now All Men by These Presents	Sanford al w	idow o		
	first part, in consideration of the a	second part, do hereby Sell an	d Convey unto the said THE INTER-	DOLLARS, STATE MORTGAGE  Junuared  J
Aftereof (1011)		And the second second		
				***************************************
				******
				***************************************
				**************************************
the Indian Meridian, containing in all			less, according to Government su	
TO HAVE AND TO HOLD, The premises abe any, and to its successors and assigns forever. FIRST: That they have good right to sell SECOND: That the premises are free from THIRD: That they will warrant and defen	And the said party of the first pa and convey said premises. encumbrance.	rt covenants with the said par	said THE INTER-STATE MORTO ty of the second part as follows:	AGE TRUST COM-
FOURTH: That they do hereby release all ris	hts of dower in and to said premis party, or order, at the office of TI	es, and relinquish and convey	all their rights of homestead therein TRUST COMPANY, in Greenfield, I	i. Massa <del>chusett</del> s,
m date until paid, at the rate of the per ceach year, and in accordance with the	ent per annum, payable semi-annus	illy, on the first days of	coupons attached, of even date here	with
mance of any covenant herein contained, the same computed semi-annually on said principal	of any sum meren covenanced to did first party agrees to pay to the note from the date thereof to the	be paid, for the period of ter te said second party and its to time when the money shal	days after the same comes due, of tensisting, interest at the rate of tensistent be actually paid. Any payment is	r in detault of per-
erest shall be credited in said computation, so the SEVENTH: The first party agrees to pay a perform the same becomes deliminent also in	nat the total amount collected sha Il taxes and assessments levied u I liens, claims, adverse titles and	il be and not exceed the lega pon said real estate or agains encumbrances on said premi	t this Mortgage, or the holder, for a ses, and if not paid the holder of	nd on account of the
thout notice, declare the whole sum of money he the same at the rate of ten 4107 per cent per a EIGHTH: The said first party agrees to kee is date, and shall permit no waste, and especially	nnum, and this Mortgage shall su p all buildings, fences and other l	ing as security for the amout improvements on said real est	ate in as good repair and condition a	s the same are in at
is date, and shan perior to waste, and especially the use of the Grantor's family; and the commis NINTH: And the said first party agrees tha liver the policy or policies, properly assigned or	sion of waste shall, as the option t in the event of the failure, neg	of the Mortgagee, render this ect or refusal of said first pe	Mortgage due and payable. rty to insure the buildings, or to rel	nsure the same, and
licy or policies shall expire, then the said secon such company or companies as it may select, and the insurance in the name, place and stead of the	d party is hereby authorized and he said THE INTER-STATE MOI aid first party: and it is further a	empowered by these present UTGAGE TRUST COMPANY, greed, in the event of loss und	s to insure or reinsure said buildin may sign all papers and applications ler such policy or policies, the said	gs for said amount, necessary to obtain second party shall
ve full power to demand, receive, collect and set fact, sign and endorse all vouchers, receipts an yment of the bond, interest coupons, and interest endorsees or assigns, may pay such taxes and as	d drafts, that shall be necessary thereou: and if any or either of	to procure the money thereun said agreements be not perfo	der, and to apply the amounts so c rmed as aforesaid, then the said part	ollected towards the y of the second part,
to of ten (16) per cent per annum, payable sem terest coupons.	, including all cost, and for the re	payment of all moneys so pai	I, with interest thereon from the tim	e of payment, at the
TENTH: The said first party agrees that if comes due, or to conform to or comply with any cured, and at their option only, and without notic	of the foregoing covenants, the w e, be declared due and payable; a	hole sum of money herein sec nd this Mortgage may thereup	ured, may at the option of the holde on be foreclosed immediately for the	r of the note hereby whole of said money,
erests and costs, together with statutory damage sure of this Mortgage, be forthwith entitled to t a rents, issues and profits thereof. For value ra- sold under execution, order of sale, or other fina	ie immediate possession of the a eccived the said party of the first	bove described premises, and part do hereby expressly wai	may at once take possession, and we an appraisement of said Real Est	receive and collect ite, should the same
som under execution, order of sate, or their him further agree that the contract embodied in this lahoma, where the same is made. The foregoing ELEVENTH: It is expressly stipulated and	Mortgage and note secured hereb	v shall, in all respects be gov	erned, construed and adjudged accor	ding to the laws of
yment of the debt hereby secured, the interest by become due. And that upon default in the j s Mortgage, the plaintiff therein shall be entitled	thereon as it matures, the premius ayment of any such interest, ins- to have a receiver appointed to	ms for insurance on the build! urance premiums, taxes or as take possession and control o	igs and all taxes and assessments sessments and the institution of proof f the within described premises and	on said premises as eedings to foreclose to collect the rents,
tes and profits thereof under the direction of the the Court to the payment of any judgment render TWELFTH: It is expressly stipulated and a the costs of foreclosure.	red or amount found due upon t	he foreclosure of this Mortga	ge.	
IN TESTIMONY WHEREOF, The said party	of the first part have hereunto se	t their hand_thisd	ay of July	, nineteen hundred
TEST: 1 10 0		NA.	will VI Sang	and in
led Loggeshall		***************************************		44434344444444444444444444444444444444
		***************************************		
State of Oklahoma,			rell 1	
sonally appeared Harr	ORE Me, a Notary Public, in and	for said County and State, on	this day of full	9 1909,
me known to be the identical personwho ex		instrument, and acknowledged	to me that the executed the	same as Ker
Ol \ III		CAL.	Oggethall!	Votary Fublic.
commission expires Aprill / 41	-19 ff (Seals)	Residence Julia	SERVEN,	
FILED FOR RECORD This	JAU/	1929, at 2o'clock	Sminutes M.	
ing in the deal of the first the transfer of the contract of	//	2.2	C/ L/ \11 Mell	