2341 CONFARE 2-ORLAHOMA REAL ESTATE MORTGAGE Know All Men by These Presents: THAT Ada. V. Hatcher 1 and Charles H. Hatcher & Tues loughands hed seventy-five party of the first part, in consideration of the sum of DOLLARS. INTER-STATE MORTGAGE TRUST COMPANY, party of the second part, the following described premises, situated in hand paid, do hereby Sell and Convey unto THE in the County of state of Canadolia, with a set of lat We three (3) and the rest healy ten a four (4) in Plolen no. is sid (6) in the Triend & Callette ", as shown by the recorded flat thereof. autherly the The d and Galf (10 1) feet of lat no. 7 addition to the lette Tules Principal Meridian, containing in all. t of th The intention being to Convey hereby an absolute titio in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appurtenances thereunto belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its suc PROVIDED ALWAYS, And these presents are upon the express condition, that if the said party of the first part, their heirs, e nistrators shall pay e to be paid to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of\_ DOLLARS on the 44 with inte ully after maturity and until the same is fully paid, according to the tenor and effect of the aid party of the first part, bear ng even date with these pres ents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, his heirs, assigns, exe cutors or administrators, covenants and agrees with the second party that he is lawfully seized of the above d premises, and has good right to Convey same; that he will not commit or suffer waste on said premises; that he will pay all taxes and assessments levied ald real estate before same becomes delinquent; that he will at once, without delay, cause the buildings upon said premises situate, to be insured or re-ir t loss by fire, in amount of \$\_2200. ... (the insurance company or companies to be subject to approval of second party), and he will continue and maintain such insurance without intermission so long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or pledged to said sec party, and in the event of loss said second party shall have power to collect such policy or policies and apply the proceeds thereof to the payment of the debt herein secured; that if the maker of the note hereby secured shall fall to pay either principal or interest within thirty days after due, or shall fail to perform any of the covenants herein stipulated, the note herein secured may thereupon at the option of the holder, and his option only, without notice, be declared due and payable, and this Mortgage may thereupon be foreclosed; that in case of default in the performance of any covenant herein stipulated, he will pay interest on the note herein secured, at the rate of 10 per cent per annum from date thereof until the final payment; that he hereby waives all benefit of the stay, valuation and appraisement laws of the State of Oklahoma. A. D. 19\_ Ida V. Hatcher! Charles A. Hatcher! fr. IN PRESENCE OF: St Masher !. M. T. Stauffert. State of Oklahoma, 85. 5th day of Mary 17 d Tulsa County BEFORE ME, A Notary Public, in and for said County and State, on this les H. Hatcher fr. her 1 I. Hatcher ) and Char to me known to be the identical personal who executed the within and foregoing instrument, and acknow free and voluntary act and deed for the uses and purposes therein hardeon aus Notary Public. My commission expires October 16. 19/3. Sect. twake Residence 19 10 at 11 13 = o'clock 12 day of Mary FILED FOR RECORD This\_ H& Halfey Seal