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an said real estate before same becomes delinquent; that he will at once, without delay, cause the buildings upon said premites situate, to be insured or refinition that loss by fire, in amount of \$1.2.50. (the insurance company or companies to be subject to approval of second party), and he will continue and male the financiance without intermission so long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or pickaged to said so try, and in the event of loss said second party shall have power to collect such policy or policies and apply the proceeds thereof to the payment of the dobt hured; that if the maker of the note hereby secured shall fall to pay either principal or interest within thirty days after due, or shall fall to perform any of the cover class stipulated, the note hereoft secured shall fall to pay either principal or interest within thirty days after due, or shall fall to perform any of the cover class stipulated, the note hereoft is secured at the order of the result in case of default in the performance of any covenant herein stipulated, he will pay interest on the note herein secured, at the raper cent per anum from date thereoft until the final payment; that he hereby waives all benefit of the stay, valuation and appraisment laws of the State of Oklahoma,  Signed This 17 day of A. D. 19.11  PRESENCE OF:  State of Oklahoma,  Signed This 18 day of A. D. 19.11  Secondary Public, in and for said County and State, on this 18 day of the same as a small yappeared.  Secondary Public, in and for going instrument, and acknowledged to me that the executed the same as a small purposes therein set forth.  Commission expires A. D. 19.12  Residence A. D. 19.13  Residence A. D. 19.14  Residence A. D. 19.15  Residence A. D. 19.15  Residence A. D. 19.15	cause to be paid to the said	THE INTER-STATE MOR	RTGAGE TRUST	COMPANY, its suc	cessors or assigns, the	sum of One	Hund	tors shal
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th insurance without intermission so long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or pledged to said serty, and in the event of loss said second party shall have power to collect such policy or policies and apply the proceeds thereof to the payment of the debt he bured; that if the maker of the note hereby secured shall fall to pay either principal or interest within thirty days after due, or shall fall to perform any of the cover rein stipulated, the note herein secured may thereupon at the option of the holder, and his option only, without notice, be declared due and payable, and this Mort y thereupon he foreclosed; that in case of default in the performance of any covenant herein stipulated, he will pay interest on the note herein secured, at the raper cent per annum from date thereof until the final payment; that he hereby waives all benefit of the stay, valuation end appraisement laws of the State of Oklahoma,  SIGNED This This day of A. D. 1911  State of Oklahoma,  Sea.  BEFORE ME, A Notary Public, in and for said County and State, on this led day of the same as a containing a payable of the dentical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as a committee of the dentical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as a committee of the committee of the committee of the stay payable.  Residence The committee of the payment and acknowledged to me that the executed the same as a committee of the committee of the stay payable.  Residence The policies of the said approach to the other payment and acknowledged to me that the payment and the payment and the payment and acknowledged to me that the payment and paym	cause to be paid to the said  cause to be paid to be pa	THE INTERSTATE MOR DOLLARS, on the diannully after maturity at ring even date with these elf, his heirs, assigns, exec	day of	COMPANY, its such as the such	rding to the tenor and void, otherwise to be and agrees with the second	sum of One with interest thereon effect of the Conduction of the C	at the rate of allowed promise ce and effect.	to.
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PRESENCE OF:  State of Oklahoma,  Ss.  BEFORE ME, A Notary Public, in and for said County and State, on this 18th day of 18  resonally appeared  me known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me that he executed the same as he and voluntary act and deed for the uses and purposes therein set forth.  Residence  Residence  Residence	cause to be paid to the said  r cent per annum, payable sem  said party of the first part, bear  The said first party for himse scribed premises, and has good on said real estate before same ainst loss by fire, in amount of \$  ch insurance without intermission rty, and in the event of loss said cured; that if the maker of the rein stipulated, the note herein by thereupon be foreclosed; that	THE INTERSTATE MORE DOLLARS, on the	nd until the sam presents, then th utors or adminis- hat he will not he will at once, insurance compa eby secured remanately secured remanately power to collect fall to pay either the option of the	e is fully paid, accounts a presents to be trators, covenants a commit or suffer without delay, cause my or companies to ains unpaid, and sha such policy or polity principal or interest e holder, and his only covenant herein.	rding to the tenor and vold, otherwise to be and agrees with the security of the buildings upon sate to be subject to approval all deliver the policy or the buildings upon the within thirty days after the policy of the buildings upon sate and apply the protection only, without notice the policy of the buildings upon the protection only, without notice the policy of the protection only, without notice the policy of the protection only, without notice the policy of the protection of the protecti	with interest thereon effect of the local and remain in full for and party that he is that he will pay all id premises situate, of second party), and is policies properly assigneeds thereof to the er due, or shall fail to be, be declared due an interest on the note he	at the rate of allowed promise and effect. lawfully selzed taxes and assess to be insured the will continue med or pledged to payment of the perform any of it dipayable, and the terein secured, as	of the a sments le or re-ins and main o said sec the coven this Mortat the rat
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State of Oklahoma,  SS. BEFORE ME, A Notary Public, in and for said County and State, on this 18th day of 19  sonally appeared.  Me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that executed the same as the e and voluntary act and deed for the uses and purposes therein set forth.  Residence  Residence  Residence	cause to be paid to the said  cent per annum, payable sem said party of the first part, bear The said first party for himse scribed premises, and has good on said real estate before same ainst loss by fire, in amount of \$\frac{1}{2}\$ th insurance without intermission ty, and in the event of loss said ured; that if the maker of the rein stipulated, the note herein y thereupon be foreclosed; that per cent per annum from date the	THE INTERSTATE MOR	argage trust and until the sam presents, then th utors or administ that he will not he will at once, insurance compa eby secured remains power to collect fail to pay either the option of th cerformance of ar ent; that he here	e is fully paid, accesses presents to be trators, covenants at commit or suffer we without delay, cause my or companies to this unpaid, and sha such policy or polity principal or interest e holder, and his only covenant herein by waives all benefit	rding to the tenor and void, otherwise to be and agrees with the security of the buildings upon sabe subject to approval all deliver the policy or the building the protection only, without notice the policy of the stay, valuation of the stay, valuation	with interest thereon effect of the wall and remain in full for and party that he is that he will pay all did premises situate, of second party), and policies properly assigneeds thereof to the er due, or shall fail to be, he declared due an interest on the note he and appraisement law	at the rate of allowed promise ree and effect. lawfully selzed taxes and assess to be insured to be insured the will continue med or pledged to payment of the perform any of it departs and the secured, a re of the State.	of the a sments lo or re-ins and main to said see the debt in the cover this Mort at the rai
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