35

now All Men by These Pr			DORSET Printing Company	Sintioners, Dallas, Texas-iiG
THAT Charles P. Ca	kin and Mandlaken	, find wife	<i>?.</i>	
hand paid by THE INTER-STATE MC	ty of the first part, in consideration of th DRTGAGE TRUST COMPANY, party of t	the second part, do hereby Sell	and Convey unto the said THE 1	DOLLAI
Lat no fine (5)	in Black Martin	Tulkart	, and State of Oklahoma, to	will:
City of Mulea,	as shown by h	te recorded	plat thereof	

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TO HAVE AND TO HOLD, The pren	nises above described, with the appurtent orever. And the said party of the first p		or less, according to Governme ne said THE INTER-STATE M	
SECOND: That the premises are free	e from encumbrance.		arty of the second part as foll	QWS:
THIRD: That they will warrant an FOURTH: That they do hereby releas FIFTH: That they will pay to paid	id defend the title against the lawful cla se all rights of dower in and to said pren d second party, or order, at the office of ?	uises, and relinguish and conver THE INTER-STATE MORTGA	g all their rights of homestead, E TRUST COMPANY, in Green	herein. field, Mass achusetts ,
Juo than	Dollars, c per cent per annum, payable semi-ann	on the first day of		4, with interest there
ch year, and in accordance with the	one promissory notes of the sa	ald party of the first part, with		
	a, the said first party agrees to pay to rincipal note, from the date thereof to on, so that the toth amount collected si to pay all taxes and assessments levied			
out notice, declare the whole sum of i	, also all lions, claims, adverse titles an money herein secured, due and collectibl in t per annum, and this Mortgage shall s to keep all buildings, fences and other	le st once or may elect to pre-	lises, and if not paid the hold	er of this Mortgage ma
he use of the Grantor's family, and the	s to keep all buildings, fences and other pecially no cutting of timber, excepting commission of wasie shall, as the option rees that in the event of the failure, ne	for making and repairing fence	es on the place, and such as shal	l be necessary for firewoo
v or nolicies shall evolve then the sa	gred or pledged, to the said THE INTE ld second party is hereby authorized an ect, and the said THE INTER-STATE MO	R-STATE MORTGAGE TRUST	COMPANY, before noon of th	e day on which any suc
full power to demand, receive, collect ct, sign and endorse all vouchers, rec	and settle the same, and for that purpo eints and drafts, that shall be necessary	agreed, in the event of loss un se may, in the name, place an y to procure the money therew	der such policy or policies, the d stead of said first party, and oder, and to apply the amounts	e said second party sha as his agent and attorne so collected towards th
dorsees or assigns, may pay such taxes	interest thereon; and if any or either of s and assessments, or any part thereof, n m claims, including all cost, and for the ble semi-annually, these presents shall b	uay affect such insurance, as h	ereinbefore agreed naving the c	ost thereof, and may als
est coupons. TENTH: The sold first party agrees	that if the maker of said note shall ful that if the maker of said note shall fail with any of the foregoing covenants, the	l to nav any of said money, et	ther principal or interest, within	thirty days after the sam
es, and at their option only, and witho	damages in case of protest, and said se led to the immediate possession of the	and this Mortgage may there could party, or any legal holde	pon be foreclosed immediately for r thereof, shall at once, mon fi	r the whole of said mone
the agree that the contract embodied	value received the said party of the firs her final process; and do further waive i in this Mortgage and note secured bere	st part do hereby expressly wa all benefits of the stay, valuati	ive an appraisement of said Rea on or appraisement laws of the	l Estate, should the sam State of Oklahoma; an
DLEVENTH: It is expressly stipulat	ed and agreed that the rents, issues and interest thereon as it matures, the premi-	s conveyance to be void, other d profits of the whole premise	wise of full force and virtue. s herein conveyed shall be and l	ereby are pledged for th
Mortgage, the plaintin therein shall be and profits thereof under the directio	In the payment of any such interest, in entitled to have a receiver appointed to a of the Court without proof required t at rendered or amount found due upon,	o take possession and control by statute. The amount so co	ssessments and the institution o of the within described premise, llected by such receiver to be a	t proceedings to foreclos
TWELFTH: It is expressly stipulate e costs of foreclosure.	d and agreed, that in case this Mortgag d party of the first part have hereunto s	e shall be foreclosed, an attor	hey's fee of Fifty Dollars shall 1	e taxed and; made a; par nineteen hundre
mme		Ala	nles, Plake	n/
$ST: \mathcal{P} \cdot \mathcal{N} \cap \mathcal{N}$	1 m	Mai	de Cakin	
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CSI Cogge				
tate of Oklahoma,			ч <i>н</i> , 1	0
CS/ Cogge	perform Me. a. Notary Entitic, in and Carlin Plakin Eg	I for said County and State, or Main Cak	111. 10	ly
tate of Oklahoma, Tulsabarig 88. maily appeared	harles Cakin and foregoing	Maind Caki	u his julle	ly d the same as
tate of Oklahoma, st. Tulkalouity file hally appeared hown to be the identical person of nd voluntary act and deed for the uses	harles Cakin and foregoing	Maind Caki	u his julle	d the same as
tate of Oklahoma, set Tulkalaning hally appeared. hanny to be the identical percond	harles Cakin and foregoing	Maind Caki	u his julle	<u>, </u>
tate of Oklahoma, tate of Oklahoma, state of	harles Cakin and foregoing	Main Cake	u his julle	<u>, </u>
tate of Oklahoma, tate of Oklahoma, state of	who executed the within and toregoing and purposes therein set forth.	Main Caki Instrument, and acknowledged	u his julle	<u>, </u>