COMPARED MORTGAGE RECORD NO. 410

1				
	FROM) 37,773	of OKLAHOMA, Tulsa County, ss. distinstrument was filed for record on the 28th March A. D. 10 23 at 4:20	day
Спісопення на противи при при при при при при при при при пр	Valvati kalekanikan oranga santa Tabat	- union Ulayerman	ирропольный обеспания выпольный выпольный турований развичения вы	0
		o'clock	P. M., and duly recorded in Book 410 on page 499	
	TO	(SEAL)	O. G. Weaver,	ork
		(SEAL)	By Brady Brown, De	eputv.
	*********	7		
		/ Fees, \$		
That It It		nt and Bui	lding Company, a corporation.	
THE OKIAHOMA CI	ITY BUILDING AND LOA	N ASSOCIAT Coklahoma, party	of the first part, have mortgaged and hereby mortgage TON Of Oklahoma City , Oklahoma, a corpo of the second part, the following real estate situated in	ration
	wour (4),Block One	(1) East	Highland Addition to the city of recorded plat thereof.	
Before me, the part of the day of March 19 antical person who rument as its presuntary act and degrees and purpose ar above set forth	undersigned, a Notar 123. personally appe o signed the name of sident and acknowled ed, and as the free therein set forth	y Public ared Wills the maker ged to me and volum. Witness	in and for said County and state or rd John-Vice Pres. to me known to be thereof to the within and foregoin that he executed the same as his fa- tary act and deed for said corpora my hand and official seal the day a Georgina B. Hammett. Notes	n the tree ition and ry P
commission expire		(Seal)	ant the title to the same and waive the appraisement, and all	home-
			5522 Series No. 291	
This mortgage is given in	consideration of Thirty-fi	ve Hundred		LARS.
be performance of the covenant	s hereinafter contained.		t of the monthly sum, fines and other items hereinafter specifie	
rovenant with said more	tongen its successors and assigns as	follows:	itsheirs, executors and administrators, I	
FIRST: Said mortgager	heing the owner of	35	shares of stock of the said CITY BUILDING A	ND
hings which the by-laws of said	FION, and having borrowed of said Association require shareholders a	Association, in pu nd borrowers to d	suance of its by-laws, the money secured by this mortgage, will on and will pay to said Association on said stock and loan the secure (\$_48.65	sum of
FOR UN - 91gr	20th day of each and	Dollars and	il said stock shall mature as provided in said by-laws, provide	d that
aid indebtedness shall be discha	rged by the cancellation of said stoo	k at maturity, and	l will also pay all fines that may be legally assessed against. L. to the terms of said by-laws or-under any-amendments that n	nay be
nade thereto, according to the t	erms of said-by-lows and a certain	non-negotiable no	e bearing even date herewith, executed by said mortgagorto said mor	
SECOND: That said me	ortgagor " within forty days a	ter the same beco	nes due and payable, will pay all taxes and assessments which s	hall be
evied upon said lands, or upon, epresented by this mortgage, or	or on account of this mortgage, or by said indebtedness, whether levie	the indebtedness and against the said	ecured thereby, or upon the interest or estate in said lands creamortgagor, _itslegal representatives	ated or
igns, or otherwise; and said mo	rtangor hereby waive any			
	undagorannanion, mario ma	and all claim or ri	ght against said mortgagee, its successors or assigns, to any pa	ıyment
or rebate on or offset against the	e interest or principal or premium	and all claim or ri of said mortgage d	ght against said mortgagee, its successors or assigns, to any pa ebt, by reason of the payment of any of the aforesaid taxes or	assess-
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approve	e interest or principal or premium or mortgagorwill also keep all bui yed by the mortgagee in the sum of	and all claim or r of said mortgage d Idings erected and Thirty-1	ght against said mortgagee, its successors or assigns, to any pa ebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage l ive Hundred	assess- by tor-
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approv- security to said mortgage debt,	e interest or principal or premium or mortgagorwill also keep all bui red by the mortgagee in the sum of and assign and deliver to the mortg	and all claim or riof said mortgage didings erected and Thirty—I	ght against said mortgagee, its successors or assigns, to any pa ebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage l ive Hundred	nyment assess- by tor- further
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approved the said mortgage debt, and the said mortgage debt, insurance as above covennated.	e interest or principal or premium of mortgagorwill also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgageormake default in the said mortgagee. Its successors or assign mortgagee.	and all claim or riof said mortgage didings erected and Thirty-iagee all insurance payment of any claims may pay such	ght against said mortgagee, its successors or assigns, to any paebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred	nyment assess- by tor- further taining
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approved the said mortgage debt, and the said mortgage debt, are the said mortgage debt, are said near an easily premises under this consaid premises under the consaid premises u	e interest or principal or premium of mortgagorwill also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgagormake default in the said mortgage, its successors or assign of the properties of properties of properties.	and all claim or riof said mortgage didings erected and Thirty-1 agee all insurance payment of any cigns may pay such therest at the rate.	ght against said mortgagee, its successors or assigns, to any paebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. I the aforesaid taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a second s	assess- by tor- further taining further
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approvecurity to said mortgage debt, in FOURTH: If said mortgage debt, insurance as above covenanted, sien on said premises under this reference of the property of the same are payable of, when the same are payable of.	e interest or principal or premium of mortgagorwill also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgageormake default in the said mortgagee, its successors or assimortgage, payable forthwith, with in the made in the payment of said mean provided in this mortgage and its provided in this mortgage and	and all claim or riof said mortgage of dings erected and	ght against said mortgagee, its successors or assigns, to any paeht, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. The first against taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a sufficient of said fines, or taxes, or insurance premiums, or any part and by-laws, and should the same, or any part thereof, remain a sid by-laws, and should the same, or any part thereof, remain	assess- by tor- further taining further annum t there- unpaid
or rebate on or offset against the nents. THIRD: That the said made or fire with insurers approve ecurity to said mortgage debt, and the said mortgage debt, and the said premises under this result of, when the same are payable for the period of 11706 with arrenages thereon, and all	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgager make default in the said mortgage, its successors or assignortgage, payable forthwith, with in the made in the payment of said mas provided in this mortgage and interesting the mortgage and interesting the payment of said mas provided in the foresaid promatice, taxes and insurance presently the payment of said mas provided in the said massing th	and all claim or riof said mortgage of ldings erected and Thirty-1 agee all insurance payment of any pay such terest at the rate conthly sums, or of in said note and s rinciple sum of minums shall at the table of the said said note and s shall at the rate of the said note and s shall at the said note and s said n	ght against said mortgagee, its successors or assigns, to any paebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. I the aforesaid taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a second said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain Thirty-five Hundred Dollar outlon of said mortgagee, or its successors or assigns, become p	assess- by tor- further taining further annum there unpaid LARS payable
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approve ecurity to said mortgage debt, and the said mort meurance as above covenanted, sien on said premises under this referred. Should default of, when the same are payable for the period of three with arrearages thereon, and all immediately thereafter, anything.	e interest or principal or premium of mortgagor	and all claim or riof said mortgage of dings erected and	ght against said mortgagee, its successors or assigns, to any patebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a factor of the aforesaid fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain Thirty-five Hundred Doll a option of said mortgagee, or its successors or assigns, become paths and the same in the proceedings to foreclose this	by tor- further taining further annum there- unpaid LARS, payable s mort-
or rebate on or offset against the ments. THIRD: That the said and or fire with insurers approvaceurity to said mortgage debt, and the said mortgage debt, and the said premises under this rise above covenanted, sien on said premises under this rise and premises under this rise. THETH: Should default of, when the same are payable for the period of the said premise with arrearages thereon, and all immediately thereafter, anything the production of the said premise of the said premis	e interest or principal or premium of mortgagorwill also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgage, make default in the said mortgagee, its successors or assimortgage, payable forthwith, with in be made in the payment of said mas provided in this mortgage and immorths, then the aforesaid plenalties, taxes and insurance pregisterinbefore contained to the consecured shall bear interest from the stallments.	and all claim or riof said mortgage of ldings erected and Thirty-1 agee all insurance payment of any cigns may pay such terest at the rate conthly sums, or of in said note and siriciple sum of miums shall, at the trary thereof notwilling of such force	ght against said mortgagee, its successors or assigns, to any paeht, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. I the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a second of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain Thirty-five Hundred DOL a option of said mortgagee, or its successors or assigns, become p ithstanding. In the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieu	by tor- further taining further annum there- unpaid LARS, payable s mort- u of the
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approve ecurity to said mortgage debt, and the said mortgage debt, and the said premises under this reference as above covenanted, sien on said premises under this reference as the said premises under this reference of the said premises under the period of the said all immediately thereafter, anything gage, the indebtedness thereby surther payments of monthly ins SIXTH: The said mortgage of the said mortgage of the said mortgage of the said mortgage of the said mortgage.	e interest or principal or premium or mortgagorwill also keep all bui red by the mortgagee in the sum of and assign and deliver to the mortgagermake default in the said mortgage, its successors or assid mortgage, payable forthwith, with ir be made in the payment of said mas provided in this mortgage and ismonths, then the aforesaid p I penalties, taxes and insurance preg hereinbefore contained to the consecured shall bear interest from the stallments. gagors shall pay to the said mortgage Three Hu	and all claim or riof said mortgage of claims erected and Thirty-i agee all insurance payment of any cigns may pay such terest at the rate on this sums, or of in said note and swinciple sum of miums shall, at the trary thereof notw filing of such force or to its success and red Fift	ght against said mortgagee, its successors or assigns, to any pathebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a factor of said fines, or taxes, or insurance premiums, or any partiald by-laws, and should the same, or any part thereof, remaint Thirty-five Hundred Doll a option of said mortgagee, or its successors or assigns, become paths and the same proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure proceedings, the sum of Doll Sure proceedings, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent per annum in lieurors or assigns, the sum of Doll Sure Proceedings at the rate of ten per cent pe	by tor- further taining further annum t there- unpaid LARS, payable s mort- u of the
or rebate on or offset against the ments. THIRD: That the said add or fire with insurers approve ecurity to said mortgage debt, and the said mortgage debt, and the said mortgage debt, and the said premises under this reference as above covenanted, sien on said premises under this reference and premises under this reference of the period of the perio	e interest or principal or premium or mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgage, make default in the said mortgage, its successors or assignortgage, payable forthwith, with in be made in the payment of said mas provided in this mortgage and interest months, then the aforesaid properties of the principal of the consecured shall bear interest from the stallments. Three Human of the said mortgage more shall pay to the said mortgage of the said mortgage of the said mortgagers or we said respired.	and all claim or riof said mortgage of dings erected and	ght against said mortgagee, its successors or assigns, to any patebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a factor of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remaintened by laws, and should the same or any part thereof, and should t	by tor- further taining further annum. t there- unpaid LLARS, payable s mort- u of the
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approvaceurity to said mortgage debt, a FOURTH: If said mortgage debt, insurance as above covenanted, sien on said premises under this reference as above the provided from the period of the p	e interest or principal or premium or mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgage, and deliver to the mortgage, and assign and deliver to the mortgage, payable forthwith, with in the made in the payment of said mass provided in this mortgage and importance pregare hereinbefore contained to the consecured shall bear interest from the stallments. Three Huggers and insurance pregares shall pay to the said mortgage and insurance pregares shall pay to the said mortgagers and insurance pregares shall pay to the said mortgagers or on said premises.	and all claim or riof said mortgage of lidings erected and Thirty-1 age et all insurance payment of any cigns may pay such terest at the rate on the said note and surinciple sum of miums shall, at the rary thereof notwilling of such force ee or to its success and red Fifter elegal costs, as a mortgage may be recited the mort	ght against said mortgagee, its successors or assigns, to any patebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. If the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a factor of the same of the sum of the same of the	by tor- further taining further annum t there unpaid LARS bayable s mort u of the
or rebate on or offset against the ments. THIRD: That the said and or fire with insurers approve ecurity to said mortgage debt, and or fire with insurers approved to the property of the pro	e interest or principal or premium or mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgage, make default in the said mortgagee, its successors or assimortgage, payable forthwith, with in be made in the payment of said mas provided in this mortgage and interest in months, then the aforesaid properties, taxes and insurance pregion before contained to the consecured shall bear interest from the stallments. The end is the said mortgage in said premises. Security for the indebtedness above fault in the payment of any monthing the morted and indebtedness and the payment of any monthing and the said indebtedness and the payment of any monthing and the said indebtedness and the payment of any monthing and the said indebtedness and the payment of any monthing and the said indebtedness and the payment of any monthing and the said indebtedness and the payment of any monthing and the said indebtedness and the payment of any monthing and the said indebtedness and the sa	and all claim or riof said mortgage of claims erected and metal agee all insurance payment of any claims may pay such terest at the rate on this sums, or old in said note and strinciple sum of minums shall, at the trary thereof notwilling of such force or to its success and red Fifter legal costs, as a mortgage may be erecited the morty installment the components and read promises may	ght against said mortgagee, its successors or assigns, to any patebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage l'iye Hundred date and dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a factor of said fines, or taxes, or insurance premiums, or any part and by-laws, and should the same, or any part thereof, remainted by-laws, and should the same, or any part thereof, remainted that the same, or any part thereof, remainted that the same of the same per content of the same, or assigns, become patched a option of said mortgagee, or its successors or assigns, become patched as a same proceedings at the rate of ten per cent per annum in lieutors or assigns, the sum of the per cent per annum in lieutors or assigns, the sum of the per cent per annum in lieutors or assigns, the sum of the per cent per annum in lieutors or assigns, the sum of the per cent per annum in lieutors or assigns, the sum of the per cent per annum in lieutors or assigns, the sum of the per cent per annum in lieutors or assigns, the sum of the per cent per annum in lieutors or assigns, the sum of the per cent per annum in lieutors or assigns, the sum of the per cent per	by tor- further training further annum to there unpaid LARS can be a smort un of the can be a smort unit unit unit unit unit unit unit uni
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approvaceurity to said mortgage debt, a FOURTH: If said mortgage debt, insurance as above covenanted, sien on said premises under this reference of the period of t	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgageor make default in the said mortgagee, its successors or assimortgage, payable forthwith, with in be made in the payment of said mass provided in this mortgage and its provided in this mortgage and it penalties, taxes and insurance preg hereinbefore contained to the consecured shall bear interest from the stallments. Three HT fee in addition to all other is soften as the said mortgage or on said premises. security for the indebtedness above fault in the payment of any monthlion, upon said indebtedness, and the	and all claim or riof said mortgage of lidings erected and Thirty-1 agee all insurance payment of any cigns may pay such terest at the rate onthly sums, or of in said note and syniciple sum of miums shall, at thrary thereof notwilling of such force ee or to its success rundred Fifther legal costs, as a mortgagee may be e recited the morty installment the see promises may	ght against said mortgagee, its successors or assigns, to any patebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a subject of the aforesaid taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said mortgagee, or its successors or assigns, become paths and the sum of the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieuters or assigns, the sum of the same of the same of the same legal proceedings are taken to foreclose this mortgues and defendant in any suit affecting the title of said property, mortgagee or legal representative may collect said rents and create enforced by the appointment of a Receiver by the Court.	by tor- further taining further taining further annum t there unpaid LLARS sayable s mort u of the
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approvaceurity to said mortgage debt, a FOURTH: If said mortgage debt, insurance as above covenanted, sien on said premises under this reference of the period of t	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgageor make default in the said mortgagee, its successors or assimortgage, payable forthwith, with in be made in the payment of said mass provided in this mortgage and its provided in this mortgage and it penalties, taxes and insurance preg hereinbefore contained to the consecured shall bear interest from the stallments. Three HT fee in addition to all other is soften as the said mortgage or on said premises. security for the indebtedness above fault in the payment of any monthlion, upon said indebtedness, and the	and all claim or riof said mortgage of lidings erected and Thirty-1 agee all insurance payment of any cigns may pay such terest at the rate onthly sums, or of in said note and syniciple sum of miums shall, at thrary thereof notwilling of such force ee or to its success rundred Fifther legal costs, as a mortgagee may be e recited the morty installment the see promises may	ght against said mortgagee, its successors or assigns, to any patebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a subject of the aforesaid taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said mortgagee, or its successors or assigns, become paths and the sum of the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieuters or assigns, the sum of the same of the same of the same legal proceedings are taken to foreclose this mortgues and defendant in any suit affecting the title of said property, mortgagee or legal representative may collect said rents and create enforced by the appointment of a Receiver by the Court.	ayment assess- by tor- further taining further there annum t there unpaid there are the taining to the taining to the taining to the taining to the taining the ta
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approvaceurity to said mortgage debt, a FOURTH: If said mortgage debt, insurance as above covenanted, sien on said premises under this reference of the period of t	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgageor make default in the said mortgagee, its successors or assimortgage, payable forthwith, with in be made in the payment of said mass provided in this mortgage and its provided in this mortgage and it penalties, taxes and insurance preg hereinbefore contained to the consecured shall bear interest from the stallments. Three HT fee in addition to all other is soften as the said mortgage or on said premises. security for the indebtedness above fault in the payment of any monthlion, upon said indebtedness, and the	and all claim or riof said mortgage of lidings erected and Thirty A gage all insurance gams may pay such terest at the rate on thly sums, or of made and strinciple sum of miums shall, at the rate of	ght against said mortgagee, its successors or assigns, to any papebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. If the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a subject of the aforesaid taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said mortgagee, or its successors or assigns, become part instanding. In the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieuters or assigns, the sum of the same of the same of the same legal proceedings are taken to foreclose this mortgueness and legal proceedings are taken to foreclose this mortgueness and legal proceedings are taken to foreclose this mortgueness and legal representative may collect said rents and create enforced by the appointment of a Receiver by the Court. its hand and seal. American Investment and Building inny, its large of the same and the same	ayment assess- by tor- further taining further there annum t there unpaid there are the taining to the taining to the taining to the taining to the taining the ta
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approvaceurity to said mortgage debt, in FOURTH: If said mortgage debt, it is not a said premises under this reserved in the said premises under this reserved in the period of t	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgager. The said mortgagee, its successors or assimortgage, payable forthwith, with in be made in the payment of said mas provided in this mortgage and improved in this mortgage and improved in the mortgage and insurance pregare for the consecured shall bear interest from the stallments. Suggors shall pay to the said mortgage Three Hurs of the consecured shall bear interest from the stallments. Suggors shall pay to the said mortgager Three Hurs often as the said mortgager on a said premises. Security for the indebtedness about all the payment of any monthlion, upon said indebtedness, and the OF, The said mortgagor. has suggested the payment of the pay	and all claim or riof said mortgage of claims erected and Thirty—a gage all insurance payment of any claims may pay such terest at the rate of control said note and swinciple sum of miums shall, at the trary thereof notwilling of such force ee or to its success undred Fifter legal costs, as a mortgage may be recited the morty installment the see promises may be a recited the morty installment set and the see promises may be recited the morty installment set and the see promises may be a recited the morty installment set and the see promises may be a recited the morty installment set and the see promises may be a recited the morty installment set and the see promises may be a recited the morty installment set and the see promises may be a recited the morty installment set. Seal By W	ght against said mortgagee, its successors or assigns, to any patebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a subject of the aforesaid taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said mortgagee, or its successors or assigns, become paths and the sum of the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieuters or assigns, the sum of the same of the same of the same legal proceedings are taken to foreclose this mortgues and defendant in any suit affecting the title of said property, mortgagee or legal representative may collect said rents and create enforced by the appointment of a Receiver by the Court.	ayment assess- by tor- further taining further there annum t there unpaid there are the taining to the taining to the taining to the taining to the taining the ta
or rebate on or offset against the ments. THIRD: That the said made or fire with insurers approve security to said mortgage debt, in the said mortgage default of, when the same are payable for the period of the said mortgage, the indebtedness thereby sugge, the indebtedness thereby surther payments of monthly insufficient in the said mortgage and in case of default in any of its covenants, come shall be an additional lien of SEVENTH: As further the mortgage and in case of default in the said mortgage and in case of default in the said mortgage and in case of default in the said mortgage. IN WITNESS WHERE 20th Attest: Frank (#1.* STATE OF OKLAHOMA, Before me	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgager. The make default in the said mortgagee, its successors or assimortgage, payable forthwith, with in the made in the payment of said mass provided in this mortgage and it months, then the aforesaid parentles, taxes and insurance preg hereinbefore contained to the consecured shall bear interest from the stallments. Three HT. See in addition to all others as the said mortgage of most and premises. Security for the indebtedness above fault in the payment of any monthlion, upon said indebtedness, and the OF. The said mortgagor has day of February. A. D. 1 Thompson, Secretary. (Cor	and all claim or riof said mortgage of said mortgage of thirty—I age all insurance are to onthly sums, or of in said note and surinciple sum of miums shall, at the trary thereof notwice and surinciple sum of such force are or to its success undred Fifter legal costs, as a mortgage may be a recited the morty installment the see promises may be recited the morty installment the see promises may be all the surinciples and surinciples are promises may be all by the see all By the see all By the said and surinciples are surinciples.	ght against said mortgagee, its successors or assigns, to any patebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. If the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a set of 10 per cent per a any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said mortgagee, or its successors or assigns, become prints that and in the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieutors or assigns, the sum of 10 per cent per annum in lieutors or assigns, the sum of 10 per cent per annum in lieutors are said proceedings are taken to foreclose this mortg made defendant in any suit affecting the title of said property, gagor hereby assigns the rentals of the above property mortge mortgagee or legal representative may collect said rents and cree enforced by the appointment of a Receiver by the Court. 1 the 1 per cent per said rents and cree enforced by the appointment of a Receiver by the Court. 1 the 1 per cent per said representative may collect said rents and cree enforced by the appointment of a Receiver by the Court. 1 the 1 per cent per said and seal and 2 per cent per said and seal and 2 per cent per said court, and seal and 3 per cent per said court, and seal and 3 per cent per said court, and seal and 3 per cent per said court, and seal and 3 per cent per said court, and seal and 3 per cent per said court, and 5 per cent per said court, and seal and 5 per cent per said court and 5 per cent per said per cent per said by said per cent per said by said	nyment of the control
or rebate on or offset against the ments. THIRD: That the said nado or fire with insurers approvaceurity to said mortgage debt, insurance as above covenanted, sien on said premises under this reference as above covenanted, sien on said premises under this reference as above covenanted, sien on said premises under this reference as a payable for the period of three controls with arrearages thereon, and all immediately thereafter, anything gage, the indebtedness thereby surther payments of monthly insuranter as a reasonable SOLICITOR default in any of its covenants, caum shall be an additional lien of SEVENTH: As further the mortgage and in case of default in any of its covenants, caum collected less cost of collection with the said mortgage and in case of default in the said collected less cost of collection with the said source and the said collection of the said collection. Attest: Frank (#1.6 STATE OF OKLAHOMA, Before me, and over the said said said said said said said said	e interest or principal or premium or mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgagor make default in the gagor make default in the said mortgagee, its successors or assignortgage, payable forthwith, with in be made in the payment of said mass provided in this mortgage and insurance pregion of the mortgage and insurance pregion of the mortgage and insurance pregion of the said mortgage in the stallments. The said mortgage is said mortgagers of the mortgager	and all claim or riof said mortgage of said mortgage of the mortgage may pay such terest at the rate on the said note and synciple sum of miums shall, at the trary thereof notwing of such force or to its success undired Fifter legal costs, as a mortgage may be a recited the mortgage may be a recited t	ght against said mortgagee, its successors or assigns, to any paeht, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. If the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a subject of the aforesaid taxes, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said mortgagee, or its successors or assigns, become part instanding. In the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieutors or assigns, the sum of the same of the same of the same legal proceedings are taken to foreclose this mortguent mortgagee or legal representative may collect said rents and create enforced by the appointment of a Receiver by the Court. its hand and seal. American Investment and Building and John.; Vice President.	nyment assess- by tor- further taining further taining further annum annum in the taining further annum
or rebate on or offset against the ments. THIRD: That the said nado or fire with insurers approvaceurity to said mortgage debt, insurance as above covenanted, sien on said premises under this reference as above covenanted, sien on said premises under this reference as above covenanted, sien on said premises under this reference as a payable for the period of three controls with arrearages thereon, and all immediately thereafter, anything gage, the indebtedness thereby surther payments of monthly insuranter as a reasonable SOLICITOR default in any of its covenants, caum shall be an additional lien of SEVENTH: As further the mortgage and in case of default in any of its covenants, caum collected less cost of collection with the said mortgage and in case of default in the said collected less cost of collection with the said source and the said collection of the said collection. Attest: Frank (#1.6 STATE OF OKLAHOMA, Before me, and over the said said said said said said said said	e interest or principal or premium or mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgager make default in the gagor make default in the said mortgagee, its successors or assignortgage, payable forthwith, with in be made in the payment of said mass provided in this mortgage and insurance pregion of the mortgage and insurance pregion of the mortgage and insurance pregion of the said mortgage in the stallments. Three Horts of the said mortgage is greatly as the said mortgage is greatly for the indebtedness about fault in the payment of any month ion, upon said indebtedness, and the off. The said mortgager has day of February A. D. 1 Thompson, Secretary. (Cor	and all claim or riof said mortgage of said mortgage of the mortgage may pay such terest at the rate on the said note and strinciple sum of miums shall, at the trary thereof notwing of such force or to its success undired Fifther of the mortgage may be a recited the mortg	ght against said mortgagee, its successors or assigns, to any paeht, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. If the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a subject of the aforesaid taxes, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said mortgagee, or its successors or assigns, become part instanding. In the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieuters or assigns, the sum of the same of the same proceedings are taken to foreclose this mortguent and geal proceedings are taken to foreclose this mortguent mortgagee or legal representative may collect said rents and create enforced by the appointment of a Receiver by the Court. its hand and seal. American Investment and Building and John.; Vice President.	nyment assess-by tor-further taining further taining further annum to the
or rebate on or offset against the ments. THIRD: That the said nado or fire with insurers approvaceurity to said mortgage debt, insurance as above covenanted, sien on said premises under this reference as above covenanted, sien on said premises under this reference as above covenanted, sien on said premises under this reference as a payable for the period of three controls with arrearages thereon, and all immediately thereafter, anything gage, the indebtedness thereby surther payments of monthly insuranter as a reasonable SOLICITOR default in any of its covenants, caum shall be an additional lien of SEVENTH: As further the mortgage and in case of default in any of its covenants, caum collected less cost of collection with the said mortgage and in case of default in the said collected less cost of collection with the said source and the said collection of the said collection. Attest: Frank (#1.6 STATE OF OKLAHOMA, Before me, and over the said said said said said said said said	e interest or principal or premium or mortgagor will also keep all built yed by the mortgagee in the sum of and assign and deliver to the mortgagor make default in the gagor make default in the said mortgage, its successors or assimortgage, payable forthwith, with in the made in the payment of said mas provided in this mortgage and interest from the prematice, taxes and insurance preg hereinbefore contained to the consecured shall bear interest from the stallments. Three Hours of the mortgagors of the said mortgagors or mosaid premises. Security for the indebtedness about fault in the payment of any monthlion, upon said indebtedness, and the OF. The said mortgaor has day of February A. D. 1 Thompson, Secretary. (Cor County, secondal.	and all claim or riof said mortgage of the said mortgage of the said mortgage of the said mortgage of the said mortgage all insurance payment of any of the said note and surinciple sum of minums shall, at the trary thereof notwice of the said note of the said n	ght against said mortgagee, its successors or assigns, to any paeht, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. If the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a subject of the aforesaid taxes, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said mortgagee, or its successors or assigns, become part instanding. In the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieutors or assigns, the sum of the same of the same of the same legal proceedings are taken to foreclose this mortguent mortgagee or legal representative may collect said rents and create enforced by the appointment of a Receiver by the Court. its hand and seal. American Investment and Building and John.; Vice President.	nyment assess-by tor-further training further annum. t there unpaid LARS, cage for , which caged to (Seal). (Seal)
or rebate on or offset against the ments. THIRD: That the said nado or fire with insurers approvaceurity to said mortgage debt, insurance as above covenanted, sien on said premises under this reference as above covenanted, sien on said premises under this reference as above covenanted, sien on said premises under this reference as a payable for the period of three controls with arrearages thereon, and all immediately thereafter, anything gage, the indebtedness thereby surther payments of monthly insuranter as a reasonable SOLICITOR default in any of its covenants, caum shall be an additional lien of SEVENTH: As further the mortgage and in case of default in any of its covenants, caum collected less cost of collection with the said mortgage and in case of default in the said collected less cost of collection with the said source and the said collection of the said collection. Attest: Frank (#1.6 STATE OF OKLAHOMA, Before me, and over the said said said said said said said said	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgage, and a deliver to the mortgage, its successors or assimortgage, payable forthwith, with in the made in the payment of said mas provided in this mortgage and importance of the continuation of the contin	and all claim or riof said mortgage of the mortgage and insurance on the mortgage and payment of any or of more said note and surinciple sum of miums shall, at the trary thereof notwing shall are on the mortgage may be a recited the mortgage may be a recited the mortgage may be a recited the mortgage may be a second of the m	ght against said mortgagee, its successors or assigns, to any paebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dollars, as a fupon said property. I the aforesaid taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a sum of said fines, or taxes, or insurance premiums, or any part and by-laws, and should the same, or any part thereof, remain any function of said mortgagee, or its successors or assigns, become proceedings at the rate of ten per cent per annum in lieutors or assigns, the sum of the proceedings at the rate of ten per cent per annum in lieutors or assigns, the sum of the proceedings are taken to foreclose this mortg made defendant in any suit affecting the title of said property, gagor hereby assigns the rentals of the above property mortgamortgagee or legal representative may collect said rents and cree enforced by the appointment of a Receiver by the Court. American Investment and Building and sall and sall and John. Vice President. Public in and for said County and State, on this face and voluntary act and deed free and voluntary act and deed free and voluntary act and deed free and voluntary act and deed	nyment assess- by tor- further training further annum furthe
or rebate on or offset against the ments. THIRD: That the said hado or fire with insurers approvaceurity to said mortgage debt, in FOURTH: If said mortgage debt, it is not a said premises under this reserved in the said premises under this reserved in the period of t	e interest or principal or premium or mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgager. The said mortgagee, its successors or assimortgage, payable forthwith, with in the made in the payment of said mas provided in this mortgage and impressed in the said mortgage and insurance pregarder in the said mortgage and insurance pregarder in the said mortgage of the said mortgage. Three House the said mortgage and insurance pregarder in the said mortgage and insurance pregarder in the said mortgage and insurance pregarder in the said mortgage. C. I. Sfee in addition to all other is often as the said mortgagors or an said premises. Security for the indebtedness about all the payment of any monthlion, upon said indebtedness, and the OF, The said mortgagorha. Gday of.February . A. D. I. C. Thompson, Secretary. (Cor	and all claim or riof said mortgage of said mortgage of the control of the contro	ght against said mortgagee, its successors or assigns, to any paebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage l'iye Hundred dollars, as a fupon said property. It the aforesaid taxes or assessments, or in procuring and maintaxes and effect such insurance, and the sum so paid shall be a start of 10 per cent per any of said fines, or taxes, or insurance premiums, or any partial by-laws, and should the same, or any part thereof, remain Thirty-five Hundred Doll a option of said mortgagee, or its successors or assigns, become pathstanding. In the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieuters or assigns, the sum of Dolften as any legal proceedings are taken to foreclose this mortg made defendant in any suit affecting the title of said property, gagor hereby assigns the rentals of the above property mortgamortgagee or legal representative may collect said rents and cree enforced by the appointment of a Receiver by the Court. 1ts hand and seal. American Investment and Building and Sany. Public in and for said County and State, on this proceedings in the date above mentioned.	nyment assess- by tor- further training further annum. It there unpaid LARS, cage for the control of the contro
or rebate on or offset against the ments. THIRD: That the said hado or fire with insurers approvaceurity to said mortgage debt, in the said mortgage and premises under this reference as above covenanted, sien on said premises under this reference as a payable for the period of three with arrearages thereon, and all immediately thereafter, anything gage, the indebtedness thereby surther payments of monthly ins SIXTH: The said mortgage are assonable SOlicitor as a reasonable SOlicitor as a reasonable SOlicitor as a reasonable solicitor. As further the mortgage and in case of default in any of its covenants, on the mortgage and in case of defaunce of the mortgage and in case of defaunce of the said control of the said mortgage. Attest: Frank of the said mortgage and in case of defaunce of the said control of the said mortgage and in case of defaunce of the said control of the said mortgage and in case of defaunce of the said control of the said mortgage and in case of defaunce of the said control of the said mortgage and in case of defaunce of the said control of the said mortgage and in case of defaunce of the said control of the sai	e interest or principal or premium or mortgagor will also keep all built yed by the mortgagee in the sum of and assign and deliver to the mortgagor make default in the gagor make default in the gad in the payment of said mortgage, payable forthwith, with in the made in the payment of said mas provided in this mortgage and insurance pregistre in the payment of said mas provided in this mortgage and incompanies of the consecured shall bear interest from the stallments. Three Howard Said mortgagors of the said mortgagors shall pay to the said mortgagors of the said premises. Security for the indebtedness about fault in the payment of any monthlion, upon said indebtedness, and the off, The said mortgaor. has day of February A. D. I. Thompson, Secretary. (Cor County, secured said purposes therein set fortion with the payment of said the said mortgaor	and all claim or riof said mortgage of said mortgage of the control of the contro	ght against said mortgagee, its successors or assigns, to any paebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage l'ive Hundred dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a function of said fines, or taxes, or insurance premiums, or any part any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain Thirty-five Hundred DOLL a option of said mortgagee, or its successors or assigns, become particularly in the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieutors or assigns, the sum of DOLL COLD fiten as any legal proceedings are taken to foreclose this mortg made defendant in any suit affecting the title of said property, gagor hereby assigns the rentals of the above property mortgamortgage or legal representative may collect said rents and cree enforced by the appointment of a Receiver by the Court. 1ts hand and seal. American Investment and Building and State, on this free and voluntary act and deed the my hand and notarial seal on the date above mentioned. Notary	nyment assess- by tor- further training further annum t there annum t there unpaid LARS, and LARS, and the bound of the control of the cont
or rebate on or offset against the ments. THIRD: That the said hado or fire with insurers approve security to said mortgage debt, in the said mortgage default of, when the same are payable for the period of the said mortgage, the indebtedness thereby surther payments of monthly ins SIXTH: The said mortgage, the indebtedness thereby surther payments of monthly ins SIXTH: The said mortgage and in case of default in any of its covenants, come shall be an additional lien of SEVENTH: As further the mortgage and in case of default in the mortgage and in case of default in the said mortgage. Attest: Frank (#1. STATE OF OKLAHOMA, Before me, day of	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgager. The make default in the gagor make default in the gagor make default in the said mortgage, payable forthwith, with in the made in the payment of said mass provided in this mortgage and insert provided in this mortgage and incompany of the present of the construct of the construction of the construct of the construction of the cons	and all claim or riof said mortgage of said mortgage of the mortgage of the mortgage of the mortgage of the mortgage and the mortgage may pay such the mortgage and the mortgage on the mortgage of the mortga	ght against said mortgagee, its successors or assigns, to any paebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dellars, as a fupon said property. I the aforesaid taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a factor of the aforesaid taxes, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part thirty-five Hundred DOL a option of said mortgagee, or its successors or assigns, become proceedings at the rate of ten per cent per annum in lieuters or so assigns, the sum of the above proceedings at the rate of ten per cent per annum in lieuters or as any legal proceedings are taken to foreclose this mortg made defendant in any suit affecting the title of said property, gagor hereby assigns the rentals of the above property mortge mortgagee or legal representative may collect said rents and cree enforced by the appointment of a Receiver by the Court. 1ts American Investment and Building and seal. American Investment and Building illiard John; Vice President. Public in and for said County and State, on this free and voluntary act and deed set my hand and notarial seal on the date above mentioned. Notary	nyment assess- by tor- further taining further annum to the term of the term o
or rebate on or offset against the ments. THIRD: That the said hado or fire with insurers approve security to said mortgage debt, in the said mortgage default of, when the same are payable for the period of the said mortgage, the indebtedness thereby surther payments of monthly ins SIXTH: The said mortgage, the indebtedness thereby surther payments of monthly ins SIXTH: The said mortgage and in case of default in any of its covenants, come shall be an additional lien of SEVENTH: As further the mortgage and in case of default in the mortgage and in case of default in the said mortgage. Attest: Frank (#1. STATE OF OKLAHOMA, Before me, day of	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgager. The make default in the gagor make default in the gagor make default in the said mortgage, payable forthwith, with in the made in the payment of said mass provided in this mortgage and insert provided in this mortgage and incompany of the present of the construct of the construction of the construct of the construction of the cons	and all claim or riof said mortgage of said mortgage of the mortgage of the mortgage of the mortgage of the mortgage and the mortgage may pay such the mortgage and the mortgage on the mortgage of the mortga	ght against said mortgagee, its successors or assigns, to any paebt, by renson of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage live Hundred dellars, as a fupon said property. I the aforesaid taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a factor of the aforesaid taxes, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain any of said fines, or taxes, or insurance premiums, or any part thirty-five Hundred DOL a option of said mortgagee, or its successors or assigns, become proceedings at the rate of ten per cent per annum in lieuters or so assigns, the sum of the above proceedings at the rate of ten per cent per annum in lieuters or as any legal proceedings are taken to foreclose this mortg made defendant in any suit affecting the title of said property, gagor hereby assigns the rentals of the above property mortge mortgagee or legal representative may collect said rents and cree enforced by the appointment of a Receiver by the Court. 1ts American Investment and Building and seal. American Investment and Building illiard John; Vice President. Public in and for said County and State, on this free and voluntary act and deed set my hand and notarial seal on the date above mentioned. Notary	nyment assess- by tor- further taining further annum to the term of the term o
or rebate on or offset against the ments. THIRD: That the said hado or fire with insurers approve security to said mortgage debt, in the said mortgage default of, when the same are payable for the period of the said mortgage, the indebtedness thereby surther payments of monthly ins SIXTH: The said mortgage, the indebtedness thereby surther payments of monthly ins SIXTH: The said mortgage and in case of default in any of its covenants, come shall be an additional lien of SEVENTH: As further the mortgage and in case of default in the mortgage and in case of default in the said mortgage. Attest: Frank (#1. STATE OF OKLAHOMA, Before me, day of	e interest or principal or premium of mortgagor will also keep all builted by the mortgagee in the sum of and assign and deliver to the mortgager. The make default in the gagor make default in the gagor make default in the said mortgage, payable forthwith, with in the made in the payment of said mass provided in this mortgage and insert provided in this mortgage and incompany of the present of the construct of the construction of the construct of the construction of the cons	and all claim or riof said mortgage of said mortgage of the mortgage of the mortgage of the mortgage of the mortgage and the mortgage may pay such the mortgage and the mortgage on the mortgage of the mortga	ght against said mortgagee, its successors or assigns, to any paebt, by reason of the payment of any of the aforesaid taxes or to be erected upon said lands insured against loss and damage l'ive Hundred dollars, as a fupon said property. In the aforesaid taxes or assessments, or in procuring and main taxes and effect such insurance, and the sum so paid shall be a function of said fines, or taxes, or insurance premiums, or any part any of said fines, or taxes, or insurance premiums, or any part aid by-laws, and should the same, or any part thereof, remain Thirty-five Hundred DOLL a option of said mortgagee, or its successors or assigns, become particularly in the event of legal proceedings to foreclose this losure proceedings at the rate of ten per cent per annum in lieutors or assigns, the sum of DOLL COLD fiten as any legal proceedings are taken to foreclose this mortg made defendant in any suit affecting the title of said property, gagor hereby assigns the rentals of the above property mortgamortgage or legal representative may collect said rents and cree enforced by the appointment of a Receiver by the Court. 1ts hand and seal. American Investment and Building and State, on this free and voluntary act and deed the my hand and notarial seal on the date above mentioned. Notary	hyment assess- by tor- further taining further annum. It there unpaid LARS, any able to the dit the control of