1

Contraction of the local data

And the second second

traffer Alf- an unsated

いたななないのというたいないないないないです。

ÿ

19

49

Torm 1=oncanoma real estate monigace Know All Men by These Presents:	COMPANED	INTREES PARTIE CONVERS, BIAMORYE, DAMA	<b></b>
of Tuba Orla formaperty of the first part, in consideration of the sun	- al. e. 7	fundred	DOLLARS,
in hand paid by THE INTERSTATE MORTGAGE TRUST COMPANY, party of the se TRUST COMPANY, the following described premises, situated in the County of	cond part, do hereby Sell and (	Convey unto the said THE INTER-STATE	MORTGAGE
tour (4) in Block my Vitine	ly two (42	Leel of Lol- O	is s
Schoundey the recorded	lat-there	$\int$	
0			
	· · · · · · · · · · · · · · · · · · ·		
		· · · · · · · · · · · · · · · · · · ·	····
	·····		
			·····
	<u> </u>		
The set of	0		
of the Indian Meridian, containing in all TO HAVE AND TO HOLD, The premises above described, with the appurtenances Pany, and to its successors and assigns forever. And the said party of the first part of	thereunto belonging, to the sa	ss, according to Government survey. dd THE INTER-STATE MORTGAGE T of the second part as follows:	RUST COM-
FIRST: That they have good right to sell and convey said premises. SECOND: That the premises are free from encumbrance. THIRD: That they will warrant and defend the title against the lawful claims of	of all persons.		
FOURTH: That they do hereby release all rights of Jowce in and to said premises, FIFTH: That they will gay to said second party, or order, at the office of THE	INTER-STATE MORTGAGE T	RUST COMPANY, in Greenfield, Massach	
from date until paid, at the rate of Auf per cent per annum, payable semi-annually in each year, and in accordance with the promissory notes of the said p	, on the first days of	porticipand (DI) is and in the second	er
SIXTH: In the case of default of payment of any sum herein covenanted to be formance of any covenant herein contained, the said first party agrees to pay to the annum, computed semi-annually, on said principal note, from the date thereof to the intermediate the said computing on the that that is a mount collected shall	said second party and its assi time when the money shall b	gns, interest at the rate of ten (199) j e actually paid. Any payment made or	per cent per n account of
sincerest shall be credited in said computation, so that the total amount collected shall SEVENTH. The first party agrees to pay all fares and assessments levied upor same before the same becomes delinquent, also all liens, claims, adverse titles and en without notice, declare the whole sum of money herein secured, due and collectible at	once, or may elect to pay su	, and if not paid the bolder of this all ich taxes or assessments, and be entitled	ortgage may,
on the same at the rate of ten (10) per cent per annum, and this Morigage shall stand <b>BIGHTH:</b> The said first party agrees to keep all buildings, fences and other imp this date, and shall permit no waste, and especially no cutling of timber, excepting for 1 for the use of the Grantor's family; and the commission of waste shall, as the option of	as security for the amount s provements on said real estate making and repairing fences o	to paid, with such interest. in as good repair and condition as the sa n the place, and such as shall be necessary	nme gre in at
NINTH: And the said first party agrees that in the event of the failure, neglect deliver the policy or policies, properly assigned or piedged, to the said THE INTER-ST policy or policies, then they they said second party is hereby unthoused and or	or refusal of said first party ATE MORTGAGE TRUST CO	to insure the buildings, or to reinsure the MPANY, before noon of the day on white insure or reinsure said buildings for the second buildings for	said amount.
in such commany or companies as it may select, and the said THE INTER-STATE MORTI such insurance in the name, place and stead of the said first party; and it is further agre have full power to demand, receive, collect and settle the same, and for that purpose n in fact, sign and endorse all vonchers, receipts and druits, that shall be necessary to	ed, in the event of loss under nav. in the name, place and st	ead of said first party, and as his agent	and attorncy
payment of the bond, interest coupons, and interest thereou; and if any or either of sa its endorsees or assigns, may pay such taxes and assessments, or any part thereof, may may the final inderment for any statutory lies claims, including all cost, and for the reas	id agreements be not perform affect such insurance, as herein yment of all moneys so paid, s	ed as aforesaid, then the said party of the abefore agreed, paying the cost thereof; a with interest thereon from the time of pay	and may also yment, at the
rate of ten (10) per ceut per annum, payable semi-annually, these presents shall be a interest coupons. TENTH: The said first party agrees that if the maker of said note shall fail to becomes due, or to conform to or comply with any of the foregoing covenants, the whol	pay any of said money, either	principal or interest, within thirty days al	fter the same note hereby
secured, and at their option only, and without notice, be declared due and payable; and interests and costs, together with statutory damages in case of protest, and said second discurse of this Mortrage he forthwith explicitly the immediate possession of the about	party, or any legal holder th re described premises, and m	ereof, shall at once, upon filing of a bill ay at once take possession, and receive	for the fore-
the rents, issues and profits thereof. For value received the said party of the first pa be sold under execution, order of sale, or other final process; and do further waive all b do further agree that the contract embodied in this Mortgage and note secured hereby : Oklahoma, where the same is made. The foregoing covenants being performed, this cor	enefits of the stay, valuation of shall, in all respects be govern	ed, construed and adjudged according to	nanoma, and
ELEVENTH: It is expressly stipulated and agreed that the rents, issues and pr payment of the debt hereby secured, the interest thereon as it matures, the premiums the because due, that they many default in the payment of any such interest incurs	of the whole premises he for insurance on the buildings nee premiums faxes or asses	rein conveyed shall be and hereby are ple and all taxes and assessments on said sments and the institution of proceedings	to foreclose
they become due. And that don't default in the payment of any solution indicates indicates the historic distribution of the court of the payment of any judgment rendered or amcount found due upon the TWELFTH. It is expressly subjulated and agreed, that in case this Mortgage sh	te possession and control of the amount so collect foreclosure of this Mortgage.	ed by such receiver to be applied under	the direction
of the costs of foreclosure. IN TESTMONY WHEREOF, The said party of the first part have hereunto set the and			teen hundred
	Lee	2 to. Ulello	24 a 9 g g g g a
ATTEST: Cologgeshall			66 - 44 - 98 <del>- 98 - 98 - 98 - 98 - 98 - 98 - 9</del>
			****
State of Oklahoma,ss.		SIS Cotolar	
Genery of Tula County 35. BEFORE Me, a Notary Public, in and for personally appeared Lee Ollello unman	said County and State, on thi	sect day of Cerry Lerc	1907,
to me known to be the identical person_who executed the within and foregoing inst free and voluntary act and deed for the uses and purposes therein set forth.	trument, and acknowledged to	me that the same as	shes_
	ed Tuloa	Oko-	Public.
	10 132		
FILED FOR RECORD This 2) day of Chalice	19.0.7, at 7o'clock	Central Decy	
ByDeputy.	sues		gister.
	an a	la dia mandri dia mandri dia 1999 me	