COMPAG	ieo		
now All Men by These	ρ_{k}		DOBSEY, Printing Company, Stationers, Dallas, Texas
THAT MOLTY OF	Their and Wille	an arleir	her husband
	party of the first part, in consideration of	The second of th	ndrod DOLL
	scribed premises, situated in the County	d: 1 01	Convey unto the said THE INTER-STATE MORTO
Siccetto - Fra	Lean (14) in the	the City or try	coa as shown by t
recorded pla	t thereog	J C	1

		4	
he Indian Meridian, containing in a	Н	acres, mere or	less, according to Gevernment survey.
ny, and to its successors and assig	premises above described, with the appur- gus forever. And the said party of the fir right to sell and convey said premises.	enances thereunto belonging, to the structure to part covenants with the said party	said THE INTERSTATE MORTGAGE TRUST of the second part as follows:
SECOND: That the premises at THIRD: That they will warra	ne free from encumbrance, int and defend the title against the lawful release all rights of dower in and to said p	claims of all persons.	Il their rights of homestoad therein.
FIFTH: That they will pay to	o said second party, or order, at the office	of THE INTER-STATE MORTGAGE?	TRUST COMPANY, in Greenfield, Massectts,
date until paid, at the rate of	per cent per annum, payable semi-	annually, on the first days of	and Describer
nance of any covenant berein con	of payment of any sum herein covenant tained, the said first party agrees to pay	ed to be paid, for the period of ten of	oupons attached, of even date herewith. days after the same comes due, or in default of signs, interest at the rate of ten (20) per cent
rest shall be credited in said comp SEVENTH: The first party agr	nutation, so that the total amount collecte ees to pay all taxes and assessments lev	1 shall be and not exceed the legal led upon said real estate or against	I actually paid. Any payment made on accountate of ten (46) per cent. this Mortgage, or the holder, for and on account one, and if not paid the holder of this Mortgage.
nout notice, declare the whole sum the same at the rate of ten (40) p	of money herein secured, due and collec- er cent per aunum, and this Mortgage sh	tible at once, or may elect to pay a ill stand as security for the amount	such taxes or assessments, and be entitled to int
date, and shall permit no waste, a	nd especially no cutting of timber, except d the commission of waste shall, as the or	ng for making and repairing fences tion of the Mortgagee, render this M	on the place, and such as shall be necessary for fire
ver the policy or policies, properly cy or policies shall expire, then the	assigned or pledged, to the said THE IN he said second party is hereby authorized	and empowered by these presents	OMPANY, before noon of the day on which any to insure or reinsure said buildings for said am ay sign all papers and applications necessary to o
h insurance in the name, place and e full power to demand, receive, co	stead of the said first party; and it is furt ollect and settle the same, and for that p	her agreed, in the event of loss under proose may, in the name, place and s	r such policy or policies, the said second party stead of said first party, and as his agent and atto er, and to apply the amounts so collected towards
ment of the bond, interest coupons, endorsees or assigns, may pay such	, and interest thereon; and if any or either taxes and assessments, or any part thereo	er of said agreements be not perform f, may affect such insurance, as here	ned as aforesaid, then the said party of the second sinbefore agreed, paying the cost thereof; and may with interest thereon from the time of payment, a
of ten (26) per cent per annum, rest coupons.	payable semi-annually, these presents sha	Il be a security in like manner and v	with like affect as for the payment of said bond ar principal or interest, within thirty days after the
emes due, or to conform to or com red, and at their option only, and	ply with any of the foregoing covenants, without notice, be declared due and payab	he whole sum of money herein secur le; and this Mortgage may thereupon	red, may at the option of the holder of the note he a be foreclosed immediately for the whole of said ma hereof, shall at once, upon filing of a bill for the
ure of this Mortgage, be forthwith rents, issues and profits thereof.	entitled to the immediate possession of For value received the said party of the	the above described premises, and a first part do hereby expressly waive	may at once take possession, and receive and co an appraisement of said Real Estate, should the or appraisement laws of the State of Oklahoma;
urther agree that the contract emi shome, where the same is made.	bodied in this Mortgage and note secured. The foregoing covenants being performed.	hereby shall, in all respects be gover this conveyance to be void otherwis	ned, construed and adjudged according to the law
nent of the debt hereby secured, become due. And that upon def	the interest thereon as it matures, the prault in the payment of any such interest	emlums for insurance on the building , insurance premiums, taxes or asse	is and all taxes and assessments on said premise ssments and the institution of proceedings to fore the within described premises and to collect the r
s and profits thereof under the di he Court to the payment of any lu	rection of the Court without proof required	ed by statute. The amount so collection the foreclosure of this Mortgage	eted by such receiver to be applied under the dire-
	e said party of the first part have hereun		
J		77	Vory O. Weir!
'EST';			elitam a Weir
0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		ere eren verie verigen er gammigen frærig på de militer krensken frærigen mer men men større
State of Oklahoma,	58 10 - 10 - 10 - 10 - 10 - 10 - 10 - 1		nite o
onally appeared mary O	Weir Fuel William	and for said County and State, on the	husband 1
ne known to be the identical per	son & who executed the within and forego		
and voluntary act and deed for the	uses and purposes therein set forth.		O Coggles hall Notary Public.
commission expires Afric	<u> </u>	Residence Julia	Olla,
<i>V</i>			
FILED FOR BECORD This		1909 at & avalant	45 minutes R M
FILED FOR RECORD This.		19.0.9, at & o'clock	45 minutes P. M. (ALAB. Registers)