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	the otticial plat and survey thereof HAVE AND TO HOLD, The p Trust Company, its successors lawfully seized in				
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Now do and perf and effect.	, if said party of the first part shall orm each and every covenant and ag expressly, mutually stipulated and	l pay or eause to be paid reement herein contain			enor and ettect thereof, a vise to be a lien in tull 10.
to pay the sai shall be actua	ROT: In case of default of payment of an d second party or its assigns, interest at the ily paid. Any payments made on account o	y sum he ein covenanted to be rate of eight per cent per and f interest shall be credited in	paid, or in default of the perio um, computed semi-annually, on said computation so that the tota	rivance of any covenant herein conf n said principal note from the date ti I amount collected shall be, and not	ained, the said first party agr bereof to the time when the mo exceed, the legal rate of eight
and if not pai sum of money mortgage sha	COND. The first party agrees to pay a d within ten days after the same are due and herein secured, due and payable at once; or listand as security for the amount so paid w MIRDI Said tirst party agrees to keep al.	all laxes and assessments , chargeable or become lieus u may elect to pay such taxes , ith such interest. I buildings, fences, and other	levied upon said real estate, also pon said real estate, the holder or assessments and be enlitted to improvements on said real estat	all liens, claims, adverse titles, an of this mortgage may at his option, interest on the same at the rate of te, in as good repair and condition a	d incambrances on said premis without notice, declare the wh light per cent per annum, and i s the same are in at this date, (
shal 1 permit family; and t Dollars, in in the failure, p	IIRD: Said first party agrees to keep al. no waste, and especially no cutting of tin ecommission of waste shall at the option o DURTM: And the said lirst party agrees i surance companies approved by said second effect or retural of said first party to so insi	mber, except for making and i f the holder of this mortgage, to at once insure the building; parly, and to at once delive wre the building; or to re-ins;	repairing fences on the place and render this mortgage due and pa upp said premises against loss r the insurance policies, properj re the same and deliver the poli	such as shall be necessary for fire yable. s by fire, in the amount of	e-wood for the use of the grant of party; and that in the even the said The Inter-State Mo
gage Trust (said building stead of said same and for sary to procu ments be not	OURTN: And the said lirst party agrees i surance companies approved by said Second gelect or retusal of said first party to so ins: Sompany, beto'e noon of the day on which is said amount, and the said. The Inter- first party: and it is further agreed that in i that purpose may in the name, plagando ste performed its aforesaid, then said party of it stantory ince claims including the costs an annually, these presents shall be as securit	any such policies shall expire state Mortgage Trust Com, he event of loss under such p ad ol said first party, and a mount so collected toward the e second part or its assigns.	; then said second party is hereby pany, may sign all papers and a plicy or policies, the said second this agent and attornfy in fact, s payment of a note, interest of may effect such insurance as be	y authorized and empowered by the pplications necessary to obtain such party shall rave fail power to dem sign and endorse all vonchers, recei- coupons and interest thereou hereby reinbefore agreed, paying the cost (.	se presents, to insure or re-ins insurance in the name, place a ndd, receive, collect and settle pts and draits that shall be nec secure i and if any of said agi hereof; and may also pay the li
Jadgment for payable semi or the title to mortgage.	Statutory lien claims factaning all costs an annually, these presents shall be as securit FTM. The said first party agrees that sho o or the possession of said real estate that the	I for the repayment of all mon y in like manner and with his uld a petition be flied to forec y will pay an attorney's fee t	ley's so paid with interest thereo e effect as for the payment of sa lose this mortgage, gain possess o be fixed, determined and allow	n from the time of payment at the id note and interest coupons. ion of said real estate or to protect ed by the Court, and the payment th	e rate of eight per cent per annu the rights of the mortgagee ber erzof shall also be secured by t
i de la composición 🚚	XTM. The said first party agrees that if the or comply with any of the foregoing covena e, be declared due and payable and may be for hall have the nonver to sell such prometry or the line the nonvert to sell such prometry or the second sec				
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or attorney, s ing in some n sale said part powers said [facie, ir any, s der, if any, s	ewspaper published in or of general circula y of the second part or its assignee, agent, o arty of the second part or its successors o di the proceeds or said sale shall be applied f hall be paid to said party of the first part.	any part (dered) at public sai in the Indian Territory, p fion in said town or territory, r attorney in fact, may bid r assigns, to convey said pr irst to the payment of all cost	e to the highest bldder for cash a bile potice of the tume and place or by printed or written hand bi und purchase as any third person operty to any pu chaser at said s and expenses attending said sa	and terms of sale having first been lis posted up in ten public places in might do. And said party of the fir sale and the recitals of the deed of co ale, second, to the payment of said d	the vicinity of said 1 nd, at wi st part bereby authorizes and nyeyance shall be taken as pr ebt and interest, and the remu
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