of Telan, Ohlahona party of the first part, in consideration of the sum of Light lessaled DOLLARS,	
in hand paid by THE INTERSTATE MORTGAGE TRUST COMPANY, party of the second part, do hereby Sell and Convey unto the said THE INTERSTATE MORTGAGE TRUST COMPANY, the following described premises, situated in the County of July 4, and State of Oklahoma, to-wit:	
the southoly forty one (41) feet of lot so, five (3)	in floop wo thirty one (3D in
me will of sulea, as shown by the bleconded plate.	thereof.
	more or less, according to Government survey.
TO HAVE AND TO HOLD. The premises above described, with the appurtenances thereunto belonging any, and to its successors and assigns forever. And the said party of the first part covenants with the FIRST: That they have good right to sell and convey said premises.	g, to the said THE INTER-STATE MORTGAGE TRUST COM- said party of the second part as follows:
SECOND: That the premises are free from encumbrance. THIRD: That they will warrant and defend 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 FIFTH: That they will pay to said second party, or order, at the office of THE INTER-STATE MO.	convey all their rights of homestead therein. RTGAGE TRUST COMPANY, in Greenfield, Massachusetts,
om date will paid, at the rate of sid per cent per annum, payable semi-annually, on the first days of	
each year, and in accordance with the	rt, with coupons attached, of even date herewith,
rmance of any covenant herein contained, the said first party agrees to pay to the said second party a	and its assigns, interest at the rate of ten (10) per cent per
terest shall be executed in said computation, so that the tolar amount collected shall be and not exceed SEVENTH: The first party agrees to nay all taxes and assessments levied mon said real estate o	the legal rate of ten (19) per cent,
the same at the rate of ten (42) no cent per running, and this Northean shall stone, or may elect	t to pay such taxes or assessments, and be entitled to interest
EIGHTH: The said first purty agrees to keep all buildings, fences and other improvements on said is date, and shall permit no waste, and especially no cutting of timber, excepting for making and repairly r the use of the Grantor's family; and the commission of waste shall, as the option of the Mortgagee, rend	real estate in as good repair and condition as the same are in at an fences on the place, and such as shall be necessary for firewood
NINTH: And the said first party agrees that in the event of the failure, neglect or refusal of said liver the policy or policies, properly assigned or pledged, to the said THE INTER-STATE MORTGAGE:	Drst party to insure the buildings, or to reinsure the same, and
ifey or policies shall expire, then the said second party is hereby authorized and empowered by these such company or companies as it may select, and the said THE INTER-STATE MORTGAGE TRUST COM ch insurance in the name, place and stead of the said first party; and it is further agreed, in the event of	presents to insure or reinsure said buildings for said amount, IPANY, may sign all papers and applications necessary to obtain
ve full power to demand, receive, collect and settle the same, and for that purpose may, in the name, pl fact, sign and endorse all vouchers, receipts and drafts, that shall be necessary to procure the money	lace and stead of said first party, and as his agent and attorney thereunder, and to apply the amounts so collected towards the
yment of the bond, interest coupons, and interest thereon; and if any or either of said agreements be n -endorsees or assigns, may pay such taxes and assessments, or any part thereof, may affect such insuranc y the final judgment for any statutory lien claims, including all cost, and for the repayment of all moneys	e, as hereinbefore agreed, paying the cost thereof; and may also
te of ten (18) per cent per annum, payable semi-annually, these presents shall be a security in like man erest coupons.	mer and with like affect as for the payment of said bond and
TENTH: The said first party agrees that if the maker of said note shall fall to may any of said mo comes due, or to conform to or comply with any of the foregoing covenants, the whole sum of money he cured, and at their option only, and without notice, be declared due and payable; and this Mortgage may	rein secured, may at the option of the holder of the note hereby
erests and costs, together with statutory damages in case of protest, and said second party, or any legal sure of this Mortgage, be forthwith entitled to the immediate possession of the above described premis	l holder thereof, shall at once, upon filing of a bill for the fore- ses, and may at once take possession, and receive and collect
a routs, issues and profits thereof. For value received the said party of the first part do hereby expres sold under execution, order of sale, or other final process; and do further waive all benefits of the stay, further agree that the contract embodied in this Mortgage and note secured hereby shall, in all respects	sly waive an appraisement of said Real Estate, should the same valuation or appraisement laws of the State of Oklahoma; and
lathoms, where the same is made. The foregoing covenants being performed, this conveyance to be void. ELEVENTH: It is expressly stipulated and agreed that the rents, issues and profits of the whole p yment of the debt hereby secured, the interest thereon as it matures, the premiums for insurance on the	otherwise of full force and virtue.
yment of the debt hereby secured, the interest thereon as it matures, the premiums for insurance on the sy become due. And that upon default in the payment of any such interest, insurance premiums, taxe s Mortgage, the plaintiff therein shall be entitled to have a receiver appointed to take possession and co	es or assessments and the institution of proceedings to forcciord
tes and profits thereof under the direction of the Court without proof required by statute. The amount the Court to the payment of any judgment rendered or amount found due upon the foreclosure of this	so collected by such receiver to be applied under the direction Mortgage.
TWELFTH: It is expressly stipulated and agreed, that in case this Mortgage shall be foreclosed, at the costs of foreclosure. IN TESTIMONY WHEREOF, The said party of the first part have hereunto set their handachis.	
a multi-	1 11 11 11
<u>보고</u> 면 하고 있는데 그렇게 되었는데 그런데 그렇게 하고 있는데 하고 있는데 다른데 다른데 그렇게 되었다.	Town Stopmson
TEST: GMC In	enevene Johnson
ENO oggle hall	
State of Oklahoma,	
BEFORE Me, a Notary Public, in and for said County and St	tate, on this 2 Moday of Swarch 190 9
sonally appeared Louis St. Johnson y Geneview	e pluson, fix wife
me known to be the identical person who execute the within and foregoing instrument, and acknow	stedged to me that the executed the same as the control of the
e and voluntary act and deed for the uses and purposes therein set forth,	O. V. Organilli
commission expires april 14-19 11 Gleath Residence June	ha, Okla,
RUSIQUICE	
FILED FOR RECORD This W day of Mar 1949, at	"o'clock M.