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FORM.1 OKLAHOMA REAL ESTATE MORTGAGE	DORSEY, Printing Gompany, Stationers, I	Jalias, Torne 9633
Know All Men by These Presents: THAT Marthal & M- Farland and Williams & M- Fast of Tarles College Company, party of the first part, in consideration of the sum of in hand paid by THE INTERSTATE MORTGAGE TRUST COMPANY, party of the second TRUST COMPANY, the following described premises, situated in the Country of Tarles Late May found (1) in black No. Journal Late Cale and the Cale and the Country of Tarles and the Cale and the C	Light frankled and Convey unto the said THE INTER-STA The said State of Oklahoma, to-wit: The said State of Oklahoma, to-wit: The said State of Oklahoma, to-wit:	DOLLARS, ATE MORTGAGE Addition

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of the Indian Meridian, containing in all. TO HAVE AND TO HOLD, The premises above described, with the appurtonances there	Tures, more or less, according to Government surve	у.
SIXTH: In the case of default of payment of any sum herein covenanted to be paid formance of any covenant herein contained, the said first party agrees to pay to the said annum, computed semi-annually, on said principal note, from the date thereof to the time interest shall be credited in said computation, so that the total amount collected shall be an SEVENTH: The first party agrees to pay all taxes and assessments levied upon said same before the same becomes delinquent, also all liens, claims, adverse titles and encum without notice, declare the whole sum of money herein secured, due and collectible at once on the same at the rate of ten (49) per cent per annum, and this Mortgage shall stand as EIGHTH: The said first party agrees to keep all buildings, fences and other improve this date, and shall permit no waste, and especially no cutting of timber, excepting for making for the use of the Grantor's family; and the commission of waste shall, as the option of the MINTH: And the said first party agrees that in the event of the failure, neglect or a deliver the policy or policies, properly assigned or pledged, to the said failure, neglect or in such company or companies as it may select, and the said first party; and it is further agreed, in such company or companies as it may select, and the said first party; and it is further agreed, in line full power to demand, receive, collect and settle the same, and for that purpose may, in fact, sign and endorse all vouchers, receipts and drafts, that shall be necessary to procupament of the bond, interest coupons, and interest thereon; and if any or either of said agits endorses or assigns, may pay such taxes and assessments, or any part thereof, may affect pay the final judgment for any statutory lien claims, including all coct, and for the repayment at of the 497 per cent per annum, payable semi-annually, these presents shall be a securinterest coupons. TENTIF: The said first party agrees that if the maker of said note shall fail to pay a becomes due, or to conform	persons. relinquish and convey all their rights of homestead therein. RRSTATE MORTGAGE TRUST COMPANY, in Greenfield, Mass t day of A. D. 1957, with the first lary of A. D. 1957, with the firs	in terest thereon In default of per- By per cent per By per cent per By on account of the In account of
ATTEST:	Millians Simil of andamo	<u>U</u>
State of Oklahoma, Sounty of Julian Bacuty SS. BEFORE Me, a Notary Public, in and for said personally appeared Multina Manual Multinast to me known to be the identical personal who executed the within and foregoing instrume free and voluntary act and deed for the uses and purposes therein set forth. My computation capture Multi 14-	M. Farland, fur) furchand (Int, and acknowledged to me that they executed the same less based in the same less bas	19#4, ne as their
My commission expires 1944 Residence	(1)	
By Deputy, Deputy,	M. at 4 o'clock	Register of Diana