n hand paid by THE INTER-STATI	party of the first part, in consideration MORTGAGE TRUST COMPANY, pa escribed premises, situated in the Cou	rty of the second part, do he		
Got 24a. 2 be the Re	ing (9) in Bla yther Federite Grand Platthe	sek no. Four on to the	tern (14) in	Zyneh + ; a las show
f-the-Indian Meridian, containing in			s, more or less, according to	
Pany, and to its successors and assist FIRST: That they have good SECOND: That the premises a	premises above described, with the aj yns forever. And the said party of the right to sell and convey said premiser re free from encumbrance. unt and defend the title against the lax release all rights of dower in and to sa o said second party, or order, at the of	e first part covenants with the state of all persons, while claims of all persons, and relinguish a file of THE INTER-STATE A	ne said party of the second p nd convey all their rights of t CONTGAGE TRUST COMPANY	art as follows:
rom date until paid, at the rate of 22 and each year, and in accordance with the SIXTH: In the case of default primance of any covenant herein con	per cent per annum, payable s  per cent per annum, payable s  promissory notes of payment of any sum herein cover  of payment of any sum herein cover  tained, the said first party agrees to	ollars, on the first day of community on the first day of the first panted to be paid, for the perpay to the said second party	s of Jrack  part, with coupons attached, or riod of ten days after the say and the say and the say and its assigns, interest at	A. D. 19 3, with interest ther and be performed for the comes due, or in default of the rate of ten the rate of the ra
innum, computed semi-annuary, on the terest shall be credited in said composite the same becomes delinithout notice, declare the whole sum the same at the rate of ten (1997) professionally in the same at the rate of ten (1997) professionally in the same at the rate of ten (1997) and first marky.	nin principal note, from the date ther putation, so that the total amount coll ees to pay all taxes and assessments quent, also all liens, claims, adverse t of money herein secured, due and c er cent per annum, and this Mortgage process to keen all buildings fences or	cer to the time when the nected shall be and not exceed levied upon said real estate titles and encumbrances on ollectible at once, or may element the control of the nected that the necessary of the control of the necessary of the necessary of the control of the necessary of the necess	oney shall be actually paids, d the legal rate of ten (327); or against this Mortgage, or said premises, and if not paid ect to pay such taxes or asset the amount so paid, with such such as a good rangel.	Any payment made on account per cent. the holder, for and on account of d the holder of this Mortgage in sessments, and be entitled to infer interest.
nis date, and shall permit no waste, a or the use of the Grantor's family, an NINTH: And the said first par eliver the policy or policies, properly olicy or policies shall expire, then the auch insurance in the name, place and uch insurance in the name, place and	nd especially no cutting of limber, ex- d the commission of waste shall, as the ty agrees that in the event of the fai- assigned or pledged, to the said THI te said second party is hereby author y select, and the said THE INTER-ST. stead of the said first party; and it is	cepting for making and repa e option of the Mortgagee, re lure, neglect or refusal of si is inter-state Mortgag- rized and empowered by the ATE MORTGAGE TRUST Conference of the con- further agreed, in the event	ring fences on the place, and sender this Mortgage due and plate file first party to insure the but TRUST COMPANY, before se presents to insure or relisburgant and papers of loss under such policy or ploss under such policy or plate files files under such policy or plate files files under such policy or plate files f	uch as shall be necessary for firew, nayable, ulidings, or to reinsure the same, a noon of the day on which any such said buildings for said amou and applications necessary to obt policies, the said second party si
ave full power to demand, receive, c i fact, sign and endorse all voucher ayment of the bond, interest coupons s endorsces or assigns, may pay such ay the final judgment for any statuto the of ten (1937) por cent per annum, iterest coupons.	ollect and settle the same, and for the s, receipts and drafts, that shall be n and interest thereon; and if any or taxes and assessments, or any part the ry lien claims, including all cost, and a payable semi-annually, these presents	t purpose may, in the name, ecessary to procure the mon either of said agreements be ereof, may affect such insur- for the repayment of all mon shall be a security in like n	place and stead of said first ey thereunder, and to apply to not performed as aforesaid, it duce, as hereinbefore agreed, p eys so paid, with interest there anner and with like affect as	party, and as his agent and attorn he amounts so collected towards hen the said party of the second pr aying the cost thereof; and may a son from the time of payment, at a for the payment of said bond a
TENTH: The said first party ag- scomes due, or to conform to or com- cured, and at their option only, and terests and costs, together with statu- ocure of this Mortgage, be forthwith in rents, issues and profits thereof. s sold under execution, order of sale,	grees that if the maker of said note s ply with any of the foregoing covenan without notice, be declared due and put atory damages in case of protest, and entitled to the immediate possession For value received the said party of or other final process; and do further	its, the whole sum of money hyable; and this Mortgage m sold second party, or any le of the above described pre the first part do hereby exp waive all benefits of the sta	herein secured, may at the op yy thereupon be foreclosed imp gal holder thereof, shall at on nises, and may at once take ressly waive an appraisement y, valuation or appraisement i	tion of the holder of the note her nedintely for the whole of sald mon- ice, upon filing of a bill for the fo- possession, and receive and coll- of sald Real Estate, should the sa- aws of the State of Oklahoma; a
s further agree that the contract em klahoma, where the same is made. ' ELEVENTH: It is expressly st syment of the debt hereby secured, evy become due, And that upon def ils Mortgage, the plaintiff therein she	ordied in this Mortgage and note secun The foregoing covenants being perform injulated and agreed that the rents, iss the interest thereon as it matures, it ault in the payment of any such inte till be entitled to have a receiver appo- rection of the Court without proof re-	red hereby shall, in all respe sed, this conveyance to be v- sues and profits of the whole e premiums for insurance on erest, insurance premiums, tr dated to take possession and	cts be governed, construed andid, otherwise of full force and a premises herein conveyed shithe buildings and all taxes a xes or assessments and the licontrol of the within describ-	d adjudged according to the laws i virtue. all be and hereby are pledged for the same sessements on said premises assitution of proceedings to forecled premises and to collect the ren
the Court to the payment of any ju TWELFTH: It is expressly stip the costs of foreclosure.	dgment rendered or amount found du ulated and agreed, that in case this l e said party of the first part have he	e upon the foreclosure of the Mortgage shall be foreclosed,	is Mortgage. an attorney's fee of Fifty Do	
rest:	eskall		Millian	J. Kaly
State of Oklahoma,	SS. BEFORE Me, a Notary Public	in and for said County and	State, on this 10 day	orde plember / 190
rsonally appeared. Pearl Some known to be the identical persecutive and voluntary act and deed for the	J. Ealy and Will son S. who executed the within and to uses and purposes therein set forth.		7	executed the same as the technical Notary Public
commission expires april	19_//	· Residence	cla Ckla	HORRY PROBLEM
FILED FOR RECORD This 1	2 day of Sep.		o'clock 15 minute	