COMPAREL

THAT Guy O allen	anan	man!	,	
alsa Ollahotnes party of the first	part, in consideration of the sum of	teen inend	sed	DOLLAR
and paid by THE INTER-STATE MORTGAGE TR	UST COMPANY, party of the second part,		y unto the said THE INTER-S	TATE MORTGAG
ST COMPANY, the following described premises,		· · · · · · · · · · · · · · · · · · ·	itate of Oklahoma, to-wit:	
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indred feetes teen (1/2)	an the Estof of True	lea as s	house try the.	Kecandell.
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- No. 100			dim G	*****
TO HAVE AND TO HOLD The premiser shows d			ccording-to-Government-sur	
TO HAVE AND TO HOLD, The premises above d , and to its successors and assigns forever. And	the said party of the first part covenants y	with the said party of th	e second part as follows:	LE INUSI CU
FIRST: That they have good right to sell and SECOND: That the premises are free from encur	nbrance.			
FOURTH: That they do hereby release all rights o	title against the lawful claims of all person dower in and to said premises, and reling	uish and convey all their	rights of homestead therein.	
FIRTH: That they will pay to said second part	y, or order, at the office of THE INTER-STA	ATE MORTGAGE TRUST	COMPANY, in Greenheid, M	
date until paid, at the rate of all per cent p	Dollars, on the first day	of days of Alasis	A. D. 190 (2)	ith interest there
ch year, and in accordance with the			attached of even date herev	zith
SIXTH: In the case of default of payment of a	ny sum herein covenanted to be paid, for t	the period of ten days at	fter the same comes due, or	in default of pe
ance of any covenant herein contained, the said fi m, computed semi-annually, on said principal note,	from the date thereof to the time when	the money shall be act	ually paid. Any payment m	ade on account
est shall be credited in said computation, so that the SEVENTH: The first party agrees to pay all tar	xes and assessments levied upon said real	estate or against this Me	ortgage, or the holder, for an	l on account of th
before the same becomes delinquent, also all lies out notice, declare the whole sum of money herein	secured, due and collectible at once, or r	s on said premises, and	if not paid the holder of t	his Mortgage ma
a come at the rate of ton (10) cont nor annum		nay elect to nay such ta	xes or assessments, and be	entitled to intere
EIGHTH: The said first party agrees to keen all	, and this Mortgage shall stand as securit buildings, fences and other improvements	nay elect to nay such ta	xes or assessments, and be	entitled to intere the same are in
EIGHTH: The said first party agrees to keep all late, and shall permit no waste, and especially no complete of the Grantor's family; and the commission.	i, and this Mortgage shall stand as securit buildings, fences and other improvements utting of timber, excepting for making and of waste shall, as the outlon of the Mortga	nay elect to pay such to y for the amount so pal on said real estate in as I repairing fences on the	xes or assessments, and be il, with such interest. good repair and condition as place, and such as shall be ne	entitled to intere the same are in cessary for firewood
ne use of the Grantor's family; and the commission of NINTH: And the said first party agrees that in	of waste shall, as the option of the Mortga the event of the failure, neglect or refusal	nay elect to pay such tay for the amount so pals on said real estate in as I repairing fences on the gee, render this Mortgage to of said first party to in	xes or assessments, and be di, with such interest. good repair and condition as place, and such as shall be nee e due and payable. sure the buildings, or to rein	the same are in cessary for firewood sure the same, ar
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