TOMI EXPANSION THE PROPERTY OF
Know All Menby These Presents:  THAT Wilson W. Stankey and Georgia M. Stanken his wife!
party of the first part, in consideration of the sum of Chile Musicular M. Musicular Jave 1 DOLLARS, in hand paid, do hereby Sell and Convey unto THE INTER-STATE MORTGAGE TRUST COMPANY, party of the second part, the following described premises, situated
In the County of Children, State of Oklahoma, to-wit:
The Douth huly (2) of Lot no Six (6) in Block
no Ou himused liverely two (122) in the City of
Queen, as shown by the rewreed plat thereof,
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-univambra production and the state of the s
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as loss reproduit to Green annual survey
of the Principal Meridian containing in all acres, more or less, according to Government-survey.  The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with
PROVIDED ALWAYS, And these presents are upon the express condition, that if the said party of the first part, their heirs, executors, or administrators shall pay or cause to be paid to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of Collect Remained (Mally Mark).  DOLLARS, or the DOLLARS, or the Will interest thereon at the rate of Live Percent per annum, payable semi-annulty after maturity and until the same is fully paid, according to the tenor and effect of the Musical Manual Promissory note— of said party of the first part, bearing even date with these presents, 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, executors or administrators, covenants and agrees with the second party that he is lawfully selzed of the above described 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 upon said 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-insured against loss by fire, in amount of \$\int Diff. \text{(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 romains unpaid, and shall deliver the policy or policies properly assigned or pledged to said second 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 fall to partorm 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 Mor
State of Oklahoma,  SS. DEFORD ME, A Notary Public, in soid for said County and State, on this 24 th day of October 19/0,  personally appeared Ot Usern W Stucker and Secretary Medical person who executed the wishin and foregoing instrument, and acknowledged to me that they executed the same as their tree and voluntary act and deed for the uses and purposes therein set forth.  Soldo geshall injury Public.  My commission expires Mul 14 19/1 Soldones Divisa Oslar.
FILED FOR RECORD This 24 day of Oct 19/O at 10 20 clock minutes Com.
By Deputy. Cal. Register files