DATE OF THE PERSON -OKLAHOMA-REAL-ESTATE-MORTGACE-DORSEY Printing Company Stationers Dallas Toxas Know All Men by These Presents: barr of Lulea Oklahomal party of the first part, in consideration of the sum of DOLLARS, in hand paid by THE INTER-STATE MORTGAGE TRUST COMPANY, party of the second part, do hereby Sell and Convey unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, the following described premises, situated in the County of Lat Ma, Thirteen (13) and the thi Block No Two (2, TO HAVE AND TO HOLD. The premises above described, with the appurtenances thereunto belonging, to the said THE INTER-STATE MORTGAGE TRUST COMPany, and to its successors and assigns forever. And the said party of the first part covenants with the said party of the second part as follows:

FIRST: That they have good right to sell and convey said premises.

SECOND: That the premises are free from encumbrance.

THIRD: That they will warrant and defond the title against the lawful claims of all persons.

FOURTH: That they do hereby release all rights of dower in and to said premises, and relinquish and convey all their rights of homestead therein.

FIFTH: That they will pay to said second party, of order, at the office of THE INTER-STATE MORTGAGE TRUST COMPANY, in Greenfield, Massachusetts;

Dollars, on the first day of A. D. 1800... with interest thereon FIFTH: That they, will pay to gaid second party of order, at the office of THE INTERSTATE MORTGAGE TRUST COMPANY, in Greenfold, Massechaetts, FIFTH: That they, will pay to gaid second party of order, at the office of THE INTERSTATE MORTGAGE TRUST COMPANY, in Greenfold, Massechaetts, FIFTH: That they, will pay to gaid second party of order, at the office of THE INTERSTATE MORTGAGE TRUST COMPANY, in Greenfold, Massechaetts, FIFTH: That they, will never be compared to the said party of the first part, with coupons attended the even date they will never be compared to the said party of the first part, with coupons attended the even date they will not a compared to the said party of the first part, with coupons attended the even date they will not a compared seem annually, on said principal note, from the date thereof to the said party and its assigns, interest at the rate of ten 45th per cent per annual, computed seem-inaumally, on said principal note, from the date thereof to the time when the money shall be actually paid. Any payment made on account of interest shall be credited in add compatibilities, on the contract of the said second party and its assigns, interest at the rate of the 15th per cent per annual, and this Mortgage shall stand as security for the annual to the 15th per cent per annual, and this Mortgage shall stand as security for the annual to party any secure of the same at the rate of ten 15th per cent per annual, and this Mortgage shall stand as security for the annual to party in the said first party agrees to keep all buildings, fonces and other lapprovements on said and and exceed and condition as the same are in at the same at the same and the rate of the 15th per cent per annual, and the option of the Mortgage, reader this Mortgage due and payable.

NINTH: And the said first party agrees that in the event of the failure, neglect or relevant of add original to a payable. The said first party agrees that in the event of the failure, neglect or relevant and abilities, for said annual and the Magel Mag D boggeshall State of Oklahoma, Tella Court BEFORE Me, a Notary Public, in and for said County and State, on this age! Mage! 4 & Magel Carly to me known to be the identical personS...who executed the within and foregoing instrument, and free and voluntary act and deed for the uses and purposes therein set forth. 23 a 19.//, at 3 o'clock FILED FOR RECORD THE Ab Walklee Deputy. Register