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Form 1-OKLAHOMA RESUESTAT	E. MORTGACE		DORSEY Printing Company S	ationers. Dallas Texas 44033
8				
Know All Men by T	hese Presents:			
THAT Williams	R. Craig and Limite B.	Craig hu wife ,		
	party of the first part, in consideration		Howard .	DOLLARS,
	STATE MORTGAGE TRUST COMPANY, par ving described premises, situated in the Cour	~ /		

quarter &	The west - half (1)	My The South last	quarter (17) Tangelies	no Marchen (19)
Range no Hur	live (43) cost			
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of the Indian Meridian, contain TO HAVE AND TO HOI	D. The premises above described, with the an	purtenances thereunto belonging,	re or less, according to Government to the said THE INTER-STATE MC	ORTGAGE TRUST COM-
Pany, and to its successors a FIRST: That they ha	nd assigns forever. And the said party of the ve good right to sell and convey said premises	first part covenants with the sai	d party of the second part as follo	ws:
THIRD: That they wi	nises are free from encumbrance. Il warrant and defend the title against the law barely release III rights of degrees in and to su	ful claims of all persons.	ever all their nights of homestand th	oarain
FIFTH: That they wi	hereby release all rights of dower in and to su il pay to said second party, or order, at the of			
from date until paid, at the rat	e of Sif per cent per annum, payable so	eni-annually, on the first days of	1 1 1	5, with interest thereon
			_	herewith.
formance of any covenant her annum, computed semi-annuall	ein contained, the said first party agrees to y, on said principal note, from the date ther	pay to the said second party and eof to the time when the money	shall be actually paid. Any paym	t ten 👐 per cent per
SEVENTH: The first m	ld computation, so that the total amount collerty agrees to pay all taxes and assessments	levied upon said real estate or a	gainst this Mortgage, or the holder, i	for and on account of the
without notice, deciare the wa	s deliuquent, also all liens, claims, adverse to be sum of money herein secured, due and con 410) per cent per annum, and this Mortgage	niecuble at once, or may elect to) pay such taxes of assessments, an	id be entitled to interest
EIGHTH: The said first	party agrees to keep all buildings, fences an	d other improvements on said res epting for making and repairing	d estate in as good repair and condit fences on the place, and such as shall	ion as the same are in at be necessary for firewood
NINTH: And the said f	ally; and the commission of waste shall, as the rst party agrees that in the event of the fall properly assigned or pledged, to the said THI	ure, neglect or refusal of said fir	st party to insure the buildings, or t	o reinsure the same, and
policy or policies shall expire, in such company or companies	then the said second party is hereby author as it may select, and the said THE INTER-STA	ized and empowered by these pr TE MORTGAGE TRUST COMPA	esents to insure or reinsure said by NY, may sign all papers and applica	ilidings for said amount, tions necessary to obtain
such insurance in the name, plant have full nower to demand re-	ice and stead of the said first party; and it is	further agreed, in the event of los	s under such policy or policies, the	said second party shall
payment of the bond, interest of its endorsees or assigns, may u	rouchers, receipts and drafts, that shall be no coupons, and interest thereon; and if any or cay such taxes and assessments, or any part th	elither of said agreements be not ereof. may affect such insurance.	performed as aforesaid, then the said as hereinbefore agreed, paying the co	party of the second part, est thereof: and may also
pay the final judgment for any rate of ten (10) per cent per	statutory lien claims, including all cost, and i annum, payable semi-annually, these presents	or the repayment of all moneys s	paid, with interest thereon from the	e time of payment, at the
TENTH: The said first	party agrees that if the maker of said note so or comply with any of the foregoing covenan	nall fail to pay any of said money	y, either principal or interest, within t	hirty days after the same
secured, and at their option on	ly, and without notice, be declared due and pa	yable; and this Mortgage may the	ereupon be foreclosed immediately for	the whole of said money,
closure of this Mortgage, he for the rents, issues and profits t	rthwith entitled to the immediate possession hereof. For value received the said party of of sale, or other final process; and do further	of the above described premises the first part do hereby expressly	and may at once take possession, waive an appraisement of said Real	and receive and collect Estate, should the same
do further agree that the conti	act embodied in this Mortgage and note secun nade. The foregoing covenants being perform	ed hereby chall, in all respects be	e governed, construed and adjudged	according to the laws of
payment of the debt hereby s	essly stipulated and agreed that the rents, is ecured, the interest thereon as it matures, the	ues and profits of the whole pre- premiums for insurance on the b	nises herein conveyed shall be and he wildings and all taxes and assessme	nts on said premises as
this Mortgage, the plaintiff the	pon default in the payment of any such inte rein shall be entitled to have a receiver appo- the direction of the Court without proof rec	inted to take possession and cont	rol of the within described premises	and to collect the rents,
of the Court to the payment of TWELFTH: It is expres	any judgment rendered or amount found dust sly stipulated and agreed, that in case this I	e upon the foreclosure of this M Mortgage shall be foreclosed, an a	ortgage. .ttorney's fee of Fifty Dollars shall b	
of the costs of foreclosure. IN TESTIMONY WHERE	OF, The said party of the first part have her	eunto set their hand this 262	day of March	, nineteen hundred
and Mu		Zi	lines & Prain	
ATTEST:		J.	i R O	
C. D. Coggeshal		Juliana	wall fol . Marg	
		, vg/galideseegrap		
		\\		
State of Oklahoma	100			
County of Juko	BEFORE Me, a Notary Public	in and for said County and State	e, on this 28th day of Mas.	ds 1960
	n R. Beig and Limin B. Crai		7.0	
	cal person who executed the within and fo for the uses and purposes therein set forth.	regoing instrument, and acknowle	dged to me that hay executed	the same as Hust
got and deed	ande mus hithories enseett 200 tortift	Med C	Diggiehall	Notary Public.
My commission expires	May-14- 1911	Residence Jul	a illala).	
	7			
FILED FOR RECORD Th	is 29 day of Mass.	19/0_, at _4_o	clockminutes	4.
		0.0 - 7/.	Chalkly	***************************************