FORM 1-OKLAHOMA REAL ESTATE MORTGAGE		- DORSEY Printing On	apany, Stationera, Dallas, Texas, 4103
Know All Men by These Presents:		tt along fo	
of Tulsa Ollahomeparty of the first	t part, in consideration of the sum of	Fire Lundfell	DOLLARS,
in hand paid by THE INTER-STATE MORTGAGE TI TRUST COMPANY, the following described premises,	671	rt, do bereby Sell and Convey unto the said	THE INTER-STATE MORTGAGE
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recorded plat the	end II		
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of the Indian Meridian, containing in all		acres, more or less, according to Go	ernment survey.
TO HAVE AND TO HOLD, The premises above Pany, and to its successors and assigns forever. And FIRST: That they have good right to sell and	described, with the appurtenances therein	ato belonging, to the said THE INTER-STA	TE MORTGAGE TRUST COM- s follows:
SECOND: That the premises are free from encountries. That they will warrant and defend the	imbrance. The title against the lawful claims of all pe	rsous.	
FIFTH: That they will pay to said second par	rty, or order, at the office of THE INTER-	inquish and convey all their rights of homes STATE MORTGAGE TRUST COMPANY, in ay of	D. 196// with interest thereon
	per annum, payable semi-annually, on the	first days of april an	a October_
in each year, and in accordance with the SIXTH: In the case of default of payment of formance of any covenant herein contained, the said annum, computed semi-annually, on said principal note	first party agrees to pay to the said sec	ond party and its assigns, interest at the	rate of ten (10) per cent per
interest shall be credited in said computation, so that SEVENTH: The first party agrees to pay all t same before the same becomes delinquent, also all li	the total amount collected shall be and axes and assessments levied upon said r	not exceed the legal rate of ten (10) per c eal estate or against this Mortgage, or the l	ent. older, for and on account of the
without notice, declare the whole sum of money herei on the same at the rate of ten (27) per cent per annu EIGHTH: The said first party agrees to keep a	n secured, due and collectible at once, o m, and this Mortgage shall stand as sec	or may elect to pay such taxes or assessmently for the amount so paid, with such int	nts, and be entitled to interest erest.
this date, and shall permit no waste, and especially no for the use of the Grantor's family; and the commission NINTH: And the said first party agrees that in	cutting of timber, excepting for making of waste shall, as the option of the Mor the event of the failure, neglect or ref	and repairing fences on the place, and such a tgagee, render this Mortgage due and payal usal of said first party to insure the buildin	s shall be necessary for firewood le. ss. or to reinsure the same, and
deliver the policy or policies, properly assigned or ple- policy or policies shall expire, then the said second p in such company or companies as it may select, and the	dgcd, to the said THE INTER-STATE M arty is hereby authorized and empowere said THE INTER-STATE MORTGAGE T	ORTGAGE TRUST COMPANY, before noon d by these presents to insure or reinsure RUST COMPANY, may sign all papers and	of the day on which any such said buildings for said amount, applications necessary to obtain
such insurance in the name, place and stead of the said have full power to demand, receive, collect and settle- in fact, sign and endorse all vouchers, receipts and d payment of the bond, interest coupons, and interest the	the same, and for that purpose may, in	he name, place and stead of said first party	, and as his agent and attorney
its endorsees or assigns, may pay such taxes and assess pay the final judgment for any statutory lies claims, in	ements, or any part thereof, may affect su cluding all cost, and for the repayment o	ich insurance, as hereinbefore agreed, paying f all moneys so paid, with interest thereon f	the cost thereof; and may also rom the time of payment, at the
rate of ten (48) per cent per annum, payable semi-anninterest coupons. TENTH: The said first party agrees that if the	maker of said note shall fail to pay any	of said money, either principal or interest,	vithin thirty days after the same
becomes due, or to conform to or comply with any of secured, and at their option only, and without notice, b interests and costs, together with statutory damages in	e declared due and payable; and this Mo case of protest, and said second party,	rtgage may thereupon be foreclosed immedia or any legal holder thereof, shall at once, u	iely for the whole of sald money, pon filing of a bill for the fore-
closure of this Mortgage, be forthwith entitled to the i the rents, issues and profits thereof. For value recei- be sold under execution, order of sale, or other final pr	ved the said party of the first part do he occss; and do further waive all benefits o	ereby expressly waive an appraisement of sa of the stay, valuation or appraisement laws	id Real Estate, should the same of the State of Oklahoma; and
do further agree that the contract embodied in this Mo Oklahoma, where the same is made. The foregoing co ELEVENTH: It is expressly stipulated and agr	venants being performed, this conveyance eed that the rents, issues and profits of	to be void, otherwise of full force and virt the whole premises herein conveyed shall be	and hereby are pledged for the
payment of the debt hereby secured, the interest the they become due. And that upon default in the paym this Mortgage, the plaintiff therein shall be entitled to taxes and profits thereof under the direction of the Co	nent of any such interest, insurance pre have a receiver appointed to take posse	miums, taxes or assessments and the institusion and control of the within described pr	tion of proceedings to foreclose emises and to collect the rents,
of the Court to the payment of any judgment rendered TWELFTH: It is expressly stipulated and agree of the costs of foreclosure.	or amount found due upon the foreclos	ure of this Mortgage.	
IN TESTIMONY WHEREOF, The said party of and	the first part have hereunto set their han	dSthis / 3 day of Octobe	, nineteen hundred
Attest:		alnohamin C	2
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State of Oklahoma,		,	
A	Me n Notary Jublic, in and for said Co	ounty and State, on this 2 2 day of	October 1909
personally appeared. O Washington S. who executed to me known to be the identical person S. who execute	ted the within and foregoing instrument,	and acknowledged to me that The	xecuted the same as Illeur
free and voluntary act and deed for the uses and purpose		Coloraist	ell
My commission expires mu 14	_19_/		Notary Public,
	Col-	10 205 0	
FILED FOR RECORD This day of day	19.2	7 at Jo'clock Minutes	—M. Uw
By	Deputy.	and the second s	Register.
일다 회회의 경우의 교통이 되는 것이 되었다는 것이다.			중요를 하고 말을 살아 있다니다.