Described for 25224.

sken tirren Ob	Leanedy acc	the first part, in cons	sideration of the sum	or Two T	Cousand	/		
ST COMPANY, th	INTER-STATE MORTG	oremises, situated in t	the County of Jul	sar :	, and Stat	e of Oklahoma, to-	wit:	
******	Lats nos	1 nine 19	aus Jan	1 (10) in	Beach	no. Fir	ty three	1(43
the tow	Lats nos	hen arro	was st	sown by	the Re	carded	- Reof th	esed
	<u> </u>						***************************************	

***************************************	***************************************	*****************************						
**********************					· .			

	containing in all							
TO HAVE AND T	O HOLD, The premises	above described, with	h the appurtenances	thereunto belonging	to the said THE	INTER-STATE M	ORTGAGE TRU	ST COM-
FIRST: That t SECOND: That t	hey have good right to : he premises are free fro hey will warrant and de	sell and convey said pom encumbrance.	premises. the lawful claims of	all nersons				
FOURTH: That t	hey do hereby release all hey will pay to said sec	I rights of dower in an cond party, or order, a	nd to said premises, at the office of THE I	and relinquish and o	onvey all their rig	hts of homestead to MPANY, in Green	hereiu. field, Massachuse	its,
date until paid, at	the rate of Asy pe	er cent per annum, pe	Dollars, on the	on the first days of	march	A. D. 19	eptember	t thereon
CIVTIA In the d	ordance with the ordered asse of default of payment herely contained the	out of our cim barol	in covering to be	noted for the newled	of ton dove after	the came comes	dua or in dafau	it of per-
, computed semi- st shall be credite	ant herein contained, the innually, on said princip d in said computation, s	pal note, from the da so that the total amo	ite thereof to the ti unt collected shall b	me when the mone e and not exceed the	y shall be actuall ne legal rate of te	y paid. Any payn n (10) per cent.	nent made on a	count of
before the same	ilrs, party agrees to pa becomes delinquent, als the whole sum of mone	o all liens claums ac	dvorse titles and end	umbrances on said	promises and if	not naid the hold	er of this Morte	oro may
same at the rate EIGHTH: The sa ate, and shall peri	the whole sum of mone of ten (10) per cent pe did first party agrees to nit no waste, and especia	er annum, and this M keep all buildings, fe ally no cutting of tim	fortgage shall stand ences and other improber, excepting for n	as security for the ovements on said repairing	amount so paid, veal estate in as go	with such interest. od repair and condi- e, and such as shal	tion as the same	are in at
e use of the Grant NINTH: And the	or's family; and the com said first party agrees dicies, properly assigned	that in the event of	the failure, neglect	ne Mortgagee, rende or refusal of said i	r tuis alorigage di irst party to insur	e the buildings, or	to reinsure the s	ame, and
or policies shall h company or com nsurance in the na	expire, then the said so panies as it may select, a time, place and stead of t	econd party is hereby and the said THE INT the said first party: ar	y authorized and em FER-STATE MORTG nd it is further agree	powered by these p AGE TRUST COMP d. in the event of k	resents to insure ANY, may sign all as under such nol	or reinsure said b papers and application or policies. the	ulldings for said ations necessary a said second no	amount, to obtain
full power to dem: t. sign and endor	and, receive, collect and se all vouchers, receipts terest coupons, and inter	settle the same, and and drafts, that sha	i for that nurpose ma all be necessary to p	ly, in the name, pla rocure the money t	ce and stead of so bereunder, and to	id first party, and apply the amounts	as his agent and so collected to	attorney ards the
dorsees or assigns, 1e final judgment :	may pay such taxes and for any statutory lien cla nt per annum, payable s	d assessments, or any aims, including all cos	part thereof, may a st, and for the repay	fect such insurance, ment of all moneys	as hereinbefore a so paid, with inter	greed, paying the c est thereon from th	ost thereof; and le time of payme	may also
st coupons. TENTH: The sai	d first party agrees that orm to or comply with	if the maker of said	l note shall fall to p	ay any of said mon	ey, either principal	or interest, within	thirty days after	the same
d, and at their op	tion only, and without ne ther with statutory dam e, be forthwith entitled i	otice, be declared due	e and payable; and to est, and said second	his Mortgage may t party, or any legal	hereupon be forecle holder thereof, sha	sed immediately fo ill at once, upon fil	r the whole of sa ing of a bill for	d money, the fore-
nts, issues and p d under execution.	rofits thereof. For valu order of sale, or other e contract embodied in	e received the said p final process: and do	party of the first part further waive all be	do hereby express	y walve an apprai	sement of said Rea sement laws of the	l Estate, should State of Oklaho	the same
omo where the co	me is made. The foregous expressly stipulated a creby secured, the interthat upon default in the	oing coverante being	parformed this conv	blay of ot course	athorogra of full fo	arna and wirtue	and the second second	
lortgage, the plain	that upon default in the tiff therein shall be enti f under the direction of	itled to have a receiv	er appointed to take	possession and cor	itrol of the within	described premises	and to collect t	ne rents,
Court to the pays	nent of any judgment re expressly stipulated an	endered or amount fo	ound due upon the f	oreclosure of this I	Tortgage.			
Y TESTIMONY V	VHEREOF, The said pa	rty of the first part l	1ave hereunto set the	eir handelhis Ut	the day of Sep	tember	, nineteen	hundred
					John I	Lenne	dy	***********
	han i			()	.Xarah	1.10. Len	isildy	·
ST:	orter!							***************************************
sr: OU								
len.	1	***************************************						
len.	}ss.	EFORE Me a Notary	Public, in and for s	said County and Sta	te, on this 12	hay of Sept	tember	10068
tate of Oklal of Jules O	buty Sten	EFORE Me, a Notary	Laral EV	Kennedy	his wy	han or Sept	tember	_19\$6
	runty Ss.	medy and executed the within	Laral & L	Kennedy	his wy	han of Septe	d the same as B	_10do
ate of Oklal of Sulsa Q ally appeared for known to be the	sunty Ss. But W Sten Identical person who	medy and executed the within	Laral & L	Kennedy	his wy	hay of Sept they execute	d the same as the	_10060 Reca
cate of Oklal of Jacks O ally appeared Jacknown to be the	sunty Ss. But W Sten Identical person who	medy and executed the within	Laral & L	wment, and action	his wy	hay or Sept the yexecute ws		
tate of Oklal of Jules O	ss. Bis dentity Stein I dentical person Dwho ad deed for the uses and	newy and percented the within purposes therein set	and foregoing instr forth.	wment, and action	his wy	they or Septe they execute ing		_19 <i>960</i> Rux