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Section 4 of this Article Two, and upon deposit with the Trustee by the Oklahoma Company of cash, the Trustee from time to time shall authenticate and deliver residue notes to a principal amount equal to the amount of cash so deposited. Such cash so deposited may from time to time be withdrawn for the purpose and subject to the provisions and limitations mentioned in Section 2 of this Article Two, and upon receipt by the Trustee of the showings mentioned in Subdivisions I, III, V, and VI of Section 4 of this Article Two, with such variations as shall be pertinent to the withdrawal of cash.

ARTICLE THREE.
COVENANT OF THE COMPANIES.

SECTION 1. The Companies and each of them covenant that the Oklahoma Company will promptly pay the principal and interest of every note issued hereunder and secured hereby, in gold coin of the United States of America of the standard of weight and fineness existing August 1, 1923, at the dates and places, and in the manner described in such notes, without deduction therefrom for so much of any federal income tax as shall not exceed two per cent (2%) thereof per annum, which the Oklahoma Company or the Trustees or any paying agent may be required or permitted to pay thereon or to deduct or to retain therefrom under any present or future law of the United States. All coupons when paid shall be canceled and delivered to the Treasurer of the Oklahoma Company or on his order.

The Trustee shall, at any time, upon the written request of the Oklahoma Company, cremate any of the notes and/or coupons issued hereunder which shall have been canceled and surrendered to the Oklahoma Company, and deliver to the Oklahoma Company a certificate of such cremation. Any such certificate shall be accepted by the Trustees and their respective successors hereunder as evidence of the payment and cancellation of said notes and coupons, for all purposes of this Indenture or any discharge or release thereof, to the same extent as if the notes and coupons so cremated were themselves presented or surrendered.

SECTION 2. The Companies and each of them covenant that the Oklahoma Company will reimburse (a) to the holder of any note issued hereunder, who shall be a resident of the Commonwealth of Pennsylvania, or of the State of Connecticut, when paid by him, any taxes other than estate, succession, income and inheritance taxes, assessed under the laws of said Commonwealth or State, respectively, upon such note or upon such holder as a resident of said Commonwealth or State, respectively, by reason of his ownership thereof, not in any calendar year in excess of four (4) mills upon each dollar of the principal amount of such note; (b) to the holder of any note issued hereunder, who shall be a resident of the State of Maryland, when paid by him, any taxes, other than estate, succession, income and inheritance taxes, assessed under the laws of said State upon such note or upon such holder as a resident of said State, by reason of his ownership thereof, not in any calendar year in excess of four and one-half (4½) mills upon each dollar of the principal amount of such note; and (c) to the holder of any note issued hereunder, who shall be a resident of the Commonwealth of Massachusetts, when paid by him, any income taxes assessed by said Commonwealth upon said holder by reason of his ownership of said note, not in any year in excess of six per cent (6%) of the income derived in that year by said holder from the interest on said note. Such reimbursement shall be made upon the written request of such holder therefor stating the number of the note and the denomination thereof and setting forth that he was a holder thereof and a resident of such Commonwealth or State, respectively, on the date when such tax was assessed, and that he was assessed and did pay such tax and upon submission, if required by the Oklahoma Company, of receipted tax bill and/or other documentary evidence establishing the payment of such taxes. Such request shall be mailed to the Oklahoma Company addressed to it at Chicago, Illinois, within a period of two (2) months from the date of the payment