THAT (/2	arzananz.			CALLINI EELA	ere, his	a flat	
rty of the first part, in c	onsideration of the	sum of	was Lung	tred ffly	-five	······································	DOLLARI
	the control of the co			and the first of the second of	and the contract of the contra	l part, the following de	soribed premises, situate
the County of	Tulsa	, State	of Oklahoma, to-wi	li	illenterariorischen Schilleren der der		
The so	the fefty	(v) fect	of loons	four 14	Quin Block	knowne	Lundred
fully fine ((40) in	the bi	gofTu	eral, are	chown by	hno one	rded/flat
thereof.							
				(feles) - /jensepreneddaleid teenisdyn	***************************************	*************	*************************
(*************************************	*****************************		(2 - Arysynya renengers saads randanaanaa	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		· · · · · · · · · · · · · · · · · · ·	*********************************
	********************	********************	,443-5487,554,6144,484,484,647,484,444,644,64	***************************		***************************************	,,4,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
······································							
			•••••••	******************			
	***************************************	***************************************				N	
*******************************				*****************************	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
			****************	**************		**********************	
************************************						••••••••••••••••••••••••••••••••••••••	***************************************
napan ah wasingganapangan nahaban banggan ing s							**************************************
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	***************************************					**************************	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
37 (\$\$, \$\$\$)	**********************	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	y		***************************************	aren arringaren berretakan dari biren	***************************************
474 It co 34 (17 - 444 144 147 144 144 144 144 144 144 144							***************************************
PROVIDED ALWAYS ause to be paid to the	And these present a said THE INTE	to the said THE ts are upon the ts are upon the ts AFF MORTO on the description and	INTERSTATE MOI EXPRESS condition, the PAGE TRUST COM TO STATE THE STATE OF T	RTGAGE TRUST Contact if the said part PANY, its successor uily paid, according	OMPANY, and to its y of the first part, th ors or assigns, the sur —19——, with t to the tenor and effe	eir heirs, executors, or in of	r administrators shall pa
PROVIDED ALWAYS cause to be paid to the first per annum, payar ald party of the first per the said first party for the said first party for the said real estate beforenst loss by fire, in amount insurance without interest, and in the event of the said in the event of the event of the said in the event of	And these present e said THE INTE DOLLARS, of the semi-annully after, bearing even door himself, his heirs is good right to Core same becomes dent of \$ 1777 and the note hereby herein secured many if that in case of date thereof until	to the said THE ts are upon the control of the maturity and the maturity and the with these property same; that the maturity that he the note hereby ty shall have posecured shall fair thereupon at the efault in the peritue final payment.	express condition, the same is a sents, then these pars or administrators he will not common will at once, without surrance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any cor; that he hiereby was	ant if the said part PANY, its successor ully paid, according resents to be vold, s, covenants and ag it or suffer waste ut delay, cause the companies to be si upaid, and shall del policy or policies elipal or interest wit der, and his option renant herein stipul ives all benefit of t	ompany, and to its y of the first part, the res or assigns, the sure of the first part, the res or assigns, the sure otherwise to be and presses with the second on said premises; the buildings upon said abject to approval of silver the policy or political apply the process in thirty days after donly, without notice, ated, he will pay interest on the stay, valuation and	eir heirs, executors, or not a interest thereon at the control of the payment of the control of	the rate of the above and effect. fully selzed of the above and assessments levie be insured or re-insured will continue and maintain or piedged to said second ment of the debt herelform any of the covenant ayable, and this Mortgage in secured, at the rate of the State of Oklahoma
PROVIDED ALWAYS ause to be paid to the first per annum, payand party of the first party for the said first party for the said real estate before ast loss by fire, in amount insurance without interest, and in the event of read; that if the maker in stipulated, the note thereupon be foreclose.	And these present e said THE INTE DOLLARS, of the semi-annully after, bearing even door himself, his heirs is good right to Core same becomes dent of \$ 1777. The same becomes	to the said THE ts are upon the control of the maturity and the maturity and the with these property same; that the maturity that he the note hereby ty shall have posecured shall fair thereupon at the efault in the peritue final payment.	express condition, the same is a sents, then these pars or administrators he will not common will at once, without surrance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any cor; that he hiereby was	ant if the said part PANY, its successor ully paid, according resents to be vold, s, covenants and ag it or suffer waste ut delay, cause the companies to be si upaid, and shall del policy or policies elipal or interest wit der, and his option renant herein stipul ives all benefit of t	ompany, and to its y of the first part, the price or assigns, the sure of the first part, the price of the tenor and effect to the second on said premises; the buildings upon said abject to approval of siver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay interest the stay, valuation and the stay of the stay that the stay is the stay of the stay.	eir heirs, executors, or not a interest thereon at the cot of the country of the	the rate of the above and effect. fully selzed of the above and assessments levie be insured or re-insured will continue and maintain or piedged to said second ment of the debt herelform any of the covenant ayable, and this Mortgage in secured, at the rate of the State of Oklahoma
PROVIDED ALWAYS ause to be paid to the fact of the first per the first per the said first party for the said first party for the said real estate beformst loss by fire, in amount insurance without interest, and in the event of red; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This.	And these present e said THE INTE DOLLARS, on the semi-annully after, bearing even door himself, his heirs sood right to Company to the same becomes dent of \$ 1700 mission so long a cost said second particular secured many of the note hereby herein secured many it; that in case of didate thereof until day of 1800 mission so long a cost said second particular secured many it; that in case of didate thereof until	ts are upon the case of the said THE transfer of the said THE transfer of the said the maturity and the with these properties, assigns, executed onvey same; that he transfer of the final have possecured shall fair thereupon at the fault in the perfect of the final payment transfer of the final payment tra	express condition, the same is a sents, then these pars or administrators he will not common will at once, without surrance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any cor; that he hiereby was	ant if the said part PANY, its successor ully paid, according resents to be vold, s, covenants and ag it or suffer waste ut delay, cause the companies to be si upaid, and shall del policy or policies elipal or interest wit der, and his option renant herein stipul ives all benefit of t	ompany, and to its y of the first part, the price or assigns, the sure of the first part, the price of the tenor and effect to the second on said premises; the buildings upon said abject to approval of siver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay interest the stay, valuation and the stay of the stay that the stay is the stay of the stay.	eir heirs, executors, or not a interest thereon at the control of the payment of the control of	the rate of the above and effect. fully selzed of the above and assessments levie be insured or re-insured will continue and maintain or piedged to said second ment of the debt herelform any of the covenant ayable, and this Mortgage in secured, at the rate of the State of Oklahoma
PROVIDED ALWAYS ause to be paid to the fact of the first per the first per the said first party for the said first party for the said real estate beformst loss by fire, in amount insurance without interest, and in the event of red; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This.	And these present e said THE INTE DOLLARS, on the semi-annully after, bearing even door himself, his heirs sood right to Company to the same becomes dent of \$ 1700 mission so long a cost said second particular secured many of the note hereby herein secured many it; that in case of didate thereof until day of 1800 mission so long a cost said second particular secured many it; that in case of didate thereof until	ts are upon the case of the said THE transfer of the said THE transfer of the said the maturity and the with these properties, assigns, executed onvey same; that he transfer of the final have possecured shall fair thereupon at the fault in the perfect of the final payment transfer of the final payment tra	express condition, the same is a sents, then these pars or administrators he will not common will at once, without surrance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any cor; that he hiereby was	ant if the said part PANY, its successor ully paid, according resents to be vold, s, covenants and ag it or suffer waste ut delay, cause the companies to be si upaid, and shall del policy or policies elipal or interest wit der, and his option renant herein stipul ives all benefit of t	ompany, and to its y of the first part, the price or assigns, the sure of the first part, the price of the tenor and effect to the second on said premises; the buildings upon said abject to approval of siver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay interest the stay, valuation and the stay of the stay that the stay is the stay of the stay.	eir heirs, executors, or not a interest thereon at the cot of the country of the	the rate of the above and effect. fully selzed of the above and assessments levie the insured or re-insure will continue and maintain or piedged to said second ment of the debt herel form any of the covenant ayable, and this Mortgag in secured, at the rate of the State of Oklahoms
PROVIDED ALWAYS ause to be paid to the fact of the first per the first per the said first party for the said first party for the said real estate beformst loss by fire, in amount insurance without interest, and in the event of red; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This.	And these present e said THE INTE DOLLARS, of the semi-annully after, bearing even door himself, his heirs is good right to Core same becomes dent of \$ 1777. The same becomes	ts are upon the case of the said THE transfer of the said THE transfer of the said the maturity and the with these properties, assigns, executed onvey same; that he transfer of the final have possecured shall fair thereupon at the fault in the perfect of the final payment transfer of the final payment tra	express condition, the same is a sents, then these pars or administrators he will not common will at once, without surrance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any cor; that he hiereby was	ant if the said part PANY, its successor ully paid, according resents to be vold, s, covenants and ag it or suffer waste ut delay, cause the companies to be si upaid, and shall del policy or policies elipal or interest wit der, and his option renant herein stipul ives all benefit of t	ompany, and to its y of the first part, the price or assigns, the sure of the first part, the price of the tenor and effect to the second on said premises; the buildings upon said abject to approval of siver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay interest the stay, valuation and the stay of the stay that the stay is the stay of the stay.	eir heirs, executors, or not a interest thereon at the cot of the country of the	he rate of the above and effect. fully selzed of the above and assessments levie be insured or re-insure will continue and maintai or piedged to said secon ment of the debt herel form any of the covenant ayable, and this Mortgag in secured, at the rate of the State of Oklahoma
PROVIDED ALWAYS hause to be paid to the fact of the first per annum, payand party of the first per the said first party for the said first party for the said real estate beformst loss by fire, in amount insurance without interest, and in the event of red; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This.	And these present e said THE INTE DOLLARS, on the semi-annully after, bearing even door himself, his heirs sood right to Company to the same becomes dent of \$ 1700 mission so long a cost said second particular secured many of the note hereby herein secured many it; that in case of didate thereof until day of 1800 mission so long a cost said second particular secured many it; that in case of didate thereof until	ts are upon the case of the said THE transfer of the said THE transfer of the said the maturity and the with these properties, assigns, executed onvey same; that he transfer of the final have possecured shall fair thereupon at the fault in the perfect of the final payment transfer of the final payment tra	express condition, the same is a sents, then these pars or administrators he will not common will at once, without surrance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any cor; that he hiereby was	ant if the said part PANY, its successor ully paid, according resents to be vold, s, covenants and ag it or suffer waste ut delay, cause the companies to be si upaid, and shall del policy or policies elipal or interest wit der, and his option renant herein stipul ives all benefit of t	ompany, and to its y of the first part, the price or assigns, the sure of the first part, the price of the tenor and effect to the second on said premises; the buildings upon said abject to approval of siver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay interest the stay, valuation and the stay of the stay that the stay is the stay of the stay.	eir heirs, executors, or not a interest thereon at the cot of the country of the	he rate of the above and effect. fully selzed of the above and assessments levie be insured or re-insure will continue and maintai or piedged to said secon ment of the debt herel form any of the covenant ayable, and this Mortgag in secured, at the rate of the State of Oklahoma
PROVIDED ALWAYS ause to be paid to the fact of the first per annum, payard party of the first per the said first party for the said first party for the promises, and he said real estate beformst loss by fire, in amount insurance without interest, and in the event of red; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This.	And these present e said THE INTE DOLLARS, on the semi-annully at the semi-annull at	to the said THE ts are upon the case upon th	inter-state Moi express condition, the Age trust community the same is a seents, then these pure or administrators he will not community will at once, without surance company or secured remains unwer to collect such it to pay either prince option of the hole ormance of any covers that he hereby was a property was a prop	ant if the said part PANY, its successorable paid, according resents to be void, s, covenants and agait or suffer waste ut delay, cause the companies to be suppaid, and shall delay policy or policies in paid, and shall delay policy or policies in paid, and shall delay are policy or policies in paid, and shall delay and his option renant herein stipul ives all benefit of the policy of the policy of the policy or policies.	ompany, and to its y of the first part, the price or assigns, the sure of the tenor and effect otherwise to be and presses with the second on said premises; the buildings upon said abject to approval of siver the policy or followed and apply the proceed in thirty days after donly, without notice, ated, he will pay into the stay, valuation and apply the proceed and the stay, valuation and apply the stay, valuation and apply the stay, valuation and apply the stay, valuation and the stay, valuation and the stay, valuation and the stay that the s	eir heirs, executors, or not a interest thereon at the color of the area of the party that he is law, at he will hay all taxe premises situate, to be cond party), and he will essent the paying or shall fall to perfore declared due and party assigned appraisement laws of the paying or shall fall to perfore declared due and party appraisement laws of the paying the declared due and party appraisement laws of the paying the declared due and party appraisement laws of the paying the declared due and party appraisement laws of the paying	the rate of the above and effect. fully seized of the above and assessments levie be insured or re-insure will continue and maintain or piedged to said second ment of the debt herelform any of the covenant ayable, and this Mortgag in secured, at the rate of the State of Oklaboms
PROVIDED ALWAYS tause to be paid to the fact of the first per annum, payar aid party of the first per the said first party for ribed promises, and has said real estate beforenst loss by fire, in amount insurance without interest, and in the event of the stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This Transport of the stipulated of the stipulated of the stipulated of the stipulated.	And these present e said THE INTE DOLLARS, on DOLLARS, on DOLLARS, on DOLLARS, on DOLLARS, on the semi-annully after, bearing even do not himself, his heire is good right to Company the semi-annully and the note hereby herein secured many it that in case of date thereof until day of the day of the note hereof until day of the secured many it that in case of date thereof until day of the secured many it that in case of date thereof until day of the secured many it that in case of date thereof until day of the secured many its that in case of date thereof until day of the secured many is that in case of date thereof until day of the secured many is the secured many in the secured	to the said THE ts are upon the extra terms and the MORTO on the	express condition, the common will at once, without the same is a seents, then these purs or administrators he will not common will at once, without surance company or secured remains under the condition of the hole ormance of any contract of the hole ormance of any contract of the hole ormance of any contract of the hole ormance of the hole or	ant if the said part PANY, its successorable paid, according resents to be void, s, covenants and aget or suffer waste at delay, cause the companies to be suppaid, and shall delegal or interest with the policy or policies applied or interest with the policy or policies are paid, and his option remant herein stipulities all benefit of the policy of the policy or policies are policy or policies and his option remant herein stipulities all benefit of the policy of the policy of the policy of policies are policy or policies and his option remant herein stipulities all benefit of the policy of the poli	ompany, and to its y of the first part, the sure or assigns, the sure of the tenor and effect otherwise to be and presses with the second on said premises; the buildings upon said abject to approval of siver the policy or polling apply the proceed in thirty days after doonly, without notice, ated, he will pay interest and apply the proceeding the stay, valuation and apply the proceeding the stay at the stay of the stay at	eir heirs, executors, or not the interest thereon at the cot of the tremain in full force a party that he is lawfut he will hay all taxe premises situate, to be econd party), and he will essentially assigned its thereof to the payue, or shall full to perfore declared due and parest on the note herein appraisement laws of the cot	the rate of the aboves and effect. fully seized of the aboves and assessments levies be insured or re-insured or pledged to said second ment of the debt herelform any of the covenant ayable, and this Mortgage in secured, at the rate of the State of Oklaboma
PROVIDED ALWAYS tause to be paid to the few event per annum, paya aid party of the first purity for the said first party for the said first party for the said real estate beforenst loss by fire, in amount insurance without interest, and in the event of the said if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This Transport of the said of the sai	And these present e said THE INTE DOLLARS, on DOLLARS, on DOLLARS, on DOLLARS, on DOLLARS, on the semi-annully after, bearing even do not himself, his heire is good right to Company the semi-annully and the note hereby herein secured many it that in case of date thereof until day of the day of the note hereof until day of the secured many it that in case of date thereof until day of the secured many it that in case of date thereof until day of the secured many it that in case of date thereof until day of the secured many its that in case of date thereof until day of the secured many is that in case of date thereof until day of the secured many is the secured many in the secured	to the said THE ts are upon the extra terms and the MORTO on the	express condition, the common will at once, without the same is a sents, then these purs or administrators he will not common will at once, without surance company or secured remains under the contract of the hole or mance of any contract of the hole or mance of any contract of the hole or con	ant if the said part PANY, its successorable paid, according resents to be void, s, covenants and aget or suffer waste at delay, cause the companies to be suppaid, and shall delegal or interest with the policy or policies applied or interest with the policy or policies are paid, and his option remant herein stipulities all benefit of the policy of the policy or policies are policy or policies and his option remant herein stipulities all benefit of the policy of the policy of the policy of policies are policy or policies and his option remant herein stipulities all benefit of the policy of the poli	ompany, and to its y of the first part, the sure or assigns, the sure of the tenor and effect otherwise to be and presses with the second on said premises; the buildings upon said abject to approval of siver the policy or polling apply the proceed in thirty days after doonly, without notice, ated, he will pay interest and apply the proceeding the stay, valuation and apply the proceeding the stay at the stay of the stay at	eir heirs, executors, or not a interest thereon at the color of the area of the party that he is law, at he will hay all taxe premises situate, to be cond party), and he will essent the paying or shall fall to perfore declared due and party assigned appraisement laws of the paying or shall fall to perfore declared due and party appraisement laws of the paying the declared due and party appraisement laws of the paying the declared due and party appraisement laws of the paying the declared due and party appraisement laws of the paying	the rate of the aboves and effect. fully seized of the aboves and assessments levies be insured or re-insured or pledged to said second ment of the debt herelform any of the covenant ayable, and this Mortgage in secured, at the rate of the State of Oklaboma
cause to be paid to the feet per annum, paya aid party of the first purified promises, and he is said real estate beformst loss by fire, in amount insurance without interest, and in the event of the thereupon be foreclosed or cent per annum from SIGNED This Transcentification of the first pulated, the note of the first pulated, the note of the per annum from SIGNED This Transcentification of the first pulated of the first pul	And these present e said THE INTE DOLLARS, on the semi-annully after, bearing even don't himself, his heirs is good right to Come same becomes dent of \$ 1700 mission so long a cost said second particular secured many of the note hereby herein secured many of the note hereby hereby secured many of the note hereby secured many of the n	to the said THE ts are upon the case of the said THE RESTATE MORTO on the said the maturity and the with these property same; that diluquent; that he the intercupon at the efault in the perform the final payment the final payment the said THE the said	until the same is a seents, then these pure or administrators he will not comm will at once, without surance company or secured remains until to pay either prince option of the hole ormance of any con; that he hiereby was the control of the hole ormance of any con; that he hiereby was the control of the hole ormance of any con; that he hiereby was the control of the hole ormance of any con; that he hiereby was the control of the hole ormance of any con; that he hiereby was the control of the hole ormance of any con; that he hiereby was the control of the hole or t	ant if the said part PANY, its successorable party, its successorable paid, according resents to be void, s, covenants and as it or suffer waste ut delay, cause the companies to be suppaid, and shall delegal or interest with the policy or policies in t	ompany, and to its y of the first part, the are or assigns, the sure of the first part, the are or assigns, the sure of the tenor and effect to the tenor and effect to approval of a blect to approval of silver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay into the stay, valuation and the stay of t	day of	the rate of the above and effect. fully selzed of the above and assessments levie the insured or re-insure will continue and maintain or piedged to said second ment of the debt hereliayable, and this Mortgagin secured, at the rate of the State of Oklaboms
cause to be paid to the first per annum, paya aid party of the first party for the said first party for the said first party for the said real estate beforenst loss by fire, in amount insurance without interest, and in the event of tred; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This	And these present e said THE INTE DOLLARS, to ble semi-annully after, bearing even door himself, his hoirs is good right to Core same becomes dent of \$ 17 cm 18 cm	to the said THE ts are upon the ts are upon the transporter of the maturity and the with these property same; that the interpolation of the interpolation of the final payment	until the same is a seenis, then these purs or administrators he will not common will at once, without surance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any con; that he hiereby was that he hiereby was that he hiereby was the collect such to pay either prince of any con; that he hiereby was that he hiereby	ant if the said part PANY, its successorable party, its successorable paid, according resents to be void, s, covenants and as it or suffer waste ut delay, cause the companies to be suppaid, and shall delegal or interest with the policy or policies in t	ompany, and to its y of the first part, the are or assigns, the sure of the first part, the are or assigns, the sure of the tenor and effect to the tenor and effect to approval of a blect to approval of silver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay into the stay, valuation and the stay of t	day of	the rate of the above and effect. fully selzed of the above and assessments levie the insured or re-insure will continue and maintain or piedged to said second ment of the debt hereliayable, and this Mortgagin secured, at the rate of the State of Oklaboms
PROVIDED ALWAYS cause to be paid to the ferrice of the first party of the first party of the said first party for the said first party for the said first party for the said real estate before not loss by fire, in amount insurance without interest, and in the event of red; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This. PRESENCE OF: State of Oklaho and yountary act and woluntary act and	And these present e said THE INTE DOLLARS, to ble semi-annully after, bearing even door himself, his hoirs is good right to Core same becomes dent of \$ 17 cm 18 cm	to the said THE ts are upon the ts are upon the transporter of the maturity and the with these property same; that the interpolation of the interpolation of the final payment	until the same is a seenis, then these purs or administrators he will not common will at once, without surance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any con; that he hiereby was that he hiereby was that he hiereby was the collect such to pay either prince of any con; that he hiereby was that he hiereby	ant if the said part PANY, its successorable party, its successorable party paid, according resents to be void, s, covenants and as it or suffer waste ut delay, cause the companies to be suppaid, and shall del policy or policies in the policy or polici	ompany, and to its y of the first part, the are or assigns, the sure of the first part, the are or assigns, the sure of the tenor and effect to the tenor and effect to approval of a blect to approval of silver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay into the stay, valuation and the stay of t	day of	the rate of the above and effect. fully selzed of the above and assessments levie the insured or re-insure will continue and maintain or piedged to said second ment of the debt hereliayable, and this Mortgagin secured, at the rate of the State of Oklaboms
PROVIDED ALWAYS cause to be paid to the few few of the first purpose of the first party for the said real estate before the said in the event of real; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This The PRESENCE OF: State of Oklaho and young appeared the said wountary act and and yountary act and	And these present e said THE INTE DOLLARS, to ble semi-annully after, bearing even door himself, his hoirs is good right to Core same becomes dent of \$ 17 cm 18 cm	to the said THE ts are upon the ts are upon the transporter of the maturity and the with these property same; that the interpolation of the interpolation of the final payment	until the same is a seenis, then these purs or administrators he will not common will at once, without surance company or secured remains unwer to collect such to pay either prince option of the hole ormance of any con; that he hiereby was that he hiereby was that he hiereby was the collect such to pay either prince of any con; that he hiereby was that he hiereby	ant if the said part PANY, its successorable party, its successorable paid, according resents to be void, s, covenants and as it or suffer waste ut delay, cause the companies to be suppaid, and shall delegal or interest with the policy or policies in t	ompany, and to its y of the first part, the are or assigns, the sure of the first part, the are or assigns, the sure of the tenor and effect to the tenor and effect to approval of a blect to approval of silver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay into the stay, valuation and the stay of t	day of	the rate of the aboves and effect. fully seized of the aboves and assessments levie be insured or reinsure will continue and maintain or piedged to said second ment of the debt herelform any of the covenant ayable, and this Mortgag in secured, at the rate of the State of Oklahoma
PROVIDED ALWAYS cause to be paid to the fereign of the first purpose of the first party for the said real estate before the said in the event of red; that if the maker in stipulated, the note thereupon be foreclosed or cent per annum from SIGNED This The PRESENCE OF: State of Oklahoo the said appeared to the said said appeared to the said said appeared to the said said said appeared to the said said said said said said said said	And these present e said THE INTE DOLLARS, on the semi-annully after the secured may after the secure	to the said THE ts are upon the case of the said THE RESTATE MORTO on the	interstate Moi express condition, the Mage TRUST COM until the same is a seents, then these pure or administrators he will not comm will at once, without surance company or secured remains unwer to collect such it to pay either prince option of the hole ormance of any cover that he hereby was that he hereby was the manual of the hole ormance or the hole or	ant if the said part PANY, its successorable party, its successorable party paid, according resents to be void, s, covenants and as it or suffer waste ut delay, cause the companies to be suppaid, and shall del policy or policies in the policy or polici	ompany, and to its y of the first part, the are or assigns, the sure of the first part, the are or assigns, the sure of the tenor and effect to the tenor and effect to approval of a blect to approval of silver the policy or polland apply the proceed in thirty days after donly, without notice, ated, he will pay into the stay, valuation and the stay of t	day of	the rate of the promissory note and effect. fully seized of the aboves and assessments levie be insured or re-insured or pledged to said second ment of the debt herelform any of the covenant ayable, and this Mortgage in secured, at the rate of the State of Oklaboma the State of Oklaboma to State of Ok