현실도 본 경에 일반들로 하는 지방 물로 잃었다. 그리고 있다.	
Form 1=0KLAHOMA-REAL-ESTATE MORTGACE	DORSEY CHIEFING COMPANY, MATCHIEFE, Dallas, Texas—11635
Know All Men by These Presents:	A. T.
of Julia, Chiland party of the first part, in consideration of the sum of in hand paid by THE INTER-STATE MORTGAGE TRUST COMPANY, party of the second part, TRUST COMPANY, the following described premises, situated in the County of Julian.	
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TO HAVE AND TO HOLD. The premises above described, with the appurtenances thereunted Pany, and to its successors and assigns forever. And the said party of the first part covenants FIRST:  That they have good right to sell and convey said premises.	belonging, to the said THE INTER-STATE MORTGAGE TRUST COM- with the said party of the second part as follows:
SECOND: That the premises are free from encumbrance. That they will warrant and defend the title against the lawful claims of all pers FOURTH: That they do hereby release all rights of dower in and to said premises, and relin FIFTH: That they will pay to said second party, or order, at the office of THE INTER-ST	quish and convey all their rights of homestead therein.  "ATE MORTGAGE TRUST COMPANY, in Greenfield, Massachusetts.
from date until paid, at the rate of Lagranger cent per annum, payable semi-annually, on the fin each year, and in accordance with the Lagranger promissory notes of the said party of the	irst days of March and September
SIXTH: In the case of details of payment of any sum nergin covenance to be paid, for formance of any covenant herein contained, the said first party agrees to pay to the said secondanum, computed semi-annually, on said principal note, from the date thereof to the time when interest shall be credited in said computation, so that the total amount collected shall be and no SEVENTH: The first party agrees to pay all taxes and assessments levied upon said rea	the period of ten days after the same comies one, or in default of period party and its assigns, interest at the rate of ten (40) per cent per a the money shall be actually paid. Any payment made on account of the exceed the legal rate of ten (40) per cent.  I estate or against this Morlagge, or the holder, for and on account of the
same before the same becomes delinquent, also all liens, claims, adverse titles and encumbrant without notice, declare the whole sum of money herein secured, due and collectible at once, or on the same at the rate of ten (40) per cent per annum, and this Mortgage shall stand as secur FIGHTH: The said first party agrees to keep all buildings, fences and other improvement.	ses on said premises, and if not paid the holder of this Mortgage may, may elect to pay such taxes or assessments, and be entitled to interest ity for the amount so paid, with such interest.  s on said real estate in as good repair and condition as the same are in at
this date, and shall permit no waste, and especially no cutting of timber, excepting for making ar for the use of the Grantor's family; and the commission of waste shall, as the option of the Mortg NINTH: And the said first party agrees that in the event of the failure, neglect or refus deliver the policy or policies, properly assigned or pledged, to the said THE INTER-STATE MOI	nd repairing fences on the place, and such as shall be necessary for firewood agee, render this Mortgage due and payable.  al of said first party to insure the buildings, or to reinsure the same, and
policy or policies shall expire, then the said second party is hereby authorized and empowered in such company or companies as it may select, and the said THE INTER-STATE MORTGAGE TR such insurance in the name, place and stead of the said first party; and it is further agreed, in the have full power to demand, receive, collect and settle the same, and for that purpose may, in the	by these presents to insure or reinsure said buildings for said amount, UST COMPANY, may sign all papers and applications necessary to obtain event of loss under such policy or policies, the said second party shall
in fact, sign and endorse all vouchers, receipts and drafts, that shall be necessary to procure t payment of the bond, interest coupons, and interest thereon; and if any or either of said agreem its endorsees or assigns, may pay such taxes and assetsments, or any part thereof, may affect such	he money thereunder, and to apply the amounts so collected towards the ents be not performed as aforesaid, then the said party of the second part, i Insurance, as hereinbefore agreed, paying the cost thereof; and may also
pay the final judgment for any statutory lien claims, including all cost, and for the repayment of rate of ten (16) per cent per annum, payable semi-annually, these presents shall be a security in interest coupons.  TENTH: The said first party agrees that if the maker of said note shall fail to pay any of the coupons.	n like manner and with like affect as for the payment of said bond and of said money, either principal or interest, within thirty days after the same
becomes due, or to conform to or comply with any of the foregoing covenants, the whole sum of secured, and at their option only, and without notice, be declared due and payable; and this Mort interests and costs, together with statutory damages in case of protest, and said second party, or closure of this Mortgage, be forthwith entitled to the immediate possession of the above describ	gage may thereupon be foreclosed immediately for the whole of said money, any legal holder thereof, shall at once, upon filing of a bill for the fore- ed premises, and may at once take possession, and receive and collect
the ronts, issues and profits thereof. For value received the said party of the first part do here be sold under execution, order of saie, or other final process; and do further waive all benefits of do further agree that the contract embodied in this Mortgage and note secured hereby shall, in a oklahoma, where the same is made. The foregoing covenants being performed, this conveyance	the stay, valuation or appraisement laws of the State of Okianoma; and II respects be governed, construed and adjudged according to the laws of the la
ELEVENTH: It is expressly stipulated and agreed that the rents, issues and profits of the payment of the debt hereby secured, the interest thereon as it matures, the premiums for insure they become due. And that upon default in the payment of any such interest, insurance premithis Mortgage, the plaintiff therein shall be entitled to have a receiver appointed to take possess	ion and control of the within described premises and to collect the rents,
taxes and profits thereof under the direction of the Court without proof required by statute. To of the Court to the payment of any judgment rendered or amount found due upon the foreclosut TWELFTH: It is expressly stipulated and agreed, that in case this Mortgage shall be for of the costs of foreclosure.	e of this Mortgage. eclosed, an attorney's fee of Fifty Dollars shall be taxed and made a part
IN TESTIMONY WHEREOF, The said party of the first part have herenute set their hands	Sthis D day of February, nineteen hundred
ATTEST:	artimissa Fox
les D'Euggeskall	
State of Oklahoma,	
County of Lection County of BEFORE Me, a Notary Public, in and for said County of The	nty and State, on this 3 day of February 1911.
to me known to be the identical persons who executed the within and foregoing instrument, a tree and voluntary act and deed for the uses and purposes therein set forth.	and acknowledged to me that they executed the same as their
m. Lea	Julea Chele Notary Public.
FILED FOR RECORD This 3 day of 19 //	at// o'clock / winefee M.
Therefore COR RECORD 1117-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	He Walkley Register.
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