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and year, and it accordance with the	•	Site per centiler annum, payable semi-annually, on the first days of Justich and Sistember
many computed semi-annually, on said principal note, from the date thereof to the time when the money shall be actually paid. Any payment made on account rest shall be oreclifed in said computation, so that the folial annual collected shall be and not exceed the legal rate of ton (46) pie cent. The control of the said computation, so that the folial annual collected shall be and not exceed the legal rate of ton (46) pie cent. The collection is an expected to the said computation, so that the folial annual collected shall be and not exceed the legal rate of ton (46) pie cent. The collection is an expected to the said collection shall be and not exceed the legal rate of the folial collection shall be not controlled to the said collection of the said collection of the said collection of the said forth party agrees to keep all buildings, forces and other improvements on a side rule extension of the said forth party agrees that he are said to the said forth party agrees that he are said to the said forth party agrees that he are said to the said said said to the said said said to the said said said said to the said said said said said to the said said said said said said said said		
rest shall be credited in said comparation, so that the total amount collectord shall be and not exceed the legal risk of fon 649; per cent. The property of the control of the control of the collection of the	nance of any covenant herein o	ontained, the said first party agrees to pay to the said second party and its assigns, interest at the rate of ten (40) per cent
e before the same becomes delinquent, also all lons, claims, adverse titles and encumbrances on said premises, and if not paid the holder pot the same at the rin of the effect per cent per manum, and this Mortgage and the same at the rin of the effect per cent per manum, and this Mortgage and the same at the same are because the same are beauty and the same are because the same are beauty and the same are because the same are	rest shall be credited in said co	mputation, so that the total amount collected shall be and not exceed the legal rate of ten (10) per cent.
The same at the rate of ten (risp) per cent per annum, and this Mortagee shall stand as security for the amount so paid, with such interest. Interior, and the per cent per annum, and this Mortage shall stand as security for the amount so paid, with such interest. Interior, and the same area. Interest the same of the Grantor's family; and the commission of water shall, as the option of the Mortagees, render this Mortage diverged the same area. In the sevent of the future, neglect or refusar of said first party to insure the buildings, or to relinsure the same, which is a second party is the said that the said rest party serves that in the event of the future, neglect or refusar of said first party to insure the buildings, or to relinsure the same, we or policies shall coping, bent the said as second party is hereby authorized and empowered by these presents to issue or relinsure said buildings for said amount company or companies as it may select, and the said THE INTERISTATE MORTAGE TRUET COMPANY, may sign all papers and epilectations necessary to obtain the said as a second party is hereby authorized and empowered by these presents to issue or returner said buildings for said amount of the name, place and stead of the said first; butters and saccade of the said that th	e before the same becomes del	inquent, also all liens, claims, adverse titles and encumbrances on said premises, and if not paid the holder of this Mortgage m
date, and shall permit no waste, and especially no cutting of limber, excepting for making and repairing fences on the place, and such as shall be necessary for firety to made of the intervious the many of the formation of waste shall, as the option of the Mortgages render this provides the many shall be necessary for firety to the many of the formation of the said section of the Mortgage render this provides the many shall be necessary for the place of the place, and the said THE INTERSTATE MORTGAGE TRUST COMPANY, before noon of the day on which may a companies as it may select, and the said THE INTERSTATE MORTGAGE TRUST COMPANY, here so not the day on which may a contract the place of the place of the place of the day on which may a contract the place of the p	he same at the rate of ten (10)	per cent per appum, and this Morigage shall stand as security for the amount so paid, with such interest.
rer the policy or policies, properly assigned or pledged, to the said THE INTERSTATE MORYGAGES TRUST COMPANY, before noon of the day on which any a copy or policies shall expire, then the said second party is investigated understand and empowered by these presents to hauter cr releases seem and any or policies, the said second party is proposed to the said first party; and it is further agreed, in the event of loss under such policy or policies, the said second party as a full power to demand, receive, collect and settle the same, and for that purpose may, in the name, place and stead of said first party, and as his agent and attract, sign and endorses all vouchers, receipts and drafts, that shall be necessary to procure the money thereunder, and to apply the amounts so collected towards and the said season and the said for the property of the money thereunder, and to apply the amounts so collected towards and the said season and the said for the property of the money thereunder, and to apply the same and the said and the said season and season and the said season and t	date, and shall permit no waste	, and especially no cutting of timber, excepting for making and repairing fences on the place, and such as shall be necessary for firewo
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TENTE: The said first party agrees that if the maker of said note shall fall to pay any of said money, either principal or interest, within thirty days after the sa mes due, or to conform to comply with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the holder of the note her red, and at their option only, and without notice, be declared due and payable; and this Mortgage may thereupon be foreclosed immediately for the whole of said more reals and costs, together with stantony damages in care of protest, and said second party, or any glain holder thereof, shall at once, upon filling of a bill of the reals and profits thereof. For value received the said party of the first part do hereby expressly waive an appraisement of said Real Estate, should the soid under execution, order of saile, or other final process; and do further waive all benefits of the say, valuation or appraisement inwo of the State of Oklahoms; burther agree that the contract embodied in this Mortgage and note secured hereby shall, in all respects be governed, construed and adviged according to the law home, where the same is made. The foregoing covenants being performed, this conveyance to be void, otherwise of full force and virtue. **ELEPTENTELL*** It is expressly subplated and agreed that the rents, issues and profits of the whole premissal herein conveyed shall be and hereby are pledged for become due. And that upon default in the payment of any such interest, insurance premiums, taxes or assessments and the institution of proceedings to force Mortgage, the plaintiff therein shall be entitled to have a receiver appointed to take possession and control of the within described premises and to collect the rest and process the convert of the payment of any such interest, insurance premiums, taxes or assessments and the institution of proceedings to force Mortgage, the plaintiff therein shall be entitled to have a receiver appointed to take possession and control of the within advantage. **State of	the final judgment for any state	itory lien claims, including all cost, and for the repayment of all moneys so paid, with interest thereon from the time of payment, at
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rests and costs, together with statutory damages in case of protest, and said second party, or any legal holder thereof, shall at once, upon filing of a bill for the fue of this Mortgage, be forthwith entitled to the immediate possession of the above described preinties, and may at once take possession, and receive and col rents, issues and profits thereof. For value received the said party of the first part do hereby expressly suive an appraisement of said finel Estate, should the store of the said valuation or appraisement laws of the State of Oklahoma; and the control of the development of said, or other final process; and do further waive all benefits of the stay, valuation or appraisement inws of the State of Oklahoma; where the same is made. The foregoing covounts being performed, the conveyance to be void, otherwise of full force and virtue. ELEYENTE: It is expressly stipulated and agreed that the rents, issues and profits of the whole premises hereful conveyed thall the and hereby are pledged for ment of the debt hereby secured, the futerest thereon as it matures, the premiums for insurance on the buildings and all taxes and assessments on said premises become due. And that upon default in the payment of any such interest, insurance promiums, taxes or assessments and the institution of proceedings to force Mortgage, the plaintiff therein shall be entitled to have a receiver appointed to take possession and control of the within described premises and to collect the results of static theorem of the control of the control of the other the direction of the Court withing proof required by static tender by such receiver to be applied under the direction of the Court withing the proof static tender of the such as a control of the court of the costs of forcelosure. The proof of the static person who executed the within and foregoing instrument, and acknowledged to me that the proof of the same as all the proof of the court of the same and voluntary act and deed for the uses and purposes therein set forth. R	mes due, or to conform to or co	omply with any of the foregoing covenants, the whole sum of money herein secured, may at the option of the holder of the note here
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commission expires. State of Oklahoma, State of Oklahoma, State of Oklahoma, Residence Residen	rents, issues and profits thereo	f. For value received the said party of the first part do hereby expressly waive an appraisement of said Real Estate, should the sa
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State of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Williams States and purposes therein set forth. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, State of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Lightensky District States of Oklahoma, SS. BEFORE Me, a Notary Public, in and for sald County and States on this Little day of Little States of Oklahoma, Notary Public, Notary Public, District States of Oklahoma, District States of Oklahoma, SS. BEFORE Me, a Notary Public District States of Oklahoma,	ELEVENTH: It is expressly	stipulated and agreed that the rents, issues and profits of the whole premises herein conveyed shall be and hereby are pledged for
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TWELFTH: It is expressly stipulated and agreed, that in case this Mortgage shall be foreclosed, an attorney's fee of Fifty Dollars shall be taxed and made a price costs of foreclosure. IN TESTIMONY WHEREOF, The said party of the first part have hereunto set their hand this first day of September and indicate the first part have hereunto set their hand this first day of September and party of the first part have hereunto set their hand this first day of September and party of the first part have hereunto set their hand this first day of September and party of the first part have hereunto set their hand this first day of September and party of the first part have hereunto set their hand to said County and States on this first day of September and party of the first part have a first day of September and party of the first part have day of September and party of the first part	s and profits thereof under the	direction of the Court without proof required by statute. The amount so collected by such receiver to be applied under the direct
IN TESTIMONY WHEREOF, The said party of the first part have hereunto set their hand this filled day of sufficient and for said Country and States on this filled day of sufficient and some known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as and voluntary act and deed for the uses and purposes therein set forth. Residence Aroshau Arrow Oklas Residence Aroshau Arrow Oklas Residence Aroshau Arrow Oklas	TWELFTH: It is expressly a	Judgment rendered of annount found due door the foreclosure of this mortgage. It is mortgage, that in case this Mortgage shall be foreclosed, an attorney's fee of Fifty Dollars shall be taxed and made a p
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		Notary Public.
FILED FOR RECORD This 20 day of Jeff 19/0, at 21 o'clock A minutes M.	\mathcal{U}	
FILED FOR RECORD THIS All day of Hosting M.	commission expires	N/1 19/1 Deal Residence Washell work Cally
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