of the first part, in consideration				m Jen	20.6	//
化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	n of the sum of	re Kund	red Eige	ty sen	2 X 3 2	DOLLA
hand paid, do hereby Sell and Co		LSTATE MORTGAGE	TRUST COMPAN			described premises, situ
the County of Tules	, Sto	ite of Oklahoma, to-wi	Lota	is Eler	en UD in	i Block 9
One a) in	the Sco	rge B V	errypa	an ad	detion of	o the cely
1 Tulsa as	show	By the	retor	ded pl	at their	est '
		r	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	J		

				.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	4-4-4-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
ininter W						4-12

				***************************************	inakanian maranaka	aran aran da a
					en eller en en eller en	
######################################			*****************		1484	
		,				
			ang kanada ang ang kanada ang dipang ang ang ang ang			
					and place and a second second	***************************************
ef-the	Principal Merid	lan, containing in all	ac	res, more or less,	seerding to Governme	ent survey.
	LLARS, on-the					
o (cent per annum, payable semi-a						
said party of the first part, bearing	The property of the second property of the	The first section of the first		in the property of the contract of the contrac	and remain in iuii ior	ce and enect.
The said first party for himself,	his heirs, assigns, exec	utors or administrator			والموادية مالحواليفيدية	
	in process of the second of first to					lawfully seized of the a
cribed premises, and has good ri	ght to Convey same; t	hat he will not comm	it or suffer waste	on said premises;	that he will pay all t	lawfully selzed of the a
cribed premises, and has good ri	ght to Convey same; t	hat he will not comm	it or suffer waste out delay, cause the	on said premises; buildings upon s	that he will pay all t	lawfully selzed of the a taxes and assessments lo to be insured or re-ins
cribed premises, and has good rion said real estate before same be unstiless by fire, in amount of \$	ght to Convey same; to scomes delinquent; that	hat he will not comm he will at once, with insurance company or	it or suffer waste ut delay, cause the companies to be s	on said premises; buildings upon saubject to approval	that he will pay all t uld premises situate, of second party), and i	lawfully selzed of the a axes and assessments le to be insured or re-ins ne will continue and main
scribed premises, and has good right on said real estate before same beatnest loss by fire, in amount of \$	ght to Convey same; to comes delinquent; that the comes delinquent; that the comes delinquent; the comes delinquent that t	hat he will not comm he will at once, without finsurance company or the secured remains to	it or suffer waste out delay, cause the companies to be s inpaid, and shall de	on said premises; buildings upon si ubject to approval silver the policy or	that he will pay all t uld premises situate, of second party), and i policies properly assign	lawfully selzed of the a axes and assessments le to be insured or re-ins he will continue and main ned or pledged to said se
scribed premises, and has good right on said real estate before same be ainst loss by fire, in amount of \$	ght to Convey same; to comes delinquent; that (the so long as the note her second party shall have	hat he will not comm he will at once, without insurance company or by secured remains to power to collect such	it or suffer waste out delay, cause the companies to be s inpaid, and shall de policy or policies	on said premises; buildings upon ss ubject to approval iliver the policy or and apply the pro	that he will pay all t uld premises situate, of second party), and i policies properly assign ceeds thereof to the	lawfully seized of the a cases and assessments let to be insured or re-ins the will continue and mair ned or pledged to said se payment of the debt he
cribed premises, and has good right of the premises, and has good right on said real estate before same betting to said the insurance without intermission of the try, and in the event of loss said sured; that if the maker of the no	ght to Convey same; that comes delinquent; that (the so long as the note her second party shall have te hereby secured shall	hat he will not comm he will at once, witho finsurance company or eby secured remains to power to collect such fall to pay either prin	it or suffer waste out delay, cause the companies to be s inpaid, and shall de policy or policies cipal or interest wi	on said premises; buildings upon so ubject to approval iliver the policy or and apply the pro thin thirty days aft	that he will pay all t uld premises situate, of second party), and i policies properly assign ceeds thereof to the er due, or shall fail to	lawfully seized of the a taxes and assessments let to be insured or re-ins the will continue and main and or pledged to said sepayment of the debt he perform any of the cover
cribed premises, and has good right of the premises, and has good right on said real estate before same bettinst loss by fire, in amount of the insurance without intermission of the distribution of the maker of the notein stipulated, the note herein set y thereupon be foreclosed; that in	ght to Convey same; that comes delinquent; that (the so long as the note her second party shall have te hereby secured shall cured may thereupon at case of default in the 1	hat he will not comm he will at once, witho finsurance company or eby secured remains to power to collect such fail to pay either prin the option of the hol performance of any co	it or suffer waste out delay, cause the companies to be a mpaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipu	on said premises; buildings upon so ubject to approval eliver the policy or and apply the pro- thin thirty days aft only, without noti- lated, he will pay	that he will pay all t ald premises situate, of second party), and it policies properly assign ceeds thereof to the er due, or shall fall to ce, be declared due and interest on the note h	lawfully selzed of the a cases and assessments let to be insured or re-insue will continue and mained or pledged to said se payment of the debt he perform any of the coverd payable, and this Morterein secured, at the rai
cribed premises, and has good ri- on said real estate before same be inst loss by fire, in amount of \$	ght to Convey same; that comes delinquent; that (the so long as the note her second party shall have te hereby secured shall cured may thereupon at case of default in the preconduction the final payment.	hat he will not comm he will at once, without finsurance company or by secured remains to power to collect such fail to pay either prin the option of the holoerformance of any co- ent; that he hereby wa	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of	on said premises; buildings upon sa ubject to approval silver the policy or and apply the pro thin thirty days aft only, without noti lated, he will pay the stay, valuation	that he will pay all t ild premises stuate, of second party), and i policies properly assign ceeds thereof to the er due, or shall fall to ce, be declared due and interest on the note h and appraisement law	axes and assessments let to be insured or re-insured or re-insured or re-insured or pledged to said se payment of the debt he perform any of the cover d payable, and this Morterein secured, at the ras of the State of Oklah
oribed premises, and has good right of the premises, and has good right on said real estate before same beingst loss by fire, in amount of the insurance without intermission of the insurance without intermission of the insurance, that if the maker of the notein stipulated, the note herein set y thereupon be foreclosed; that in	ght to Convey same; that comes delinquent; that (the so long as the note her second party shall have te hereby secured shall cured may thereupon at case of default in the preconduction the final payment.	hat he will not comm he will at once, without finsurance company or by secured remains to power to collect such fail to pay either prin the option of the holoerformance of any co- ent; that he hereby wa	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of	on said premises; buildings upon sa ubject to approval silver the policy or and apply the pro thin thirty days aft only, without noti lated, he will pay the stay, valuation	that he will pay all t ild premises stuate, of second party), and i policies properly assign ceeds thereof to the er due, or shall fall to ce, be declared due and interest on the note h and appraisement law	lawfully selzed of the a taxes and assessments let to be insured or re-insured or pledged to said se payment of the debt he perform any of the covered payable, and this Morterein secured, at the rate of the State of Oklah
oribed premises, and has good right of the premises, and has good right on said real estate before same be the same of the same of the note of the stipulated, the note herein set y thereupon be foreclosed; that in per cent per annum from date there	ght to Convey same; that comes delinquent; that (the so long as the note her second party shall have te hereby secured shall cured may thereupon at case of default in the preconduction the final payment.	hat he will not comm he will at once, without finsurance company or by secured remains to power to collect such fail to pay either prin the option of the holoerformance of any co- ent; that he hereby wa	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of	on said premises; buildings upon sa ubject to approval silver the policy or and apply the pro thin thirty days aft only, without noti lated, he will pay the stay, valuation	that he will pay all t ild premises stuate, of second party), and i policies properly assign ceeds thereof to the er due, or shall fall to ce, be declared due and interest on the note h and appraisement law	lawfully selzed of the a taxes and assessments let to be insured or re-insured or pledged to said se payment of the debt he perform any of the covered payable, and this Morterein secured, at the rate of the State of Oklah
oribed premises, and has good right of the premises, and has good right of the premises of the first loss by fire, in amount of \$1.7\text{\text{\$\sigma}}\$ h insurance without intermission by, and in the event of loss said sured; that if the maker of the note in stipulated, the note herein set by thereupon be foreclosed; that in per cent per annum from date there is signed that \$2.7\text{\text{\$\sigma}}\$ day of the presence of:	ght to Convey same; the seconds delinquent; that the second party shall have the hereby secured shall cared may thereupon at case of default in the preconstruction of the second until the final payment.	hat he will not comm he will at once, without finsurance company or by secured remains to power to collect such fail to pay either prin the option of the holoerformance of any co- ent; that he hereby wa	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of	on said premises; buildings upon sa ubject to approval silver the policy or and apply the pro thin thirty days aft only, without noti lated, he will pay the stay, valuation	that he will pay all t ald premises situate, of second party), and it policies properly assign ceeds thereof to the er due, or shall fall to ce, be declared due and interest on the note h	axes and assessments let to be insured or re-insured or re-insured or re-insured or pledged to said se payment of the debt he perform any of the cover d payable, and this Morterein secured, at the ras of the State of Oklah
oribed premises, and has good ring and real estate before same be instituted by fire, in amount of the insurance without intermission to the insurance without intermission before continuous formation of the insurance without intermission of the insurance without intermission in the insurance with insuran	ght to Convey same; the seconds delinquent; that the second party shall have the hereby secured shall cared may thereupon at case of default in the preconstruction of the second until the final payment.	hat he will not comm he will at once, without finsurance company or by secured remains to power to collect such fail to pay either prin the option of the holoerformance of any co- ent; that he hereby wa	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of	on said premises; buildings upon sa ubject to approval silver the policy or and apply the pro thin thirty days aft only, without noti lated, he will pay the stay, valuation	that he will pay all t ild premises stuate, of second party), and i policies properly assign ceeds thereof to the er due, or shall fall to ce, be declared due and interest on the note h and appraisement law	axes and assessments let to be insured or re-insured or re-insured or re-insured or pledged to said se payment of the debt he perform any of the cover d payable, and this Morterein secured, at the ras of the State of Oklah
oribed premises, and has good right of the premises, and has good right of the premises of the first loss by fire, in amount of \$1.7\text{\text{\$\sigma}}\$ h insurance without intermission by, and in the event of loss said sured; that if the maker of the note in stipulated, the note herein set by thereupon be foreclosed; that in per cent per annum from date there is signed that \$2.7\text{\text{\$\sigma}}\$ day of the presence of:	ght to Convey same; the seconds delinquent; that the second party shall have the hereby secured shall cared may thereupon at case of default in the preconstruction of the second until the final payment.	hat he will not comm he will at once, without finsurance company or by secured remains to power to collect such fail to pay either prin the option of the holoerformance of any co- ent; that he hereby wa	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of	on said premises; buildings upon sa ubject to approval silver the policy or and apply the pro thin thirty days aft only, without noti lated, he will pay the stay, valuation	that he will pay all t ild premises stuate, of second party), and i policies properly assign ceeds thereof to the er due, or shall fall to ce, be declared due and interest on the note h and appraisement law	axes and assessments let to be insured or re-insured or re-insured or re-insured or pledged to said se payment of the debt he perform any of the cover d payable, and this Morterein secured, at the ras of the State of Oklah
cribed premises, and has good right and real estate before same be dinst loss by fire, in amount of \$\frac{1}{2} the insurance without intermission of the insurance with insuranc	ght to Convey same; the seconds delinquent; that the second party shall have the hereby secured shall cared may thereupon at case of default in the preconstruction of the second until the final payment.	hat he will not comm he will at once, without finsurance company or by secured remains to power to collect such fail to pay either prin the option of the holoerformance of any co- ent; that he hereby wa	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of	on said premises; buildings upon sa ubject to approval silver the policy or and apply the pro thin thirty days aft only, without noti lated, he will pay the stay, valuation	that he will pay all t ild premises stuate, of second party), and i policies properly assign ceeds thereof to the er due, or shall fall to ce, be declared due and interest on the note h and appraisement law	lawfully seized of the a taxes and assessments let to be insured or re-insured or period and main ned or pledged to said sepayment of the debt he perform any of the covered payable, and this Morterein secured, at the rate of the State of Oklah
cribed premises, and has good rion said real estate before same be dinst loss by fire, in amount of \$1.00 h insurance without intermission rety, and in the event of loss said sured; that if the maker of the notein stipulated, the note herein sety thereupon be foreclosed; that in per cent per annum from date there SIGNED This 2.7 day of PRESENCE OF:	ght to Convey same; the second second party shall have to hereby secured shall care of default in the preconduction the final payment.	hat he will not comm he will at once, without finsurance company or eby secured remains to power to collect such fail to pay either print the option of the holo performance of any co- ent; that he hereby without that he hereby without the holo A. D.	it or suffer waste out delay, cause the companies to be a mpaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of	on said premises; buildings upon as ubject to approval alliver the policy or and apply the prothin thirty days aft only, without notilated, he will pay the stay, valuation	that he will pay all to the property assignated to the er due, or shall fall to ce, he declared due and interest on the note he and appraisement law	lawfully seized of the a taxes and assessments let to be insured or re-insue will continue and main and or pledged to said se payment of the debt he perform any of the cover d payable, and this Morterein secured, at the rate of the State of Oklah
ceribed premises, and has good right of said real estate before same between the same between the same between the same between the same of the same of the north stipulated, the note herein set y thereupon be foreclosed; that in per cent per annum from date there signed the same of	ght to Convey same; the comes delinquent; that the comes delinquent; that the control of the con	hat he will not comm he will at once, without finsurance company or eby secured remains to power to collect such fail to pay either print the option of the holoerformance of any co- ent; that he hereby without hereby with the control of the control of the holoerformance of the control of the holoerformance of the control of the holoerformance of the control of the control of the holoerformance of the control	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulyes all benefit of 1929	on said premises; buildings upon as subject to approval alliver the policy or and apply the prothin thirty days aft only, without notilated, he will pay the stay, valuation	that he will pay all to ald premises situate, of second party), and it policies properly assignated the er due, or shall fall to ce, be declared due and interest on the note hand appraisement law	lawfully seized of the a taxes and assessments let to be insured or re-insue will continue and main ned or pledged to said se payment of the debt he perform any of the covend payable, and this Morterein secured, at the rate of the State of Oklah.
cribed premises, and has good rion said real estate before same be unst loss by fire, in amount of \$1.00 h insurance without intermission rety, and in the event of loss said sured; that if the maker of the noveln stipulated, the note herein sety thereupon be foreclosed; that in per cent per annum from date there Signed This 2.7 day of PRESENCE OF: CAO, O. J. J. State of Oklahoma, many of Tables Carry, sonally appeared Tables Car	ght to Convey same; the scomes delinquent; that the score as the note her second party shall have the hereby secured shall cared may thereupon at case of default in the preof until the final paym of the score and	hat he will not comm he will at once, withe finsurance company or reby secured remains to power to collect such fail to pay either prin the option of the hol performance of any co ent; that he hereby we ler A. D.	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulives all benefit of 1999	on said premises; buildings upon as ubject to approval alliver the policy or and apply the prothin thirty days aft only, without notilated, he will pay the stay, valuation	that he will pay all the did premises situate, of second party), and it policies properly assign ceeds thereof to the er due, or shall fail to ce, be declared due and interest on the note hand appraisement law	lawfully seized of the a taxes and assessments let to be insured or re-insue will continue and mair ned or pledged to said se payment of the debt he perform any of the coven d payable, and this Morterein secured, at the rate of the State of Oklah
scribed premises, and has good right on said real estate before same be ainst loss by fire, in amount of \$	ght to Convey same; the scomes delinquent; that the score as the note her second party shall have the hereby secured shall cared may thereupon at case of default in the preof until the final paym of the score and	hat he will not comm he will at once, withe finsurance company or reby secured remains to power to collect such fail to pay either prin the option of the hol performance of any co ent; that he hereby we ler A. D.	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulives all benefit of 1999	on said premises; buildings upon as ubject to approval alliver the policy or and apply the prothin thirty days aft only, without notilated, he will pay the stay, valuation	that he will pay all the did premises situate, of second party), and it policies properly assign ceeds thereof to the er due, or shall fail to ce, be declared due and interest on the note hand appraisement law	lawfully seized of the a taxes and assessments let to be insured or re-insue will continue and mair ned or pledged to said se payment of the debt he perform any of the coven d payable, and this Morterein secured, at the rate of the State of Oklah
scribed premises, and has good right on said real estate before same be alast loss by fire, in amount of the insurance without intermission att, and in the event of loss said stated; that if the maker of the notein stipulated, the note herein set thereupon be foreclosed; that in per cent per annum from date there signed the set of the order	ght to Convey same; the second delinquent; that the second party shall have the hereby secured shall cared may thereupon at case of default in the preof until the final payment. It is a second delinquent the second default in the preof until the final payment. It is a second delinquent the second delinquent the second delinquent delinquent; that delinquent; that delinquent; that delinquent; that delinquent; that delinquent; that delinquent delinquent; that delinquent delinquent; that delinquent delinquent; that delinquent delinquent delinquent delinquent; that delinquent delinquent delinquent; that delinquent	hat he will not comm he will at once, without finsurance company or reby secured remains to power to collect such fail to pay either print the option of the holoerformance of any coent; that he hereby without hereby	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulives all benefit of 1999	on said premises; buildings upon as ubject to approval alliver the policy or and apply the prothin thirty days aft only, without notilated, he will pay the stay, valuation	that he will pay all the did premises situate, of second party), and it policies properly assign ceeds thereof to the er due, or shall fail to ce, be declared due and interest on the note hand appraisement law	lawfully seized of the a taxes and assessments let to be insured or re-insue will continue and mair ned or pledged to said se payment of the debt he perform any of the coven d payable, and this Morterein secured, at the rate of the State of Oklah
cribed premises, and has good rivers and real estate before same be diast loss by fire, in amount of the insurance without intermission by, and in the event of loss said sured; that if the maker of the note in stipulated, the note herein set by thereupon be foreclosed; that in per cent per annum from date there is signed This 2.7. day of the control	ght to Convey same; the seconds delinquent; that the second party shall have the hereby secured shall care of default in the preof until the final payment. Second	hat he will not comm he will at once, without finsurance company or reby secured remains to power to collect such fail to pay either print the option of the holoerformance of any coent; that he hereby without hereby	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulives all benefit of 1999	on said premises; buildings upon as ubject to approval alliver the policy or and apply the prothin thirty days aft only, without notilated, he will pay the stay, valuation	that he will pay all the did premises situate, of second party), and it policies properly assign ceeds thereof to the er due, or shall fail to ce, be declared due and interest on the note hand appraisement law	lawfully seized of the a taxes and assessments let to be insured or re-insue will continue and main and or pledged to said se payment of the debt he perform any of the cover d payable, and this Morterein secured, at the rais of the State of Oklah
cribed premises, and has good right of the premises, and has good right of the premises of the premise of the notation of the premise of the notation of the premise of the notation of the premise of th	ght to Convey same; the seconds delinquent; that the second party shall have the hereby secured shall care of default in the preof until the final payment. Second	hat he will not comm he will at once, without finsurance company or reby secured remains to power to collect such fail to pay either print the option of the holoerformance of any coent; that he hereby without hereby	it or suffer waste out delay, cause the companies to be a impaid, and shall de policy or policies cipal or interest wider, and his option venant herein stipulives all benefit of 1999	on said premises; buildings upon as ubject to approval alliver the policy or and apply the prothin thirty days aft only, without notilated, he will pay the stay, valuation	that he will pay all the did premises situate, of second party), and it policies properly assign ceeds thereof to the er due, or shall fail to ce, be declared due and interest on the note hand appraisement law	lawfully seized of the a taxes and assessments let to be insured or reinsured or reinsured or pledged to said se payment of the debt he perform any of the covered payable, and this Morterein secured, at the ras of the State of Oklah
n said real estate before same be inst loss by fire, in amount of the insurance without intermission by, and in the event of loss said sared; that if the maker of the note in stipulated, the note herein set thereupon be foreclosed; that in per cent per annum from date there is signed. This 2.7. day of the company of the original of the company of the original of the company of the original of the company of	ght to Convey same; the seconds delinquent; that the second party shall have the hereby secured shall care of default in the preof until the final payment. Second	hat he will not comm he will at once, without finsurance company or reby secured remains to power to collect such fail to pay either print the option of the holoerformance of any coent; that he hereby without hereby	it or suffer waste out delay, cause the companies to be a impaid, and shall depolicy or policies cipal or interest wider, and his option venant herein stipulayes all benefit of 1999	on said premises; buildings upon as ubject to approval aliver the policy or and apply the prothin thirty days aftenly, without notilated, he will pay the stay, valuation and State, on this. Control acknowledged to me	that he will pay all the did premises situate, of second party), and it policies properly assign ceeds thereof to the er due, or shall fail to ce, be declared due and interest on the note hand appraisement law	lawfully seized of the attaces and assessments in to be insured or reinsured or reinsured or pledged to said as payment of the debt in perform any of the covered payable, and this Morterein secured, at the rass of the State of Oklah