	が と に い		Anton						•	, (,			٤	•																	
H	-	2.	_ c	i k	Į	á	ï	į		-	Ā	<u>.</u>	E	Ē	ī	L.	K) i	īŦ	ā	A	ai	C.	-	-	=	-	-	_	_	

Know All Men by These Presents:	11.		
THAT She V Hatcher and Charles			
party of the first part, in consideration of the sum of wo Thundre	A Tuelog Lá	50/100	DOLLARS,
in hand paid, do hereby Sell and Convey unto THE INTER-STATE MORTGA	GE TRUST COMPANY,	party of the second part, the follo	wing described premises, situated
in the County of Julea , State of Oklahoma, to			
Lot. no. Eight (8) in Block no. This	(5) in oak yu	ove addition to the	· eity of Tuesa
as shown by the recorded part thereof			

	· · · · · · · · · · · · · · · · · · ·		

	***************************************	**************************************	
anamanakan makindan di dinan di dinand			
	·		
of thePrincipal Meridian, containing in al	ll	, more or less, according to Gover	nment survey.
or cause to be paid to the said THE INTER-STATE MORTGAGE TRUST Co. Sol/(a c) DOLLARS, on the day of the first part, bearing even date with these presents, then these the said first party for himself, his helrs, assigns, executors or administrated described premises, and has good right to Convey same; that he will not confupon said real estate before same becomes delinquent; that he will at once, will against loss by fire, in amount of \$ 1700 (the insurance company)	is fully paid, according to e presents to be void, of tors, covenants and agree nmit or suffer waste on	o the tenor and effect of the continuous therwise to be and remain in full as with the second party that he said premises; that he will pay to	tallment promissory note force and effect.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect sucsecured; that if the maker of the note hereby secured shall fall to pay either prince in stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any to per cent per annum from date thereof until the final payment; that he hereby SIGNED This Aday of Agramatical Agramatical Signed This Aday of Agramatical Signed This Aday of Agramatical Signed This Signed	or companies to be subject to the subject of policy or policies and chicipal or interest within holder, and his option on covenant herein stipulate walves all benefit of the	apply the proceeds thereof to the thirty days after due, or shall fail by, without notice, be declared due of the will pay interest on the not stay, valuation and appraisement	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second as payment of the debt herein to perform any of the covenants and payable, and this Mortgage a herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect succeed; that if the maker of the note hereby secured shall fall to pay either principle stipulated, the note herein secured may thereupon at the option of the heavy thereupon be foreclosed; that in case of default in the performance of any of the performance of the performanc	or companies to be subject to the subject of policy or policies and chicipal or interest within holder, and his option on covenant herein stipulate walves all benefit of the	er the policy or policies properly as I apply the proceeds thereof to the thirty days after due, or shall fail by, without notice, be declared due id, he will pay interest on the not stay, valuation and appraisement	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second as payment of the debt herein to perform any of the covenants and payable, and this Mortgage a herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect suscenard; that if the maker of the note hereby secured shall fall to pay either prierein stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any to per cent per annum from date thereof until the final payment; that he hereby SIGNED This Aday of Agriculture.	or companies to be subject to the subject of policy or policies and chicipal or interest within holder, and his option on covenant herein stipulate walves all benefit of the	er the policy or policies properly as a apply the proceeds thereof to the thirty days after due, or shall fall by, without notice, be declared due to the will pay interest on the not stay, valuation and appraisement.	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second as payment of the debt herein to perform any of the covenants and payable, and this Mortgage a herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect sussecured; that if the maker of the note hereby secured shall fall to pay either princerin stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any to per cent per annum from date thereof until the final payment; that he hereby SIGNED This Aday of Agriculture.	or companies to be subject to the subject of policy or policies and chicipal or interest within holder, and his option on covenant herein stipulate walves all benefit of the	er the policy or policies properly as a apply the proceeds thereof to the thirty days after due, or shall fall by, without notice, be declared due to the will pay interest on the not stay, valuation and appraisement.	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second as payment of the debt herein to perform any of the covenants and payable, and this Mortgage a herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect succeed; that it the maker of the note hereby secured shall fall to pay either princein stipulated, the note herein secured may thereupon at the option of the heavy thereupon be foreclosed; that in case of default in the performance of any of the performance of any of the performance of any of the final payment; that he hereby signed this left day of the final payment; that he hereby signed of the final payment; the final payment is the final payment in the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the final pay	or companies to be subject to the subject of policy or policies and chicipal or interest within holder, and his option on covenant herein stipulate walves all benefit of the	er the policy or policies properly as a apply the proceeds thereof to the thirty days after due, or shall fall by, without notice, be declared due to the will pay interest on the not stay, valuation and appraisement.	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second as payment of the debt herein to perform any of the covenants and payable, and this Mortgage a herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect succeed; that if the maker of the note hereby secured shall fall to pay either prierein stipulated, the note herein secured may thereupon at the option of the himsy thereupon be foreclosed; that in case of default in the performance of any of the performance of any of the performance of any of the signal payment; that he hereby signed this lateral day of the final payment; that he hereby signed this lateral day of the final payment; that he hereby signed this lateral day of the final payment; that he hereby signed the final payment is the final payment; that he hereby signed the final payment is the final payment in the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the	or companies to be subfit sunpaid, and shall delive ch policy or policies and rincipal or interest within holder, and his option on covenant herein stipulate waives all benefit of the D. 19.	er the policy or policies properly as apply the proceeds thereof to it thirty days after due, or shall fall ly, without notice, be declared due id, he will pay interest on the not stay, valuation and appraisement. That he will be the colored to	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second the payment of the debt herein to perform any of the covenants and payable, and this Mortgage to herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect susecured; that if the maker of the note hereby secured shall fall to pay either prierein stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any to per cent per annum from date thereof until the final payment; that he hereby SIGNED This /st day of april A. State of Oklahoma, Ss. BEFORE ME, A Notary Public, in personally appeared Ada V. Adtha and Charles H.	or companies to be subject to be subject to be subject to be policy or policies and rincipal or interest within holder, and his option on covenant herein stipulate waives all benefit of the D. 19.11	er the policy or policies properly as a apply the proceeds thereof to it thirty days after due, or shall fall ly, without notice, be declared due id, he will pay interest on the not stay, valuation and appraisement that the charles H. Hatche Charles H. Hatche Charles H. day of Luchand	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second the payment of the debt herein to perform any of the covenants and payable, and this Mortgage to herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect susecured; that if the maker of the note hereby secured shall fall to pay either prierein stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any of the performance of any of the performance of any of the stipulation of the hamy thereupon be foreclosed; that in case of default in the performance of any of the performance of the performance of any of the performance of the performance of any of the performance of the perfo	or companies to be subject to be subject to be subject to be policy or policies and incipal or interest within holder, and his option on covenant herein stipulate waives all benefit of the D. 1944	er the policy or policies properly as a apply the proceeds thereof to the thirty days after due, or shall fall by, without notice, be declared due of the will pay interest on the not stay, valuation and appraisement. That had the cleanes H. Hatche will be stay to the content of the content	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second the payment of the debt herein to perform any of the covenants and payable, and this Mortgage to herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect succeed; that if the maker of the note hereby secured shall fall to pay either prierein stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any to per cent per annum from date thereof until the final payment; that he hereby SIGNED This A. IN PRESENCE OF: State of Oklahoma, County of Secured ME, A Notary Public, in personally appeared May Adthra and Charles H. to me known to be the identical persons who executed the within and foregotic me known to be the identical persons.	or companies to be subject to be subject to be subject to be policy or policies and incipal or interest within holder, and his option on covenant herein stipulate waives all benefit of the D. 1944	er the policy or policies properly as a apply the proceeds thereof to it thirty days after due, or shall fall ly, without notice, be declared due id, he will pay interest on the not stay, valuation and appraisement that the charles H. Hatche Charles H. Hatche Charles H. day of Luchand	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second the payment of the debt herein to perform any of the covenants and payable, and this Mortgage to herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect susecured; that if the maker of the note hereby secured shall fall to pay either principal stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any of the performance of any of the performance of any of the final payment; that he hereby signed this left day of the final payment; that he hereby signed this left day of the final payment; that he hereby signed the principal special secured to me known to be the identical persons, who executed the within and foregot free and voluntary act and deed for the uses and purposes therein set forth.	or companies to be subject to be subject to be subject to be policy or policies and incipal or interest within holder, and his option on covenant herein stipulate waives all benefit of the D. 1944	er the policy or policies properly as a apply the proceeds thereof to the thirty days after due, or shall fall by, without notice, be declared due of the will pay interest on the not stay, valuation and appraisement. That had the cleanes H. Hatche will be stay to the content of the content	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second the payment of the debt herein to perform any of the covenants and payable, and this Mortgage to herein secured, at the rate of laws of the State of Oklahoma.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect susecured; that if the maker of the note hereby secured shall fall to pay either principal stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any of the performance of the performance of any of the performance	or companies to be subject to be subject to be subject to be policy or policies and rincipal or interest within holder, and his option on covenant herein stipulate waives all benefit of the D. 19.11	er the policy or policies properly as a apply the proceeds thereof to the thirty days after due, or shall fall by, without notice, be declared due of the will pay interest on the not stay, valuation and appraisement. That hatches the day of the house of the control of the co	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second the payment of the debt herein to perform any of the covenants and payable, and this Mortgage is herein secured, at the rate of laws of the State of Oklahoma. Lu Input 19.11, xecuted the same as blug Notary Public.
such insurance without intermission so long as the note hereby secured remains party, and in the event of loss said second party shall have power to collect succeed; that if the maker of the note hereby secured shall fall to pay either prierein stipulated, the note herein secured may thereupon at the option of the hamy thereupon be foreclosed; that in case of default in the performance of any to per cent per annum from date thereof until the final payment; that he hereby SIGNED This A. IN PRESENCE OF: State of Oklahoma, County of Secured ME, A Notary Public, in personally appeared May Adthra and Charles H. to me known to be the identical persons who executed the within and foregotic me known to be the identical persons.	or companies to be subject to be subject to be subject to be policy or policies and rincipal or interest within holder, and his option on covenant herein stipulate waives all benefit of the D. 19.11	er the policy or policies properly as a apply the proceeds thereof to the thirty days after due, or shall fall by, without notice, be declared due of the will pay interest on the not stay, valuation and appraisement. That had the cleanes H. Hatche will be stay to the content of the content	e, to be insured or re-insured and he will continue and maintain signed or pledged to said second the payment of the debt herein to perform any of the covenants and payable, and this Mortgage is herein secured, at the rate of laws of the State of Oklahoma. Lac Notary Public.