COMPARED

-----REAL ESTATE MORTGAGE :-----

THIS INDENTURE Made this I2th day of August in the year of our Lorfa One Thousand Nine Hundred Eig!t by and between Elizabeth A O' Harrow, nee Cooper and W.H. O' Harrow wife and husband of the County of Tul sa and State of Oklaho a, parties of the first part and The Travelers Insurance Company a corporation organized under the laws of the Stat of Conneticut, having its principal office in the City of Hartford, Conn eticut, party of the second part.

WITNESSETH, That the said parties of the first part, for and consideration of the sum of Eight Hundred Dollars to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, and sold and byth these presents do grant, bargai/, sell convey and confirm unto said party of the second part, and to its successors and assigns, forever, all of the following describbed tract, piece of parcel of land lying and situate in the County of Tulsa and State of Oklahoma . , to-wit :

South west quarter (SW I/4) of south east quarter (SE I/4) West half (W I/2) of south east quarter (SE I/4) of south east quarter (SE I/4) and North east quarter (N E I/4) of south east quarter (SE I/4) of south east quarter (SE I/4) of Section Six (6) Township Twenty Two (22) North, Range Thirteen (I3) East, containing seventy (70) acres.

To have and to hold the same, with all and singular the tenements, hereditaments and appurtenances there unto beloning or in anywise appertaining and all rights of homestead exemption unto the said party of the second part, and to its successors and assigns forever And the said parti es of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumberanc es and that they will warrant and defend the same in the quiet and placeable possession of said party of the second part, its successors and assigns forever, against the lawful claims of all persons whomsoever.

PROVIDED AIWAYS, and this instrument is made, executed and delivered upon the following conditions to-wit :

FIRST. Said parties of the first part are justly indebted unto the said party of the second part in the principal sum of Eight Hundred Dollars being for a loan made by the said party of the second part to the said parties of the first part and payable according to the tenor and effect of one ertain negotiable promissory note executed and delivered

by the said parties of the first part, baring date August 12 1908 and payable to the ______ order for Said The Travelers Insurance Company of Hartford Connectifut with interest thereon from date until maturity at the rate of six per cent per annum, payable annually which interes [is evidenc.ed by six coupon interest notes of even date herewith, and executed by the said parties of the first part, one (the first for Fourteen and 53/100 Dollars due on the first day of December 1908 and five notes for Forty-eight Dollars each due on the first day of December 1909-1910-1912-1913 repetively. Each of said Principal and interest notes bear interest after maturity at the rate of ten per cent er annum and are made payable t. the order of the Said Travelers Insurance Company at its office in Hartford Conneticut.

SECOND : Said parties of the first part hereby covenant and agree to pay all ta xes and