the state of party that he is let that he will pay all to depend party), and he collicies properly assign eeds thereof to the produce, or shall fail to pe, he declared due and otherest on the note he | t the rate of 6 Live promissory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so expression any of the coven payable, and this Mori rein secured at the rat | Eage nants econd eccin ecin e |
| r cent per annum, payab said party of the first party for the scribed premises, and has on said real estate before almst loss by fire, in amount the insurance without interest, and in the event of its cured; that if the maker of rein stipulated, the note it by thereupon be foreclosed per cent per annum from SIGNED This 24 | the semi-annulisation mark, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of the miss said second party shall of the note hereby secure herein secured may there; that in case of default is date thereof until the fine day of the fine day of the said second party shall also the secured may there is that in case of default is date thereof until the fine day of the said said second party shall date thereof until the fine day of the said said said said said said said said | terity and until the same I these presents, then these are, executors or administrations; that he will not cont; that he will at once, will the insurance company once hereby secured remains I have power to collect sure about the power to propose the propose of the I the performance of any of payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause it or companies to be a unpaid, and shall do the policy or policies incipal or interest woolder, and his optio covenant herein stip walves all benefit of D. 19 | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of leliver the policy or just and apply the procipital in the stay, valuation of the stay of the stay, valuation of the stay of the | sum of the control of | t the rate of 6 Live promissory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so expression any of the coven payable, and this Mori rein secured at the rat | Eage nants econd eccin ecin e |
| r cent per annum, payab said party of the first party for the scribed premises, and has on said real estate before almst loss by fire, in amount the insurance without interest, and in the event of its cured; that if the maker of rein stipulated, the note if by thereupon be foreclosed per cent per annum from SIGNED This Ly | the semi-annulisation mark, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of the miss said second party shall of the note hereby secure herein secured may there; that in case of default is date thereof until the fine day of the fine day of the said second party shall also the secured may there is that in case of default is date thereof until the fine day of the said said second party shall date thereof until the fine day of the said said said said said said said said | these presents, then these is, executors or administrate same; that he will not cont; that he will at once, with the insurance company to the hereby secured remains I have power to collect sud shall fall to pay either propon at the option of the in the performance of any ill payment; that he hereby | s fully paid, according to presents to be voltors, covenants and mailt or suffer waste thout delay, cause the companies to be a unpaid, and shall dech policy or policies incipal or interest wholder, and his option covenant herein stip walves all benefit of D. 19 | and State, on this. | sum of the control of | t the rate of 6 Live promissory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so expression any of the coven payable, and this Mori rein secured at the rat | Eage nants econd eccin ecin e |
| said party of the first party for the said first party for scribed premises, and has son said real estate before ainst loss by fire, in amount ch insurance without interest, and in the event of iccured; that if the maker of rein stipulated, the note if my thereupon be foreclosed per cent per annum from SIGNED This Ly | the semi-annulisation mark, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of the miss said second party shall of the note hereby secure herein secured may there; that in case of default is date thereof until the fine day of the said second party shall date thereof until the fine day of the said second party shall date thereof until the fine day of the said second party shall date thereof until the fine day of the said said second party shall determine the said second party shall determine the said second party shall seco | therity and until the same I these presents, then these is, executors or administrate that he will not contit; that he will at once, with the insurance company to the hereby secured remains I have power to collect suid shall fall to pay either prupon at the option of the I in the performance of any of payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause it or companies to be a unpaid, and shall do ch policy or policies incipal or interest woolder, and his optio covenant herein stip walves all benefit of D. 19 | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of the stay, valuation is the stay, valuation is and State, on this. | sum of the control of | t the rate of 6 Live promissory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so expression any of the coven payable, and this Mori rein secured at the rat | Eage nants econd eccin ecin e |
| The said first party for secribed premises, and has son said real estate before rainst loss by fire, in amount the insurance without interact, and in the event of locured; that if the maker of rein stipulated, the note if any thereupon be foreclosed per cent per annum from SIGNED This. | the semi-annulisation mark, bearing even date with relimination himself, his heirs, assign a good right to Convey a same becomes delinquent of the note hereby secure that in case of default is date thereof until the final day of the same same and the same same and the same same same same same same same sam | therity and until the same I these presents, then these is, executors or administral same; that he will not cont; that he will at once, will the insurance company tote hereby secured remains I have power to collect suid shall fall to pay either propon at the option of the I in the performance of any of payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause it or companies to be a unpaid, and shall do ch policy or policies incipal or interest woolder, and his optio covenant herein stip walves all benefit of D. 19 | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of the stay, valuation is the stay, valuation is and State, on this. | sum of the control of | t the rate of 6 Live promissory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so expression any of the coven payable, and this Mori rein secured at the rat | Eage nants econd eccin ecin e |
| The said first party for secribed premises, and has son said real estate before rainst loss by fire, in amount the insurance without interact, and in the event of locured; that if the maker of rein stipulated, the note if any thereupon be foreclosed per cent per annum from SIGNED This. | the semi-annulisation mark, bearing even date with relimination himself, his heirs, assign a good right to Convey a same becomes delinquent of the note hereby secure that in case of default is date thereof until the final day of the same same and the same same and the same same same same same same same sam | therity and until the same I these presents, then these is, executors or administral same; that he will not cont; that he will at once, will the insurance company tote hereby secured remains I have power to collect suid shall fall to pay either propon at the option of the I in the performance of any of payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause it or companies to be a unpaid, and shall do ch policy or policies incipal or interest woolder, and his optio covenant herein stip walves all benefit of D. 19 | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of the stay, valuation is the stay, valuation is and State, on this. | sum of the control of | t the rate of 6 Livery from sory note and effect, awfully seized of the a exes and assessments le to be insured or reins e will continue and mair ed or pledged to said so payment of the debrine erform any of the coven payable, and this Mori rein secured at the rat of the State of Oklah | Eage nants econd eccin ecin e |
| The said first party for the first party for the said first party for the said first party for escribed premises, and has pon said real estate before gainst loss by fire, in amount the insurance without interactly, and in the event of its cured; that if the maker of arein stipulated, the note if my thereupon be foreclosed to per cent per annum from SIGNED This 24. | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of the note hereby secure that in case of default is date thereof until the final day of the himself, and the himself a | therity and until the same I these presents, then these is, executors or administral same; that he will not cont; that he will at once, will the insurance company tote hereby secured remains I have power to collect suid shall fall to pay either propon at the option of the I in the performance of any of payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause it or companies to be a unpaid, and shall do ch policy or policies incipal or interest wholder, and his optio covenant herein stip walves all benefit of D. 19 | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of the stay, valuation is the stay, valuation is and State, on this. | sum of the control of | t the rate of 6 Live promissory note e and effect, awfully seized of the a lives and assessments le o he insured or reins e will continue and main ed or pledged to said so expression any of the coven payable, and this Mori rein secured at the rat | esele evich econd |
| The said first party for the first party for the said first party for the said first party for escribed premises, and has pon said real estate before sainst loss by fire, in amount in the insurance without interactly, and in the event of located; that if the maker of arein stipulated, the note if my thereupon be foreclosed to per cent per annum from SIGNED This Land Control of Contr | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of the note hereby secure that in case of default is date thereof until the final day of the himself, and the himself a | therity and until the same I these presents, then these is, executors or administral same; that he will not cont; that he will at once, will the insurance company tote hereby secured remains I have power to collect suid shall fall to pay either propon at the option of the I in the performance of any of payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause it or companies to be a unpaid, and shall do ch policy or policies incipal or interest woolder, and his optio covenant herein stip walves all benefit of D. 19 | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of the stay, valuation is the stay, valuation is and State, on this. | sum of the control of | t the rate of 6 Livery from sory note and effect, awfully seized of the a exes and assessments le to be insured or reins e will continue and mair ed or pledged to said so payment of the debrine erform any of the coven payable, and this Mori rein secured at the rat of the State of Oklah | te of |
| said party of the first party for the said first party for the said first party for scribed premises, and has son said real estate before ainst loss by fire, in amount the said in the event of its cured; that if the maker of rein stipulated, the note if my thereupon be foreclosed per cent per annum from SIGNED This Land Pressence OF: State of Oklahon styles of the identical straight of the identical stra | the semi-annulisation mark, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of the note hereby secure herein secured may there it that in case of default is date thereof until the fine day of the himself. A publication of the uses and publication person who executed the day of the himself. A publication of the uses and publication person who executed deed for the uses and publication with the day of the uses and publication who executed deed for the uses and publication with the day of the uses and publication who executed deed for the uses and publication with the day of the uses and publication who executed deed for the uses and publication with the day of the uses and publication who executed deed for the uses and publication with the day of the day of the uses and publication with the day of the d | these presents, then these is, executors or administral same; that he will not cont; that he will at once, will the insurance company once hereby secured remains if have power to collect suid shall fall to pay either propon at the option of the in the performance of any oil payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause it or companies to be a unpaid, and shall do ch policy or policies incipal or interest wholder, and his optio covenant herein stip walves all benefit of D. 19 | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of leliver the policy or it and apply the procipital thin thirty days after noily, without notice that the stay, valuation if the stay, valuation if the stay, valuation is and state, on this sacknowledged to me | sum of the control of | t the rate of 6 Livery from sory note and effect, awfully seized of the a exes and assessments le to be insured or reins e will continue and mair ed or pledged to said so payment of the debrine erform any of the coven payable, and this Mori rein secured at the rat of the State of Oklah | esele evich econd |
| said party of the first party for the said first party for the said first party for scribed premises, and has son said real estate before ainst loss by fire, in amount the said in the event of its cured; that if the maker of rein stipulated, the note if my thereupon be foreclosed per cent per annum from SIGNED This Land Pressence OF: State of Oklahon styles of the identical straight of the identical stra | the semi-annulisation manufact, bearing even date with the himself, his heirs, assign a good right to Convey a same becomes delinquent of the note hereby secure that in case of default is date thereof until the final day of the himself, and the himself a | these presents, then these is, executors or administral same; that he will not cont; that he will at once, will the insurance company once hereby secured remains if have power to collect suid shall fall to pay either propon at the option of the in the performance of any oil payment; that he hereby | s fully paid, according presents to be voltors, covenants and amit or suffer waste thout delay, cause it or companies to be a unpaid, and shall do ch policy or policies incipal or interest wholder, and his optio covenant herein stip walves all benefit of D. 19 | ng to the tenor and d, otherwise to be a agrees with the second on said premises; the buildings upon said subject to approval of leliver the policy or it and apply the procipital thin thirty days after noily, without notice that the stay, valuation if the stay, valuation if the stay, valuation is and state, on this sacknowledged to me | with interest thereon a effect of the | t the rate of 6 Livery from sory note and effect, awfully seized of the a exes and assessments le to be insured or reins e will continue and mair ed or pledged to said so payment of the debrine erform any of the coven payable, and this Mori rein secured at the rat of the State of Oklah | Cond- cond- cond- cond- cond- cond- cond- |