Berger & Barris and the second second second second and the second second second second 95CANIP AFED Know All Men by These Presents: 6 ner THAT or Julsa, Ohl DOLLARS. party of the first part, in consideration of the sum of. O in hand paid by THE INTERSTATE MORTGAGE TRUST COMPANY, party of the do hereby Sell and Convey unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, the following described premises, situated in the County State of Oklahoma, to-wit: ch no dwo (2) w 20 a s) ereo A. D. 1990, with interest thereon and november Dollars, on the hard and - <u>Lettersteet</u>. A D. 1962, with interest thereon from date until paid, at the rate of <u>Lettersteet</u>. Deromissors pool of the said and party of the first days of <u>Mary</u> and <u>Mary Market</u>. The cach year, maid an accordance with the <u>Mary</u> promissors pool of the said greend party of the first days of the said scene at the rate of the first party agrees to pay to the said scene at the rate of the first of per cent per interest shall be credited in said computation, so that the total amount collected shall be and in the case of the bolder of the said scene at the same comes due, or in default of per mitterest shall be credited in said computation, so that the total amount collected shall be and and exceed the legal rate of ten (40) per cent. SEVENTH: The first party agrees to pay all taxes, class acd assossments is vide upon said real estate or against tills. Mortgage, or the bolder, for and on account of the same before the same becomes delinquent, also all lens, clause, adverse tills and caucentrances on said premises, and if not paid the holder of this Mortgage may without notice, declarce the vides and of noney herein scured, due doubted the a once, or may elact to pay and taxes of taxes or assessments, and the source of the same before the same becomes delinquent, also all lens, clause, adverse tills and caucentrance on said premises, and if not paid the holder of this Mortgage may without notice, declarce the vides and of noney herein scured, due to all collection of the Mortgage taxes. The said first party agrees to keep all buildings, fonces and other improvement on said real estate in as good repair and condition as the same are in at the same of the Grantor's family; and the commission of waste shall, as the option of the holder of the same shall peral to be and state of the same shall due the party for the same shall be and the same and apprecised or pale tax. The same shall be and the same shall be and the same shall be and the company or company and there any taxes an from date until paid, at the rate of his _per cent per annum, payable semi-annually, on the first days of ______ a of Fifty Dollars shall be taxed and made a part TWELFTH: It is expressly supurated and agreed, that in the base days being and this 29.M. IN TOSTIMONY WHEREOF, The said party of the first part have hereunto set their hand this 29.M. State_of Oklahoma, County a Notary Public, in and for said County DEFORE lla Harner a wedow ally appeared same as. to me known to be the identical percon----, who executed the within and foregoing instrument, and ackn free and voluntary act and deed for the uses and purposes therein set forth Notary Public. Q My commission expires May 14 Resid -1 FILED FOR RECORD This 31 day of Oex 4.5 19.10, at 11 ke Wa Register. Deputy. (seaf)