and the second second and the second second

and a second second

137

THUS INDENTURER, Mude thisday ofin the year of our Lord One Thossand Nike Hundredin the Constr dday of Cancectical, harits in a finite constraint of the fast part, and THE THAVELERS INSURANCE COMPANY, a continue manaled under the have of the State of Cancectical, harits in principal dise is the City of Haritand, Concectical, party of the second part (MTNESSETIT, Tak the said part), edo the said party of the second part, and the constraint of the said party of the second part (MTNESSETIT, Tak the said part), edo the said party of the second part, and the constraint of the said party of the second part, and the constraint of the said party of the second part, and the constraint of the said party of the second part, and the constraint of the said party of the second part, and the constraint of the said party of the second part, and the constraint of the said party of the second part, and the constraint of the said party of the second part, and the said party of the second part. Said the said party of the second part, and the said party of the second part, and the said party of the second part (MTI or parts and DTI par		REAL ESTATE MORTGAGE.
<pre>de Costy ell</pre>		ade thisday ofin the year of our Lord One Thousand Nine Hundred
nides expanded where the two of the State of Demonstrate, having its periodical states its and the Card Distribution of Demonstrate and Advanced States and States an		
TO RAVE AND TO INDER THE BARK, WIG all and shapker the second party of the second party and the second mark that all second marks that all second mar	pration organized under th	e laws of the State of Connecticut, having its principal office in the City of Hartford, Connecticut, party of the second part:
<pre>by the spectrum do revel</pre>		
and Bitle of Obliance, percent of the line and attribute is the Cherry of		
TO RAVE AND TO ROLD THE SAME, Will, all use suggests the transmit is traditioned and spectromeses therein to blocking, or in arrying supercluster in the second and the se	escribed tract, plece	, or parcelof land lying and situated in the County of
TO RAVE AND TO TOLD WIB SAME With all use angular dis treasments, breakings or a survive apportant of a dispersion of the second part		series and a series of the ser
<pre>TO BAVE AND TO MOLD THE BANG, With all and density the increases, howfurneds and spectrames through bounds, or is arrive approximate in the spectrames in the spectrame in the spectrames in the spectrames in the spectrames i</pre>		
TO FAVD AND TO TOCIO THE SAME with all and stepher to transcess, brokening and superferences therwise behavior behavior for a movies appectation of a stepher balance of of the step		
TO SLAVE AND TO JOLD THE EAXEN With all and situation the transmits a realization of approximations the real and structure approximation of the structur		
TO HAVE AND TO ADDED THE BANG, Wild, off, single deglate the treesees to involve and approximates thermal to block off, or in more than a the delivery bronzet		
TO ILAUM AND TO HOLD THE BAND, With all and simpler the transmost and appurimences thereation belonding, or in arrives appeticited in all responses the simple transmost in the sign of event. And the simple response to the		
10 HAVE AND TO NOLD THE BANE. With all and simplify the second print, and to be second and the second print, and the set appointed second print. The prints are been been been been been been been be		
470 HAVE AND EV SOLD TEB SAME, With all had steptists its presenting, herefulaments and sputterances, thereafted behavings or in anyone previous previous previous methods and super the scale party of the scale part		
A Do KAYE AND YO MOLD THE BANE, With all and signals: be transverse, herefuturents and segnatorenases thereants between betwee		
TO EAVE AND TO HOLD THE BANE, With all the product be increased is brieflaceness and sportedeparts later, when a brieflaceness and sportedeparts later, and an order part of the structure is a sported by the structure is sported by the structure is a sported by the structure i		
a TO FLAYE AND TO HOLD THE SAME. With all red denote the tenerests berefitsenests are apprecisioned bereated to biological or it is near the second or the second process and second process. And the second process are second bereated by the second process are second by the second process are secon		
TO EAVE AND TO ROLD THE BANK, With all and masking the transmission in the statements in the prediction in the state of the prediction in the state of the statements in the statement of the prediction in the state of the statement		
TO SLAVE AND TO HOLD THE SAME, With all and singular the transmost in the data provides approximation of the spectrum of the s		
TO HAVE AND TO HOLD THE BANE, With all and singular the tensions to hereiteness to add appartements. the results belonging, or is anywhite apparents in the soft of the soft o		
TO SLAVE AND TO NOLD THE SAME, With all and signals the tensors part and the first and suppretances, thereases the second part, and the second part, and the first and suppretances. And the state part of the second part, and the second part of the second part, and the second part, and the second part, and the second part of the second part, and the second part of the second part, and t		
TO HAVE AND TO ENDE THE SAME, With all ack algorithm the transmers, herefulaments and separatemates therease thereases therea		
all rights of homestedia exception unto the said party of the second part, and to its necessaria and agenes that it has delivery theread		· · · · · · · · · · · · · · · · · · ·
	TO HAVE AND TO all rights of homestead	HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertail I exemption unto the said party of the second part, and to its successors and assigns forever. And the said vart
Beeshie proceedings of add party of the second part, its accessors and surjens, forver, galanti, the lavid addies of all parts without the intervent in the part of the second part is the principal sum of all part of the formation and the part of the second part is the principal sum of and part of the second part is the principal sum of all part of the second part is the principal sum of all part of the second part is the principal sum of all part of the second part is the principal sum of all part of the second part is the principal sum of all part of the second part is the principal sum of all part of the second part is the principal sum of all parts of the second part is the offee for all parts of the second part is the offee for all parts of the second part is the offee for all parts of the second part. The second sum of parts of the second part is the offee for all parts of the second part is the offee for all parts of the second part of the second part is the offee for all parts of the second part is the offee for all parts of the second part is the part of the second parts of the second part of the second parts of the second part of the second parts of the second part of the second part of the second part of t		
PHOPUNED ALVAIS, and this intrument is note, excerted and delivered upon the following conduction, device. PHEPS, Beill purt. of the first part. Deliars, being for a loan made by the early part of the second part to the said part. Deliars, being for a loan made by the early part of the second part to the said part. Deliars, being for a loan made by the early part of the second part to the said part. Deliars, being for a loan made by the early part of the second part to the said part. Deliars, being for an any payshe to the order of and THE TRAVELABS INSURANCE CONTRAVY, of Hardred, becaused in the device of the first bern to be add part. Deliar, being for a none, payshe samally, which fintered is refereed by	feasible estate of Inherit	ince therein, free and clear of all incumbrances, and thatwill Warrant and Defend the same in the quiet
Dolta, blog for a loan made by the aid party of the second part is due say dync of the fart part and part, and the test material say distance of the fart part, hear is and the second part is due say denotes the said part	aceable possession of said PROVIDED ALWAYS	i party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever. , And this instrument is made, executed and delivered upon the following conditions, to-wit:
ording to due dance and effect of		
bs		
at day of	cording to the tenor and	effect of certain negotiable promissory note executed and delivered by the said part of the first part, bet
e nto dper cent. per cent. per cont. pro namulty, which interest is cridenced by	te	19, and payable to the order of said THE TRAVELERS INSURANCE COMPANY, of Hartford, Connecticut, or
exated by the said part	st day of	
19	-	
ch, die en uhe first day of		
spectroly. Each of said principal and hierest pices here interests after muturity at the rais of ten per cent, per annum, and are made payable to the order of a field TRAYELERE INSURANCE CONTRANT, at its often for high rais hard to solve the total control of the tent per center of and the second per center of the field hand, and a field hand is situated, when the same become day, and to keep the buildings upon the mortigged pressites insured it noone reliably it and the situation of the period hand the situation when the same become day, and the second per center interests may appear, and deliver said policies and renewals is and approvements or the situation of the period and cares and operations the provide the tent second per center interests may appear, and deliver said policies and renewals is on all period to decrease of the period and cares and core interpolicity of the second per center interests may appear, and deliver said provide and renewals is on all periods to said the second per center interests and periods to said the second per center interests and periods and cares and other interportation of any said periods. The same of the principal periods and cares and other interportation of any said periods. The same of center and principal periods and care and appearate of the periods and care and appearate of the period and any said periods. The same second appearate is any appearant of any part of callers and periods. The same appearance when the same become day, or it as a second the principal period and care and appearate in the period period and care and appearate appearate to any part of callers appeared appearate. The same appearance of the period period and care and appearate	· · · · · · · · · · · · · · · · · · ·	19, andnotes for Do
The foregoing conditions being performed, this conveyance to be vold; otherwise of full force and virtue. IN TESTIMONY WHEREOF, The sold part of the first part bereunto subscribe nameon the day and year first above mention Executed and dilivered in the presence of	espectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. uses or assessments that s y the County or Town whe isurance company approv d to assign the policies.	principal and interest notes bear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut.
IN TESTIMONY WHEREOF, The said partof the first part hereunto subscribenameon the day and year first above mention Executed and dilivered in the presence of	espectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. SECOND. Said part. txes or assessments that s y the County or Town whe surance company approv do assign the policles be held by them until til nee if loss occurs. THIRD. The said part and not commit or allow a FOURTH. It is furti- r interest notes, when the the premium for said fr im named herein, and im the event of any default is assigns, as additional FIFTH. It is hereby newal, principal or intere- r the interest upon the si- SIXTH. Said part. Party of the first par- aying lime after one year.	principal and interest notes bear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut.
IN TESTINONY WHEREOF, The said partof the first part hereunio subscribenameon the day and year first above mention Executed and delivered in the presence of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that s the County or Town whe surance company approv d to assign the policies be held by them until Uce if loss occurs. THIRD. The said part interest notes, when the d not commit or allow an FOURTH. It is furti interest notes, when the the premium for said fir m named herein, and in m amend herein, and in the event of any default its assigns, as additional FHTH. It is hereby newal, principal or intere the interest upon the si SIXTH. Said part. torney's fee of Party of the first par- emption and stay laws o The foregoing conditi	principal and interest notes bear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut.
IN TESTIMONY WHEREOF, The said partof the first part hereunio subscribenameon the day and year first above mention Executed and delivered in the presence of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that s the County or Town whe surance company approv d to assign the policies be held by them until Uce if loss occurs. THIRD. The said part d not commit or allow ai FOURTH. It is furti- the prenium for said fir m named herein, and in the event of any default its assigns, as additional FIFTH. It is hereby newal, principal or intere the interest upon the s; SIXTH. Said part torney's fee of Party of the first par- ying time after one year And the said part emption and stay laws o The foregoing conditi	principal and interest notes bear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut
Executed and delivered in the presence of The State of Oklahoma SS. Deporty of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that s the County or Town whe surance company approv d to assign the policles be held by them until U ce if loss occurs. THIRD. The said part HIRD. The said part a not commit or allow an FOURTH. It is furti interest notes, when the the premium for said fir m named herein, and in m named herein, and in the event of any default its assigns, as additional FIFTH. It is hereby newal, principal or intere the interest upon the si SIXTH. Said part. torney's fee of Party of the first par And the said part.	principal and interest notes bear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of ANCE COMFANY, at its office in Hartford, Connecticut. ————————————————————————————————————
The State of Oklahoma Ss. ounty of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that is the County or Town who surance company approved to assign the policies be held by them until the it of loss occurs. THIRD. The said part interest notes, when the the premium for said fr the event of any default its assigns, as additional FIFTH. It is hereby newal, principal or interes the interest upon the sis SIXTH. Said part Party of the first part ying time after one year And the said part	principal and interest notes bear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut. — of the first part hereby corenantand agree to pay all taxes and assessments of whatsoever character on said land, and shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said loan, by the State of Oklahom erein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable de by the party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second is mortgage is fully paid and said party of the first part asymes of collecting such 1 rrt
The State of Oklahoma Ss. ounty of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that is the County or Town who surance company approved to assign the policies be held by them until the it of loss occurs. THIRD. The said part interest notes, when the the premium for said fr the event of any default its assigns, as additional FIFTH. It is hereby newal, principal or interes the interest upon the sis SIXTH. Said part Party of the first part ying time after one year And the said part	principal and interest notes bear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut. — of the first part hereby corenantand agree to pay all taxes and assessments of whatsoever character on said land, and shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said loan, by the State of Oklahom erein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable de by the party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second is mortgage is fully paid and said party of the first part asymes of collecting such 1 rrt
The State of Oklahoma Ss. ounty of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that is the County or Town whe surance company approx d to assign the policics be held by them until ti ce if loss occurs. THIRD. The said par HIRD. The said par interest notes, when the the premium for said fir im named herein, and in the even of any default its assigns, as additional FIFTH. It is hereby newal, principal or intere the interest upon the sis SIXTH. Said part. Party of the first par And the said part And the said part. The foregoing conditi The foregoing conditi	principal and interest noise bear interest after mnturity at the rate of ten per cent, per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut. — of the first part hereby corenantand agreeto pay all taxes and assessments of whatsoever character on said land, and shall be made upon said loan or upon the legal holder of said noies and mortgage, on account of said loan, by the State of Oklahom are in said in is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable ed by the party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second his mortgage is fully paid and said party of the first part harces and other improvements on the said land in a good repair as they now any waste on said premises
The State of Oklahoma ss. ounty of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. res or assessments that is the County or Town who surance company approved to assign the policics be held by them until the it of loss occurs. THIRD. The said part interest notes, when the the premium for said fir the arent of any default its assigns, as additional FIFTH. It is hereby newal, principal or intere the interest upon the sis SIXTH. Said part Tarty of the first part ying time after one year And the said part the foregoing condition The foregoing condition The foregoing condition The foregoing condition The foregoing condition The foregoing condition The foregoing condition IN TESTIMONY WH	principal and interest notes bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut to pay all taxes and assessments of whatsoever character on said land, and shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said loan, by the State of Oklahom rein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable up mortgage is fully paid and said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second up mortgage is fully paid and said party of the first part assumes all responsibility of proof and care and expense of collecting such 1 rt
The State of Oklahoma SS. ounty of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that is the County or Town whi surance company approv d to assign the policies be held by them until U ce if loss occurs. THIRD. The said part interest notes, when the d not commit or allow an FOURTH. It is furth interest notes, when the the prenium for said fir m named herein, and in the event of any default its assigns, as additional FIFTH. It is hereby newal, principal or intere the interest upon the si SIXTH. Said part. Torney's fee of Party of the first par- emption and stay laws o The foregoing condition IN TESTIMIONY WH Executed and deli	principal and interest notes bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticutof the first part hereby corenantand agree to pay all taxes and assessments of whatsoever character on said land, and shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said loan, by the State of Oklahom rein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable ed by the party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second just of the first part agreeto keep all buildings, fences and other improvements on the said land in as good repair as they now any waste on said premises. Insure of default in the payment of any part of althers or and expense of collecting such 1 are expressing agreed by and between the parties hereunto that if any default be made in the payment of any part of alther said print expressing agreed by and between the parties hereunt to that installment of taxes or assessments or upon add premises. The said print is same become when the same become due, or in case of default in the payment of any pay be forechosed accordingly. And it is also agreed a lensurace of any cortenant or condition herein, the reats and profile to and pay be forechosed accordingly. And it is also agreed a collecting such 1 dis mortgage may be forechosed accordingly. And it is also agreed a length and said party of the second part, or assigns, shall be ended to possession of said printege default due is become part, or assigns, shall be ended to payment of any part ended to any corenant or condition herein, the reats and profile to asid principal debt, to erdeance addition herein, the second part, or assigns, shall be ended to possession of said principal debt, to erdeance addition herein, the second part or the devent of any
Deports of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that s the County or Town whit surance company approv d to assign the policics be held by them until til ce if loss occurs. THIRD. The said part interest notes, when that the premium for said for interest notes, when that the premium for said for in named herein, and in the even of any default its assigns, as additional FIFTH. It is hereby newal, principal or intere the interest upon the said SIXTH. Said part Party of the first part And the said part The foregoing condition The foregoing condition IN TESTIMONY WH Executed and definition	principal and interest notes bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut. — of the first part hereby coreand. and agrea to pay all taxes and assessments of whatsoever character on said land, and shall be mide upon said loan or upon the legal holder of said notes and mortgage, on account of said hour, by the State of Oklahom reliable in the second part, for the sum of
ounty of	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that s t the County or Town white surance company approve to assign the policies be held by them until the interest policies. THIRD. The said part interest notes, when the the premium for said fir interest notes, when the the premium for said fir interest notes, when the tassigns, as additional FIFTH. It is hereby newal, principal or intere the interest upon the sis SIXTH. Said part Party of the first part And the said part The foregoing condition The foregoing condition IN TESTIMONY WH Executed and deli	principal and interest notes bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut. — of the first part hereby coreand. and agrea to pay all taxes and assessments of whatsoever character on said land, and shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said hour, by the State of Oklahom reliable in the second part, for the sum of
BEFORE ME,, a Notary Public in and for said County and State, on this	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that s t the County or Town white surance company approve to assign the policies be held by them until the interest policies. THIRD. The said part interest notes, when the the premium for said fir interest notes, when the the premium for said fir interest notes, when the tassigns, as additional FIFTH. It is hereby newal, principal or intere the interest upon the sis SIXTH. Said part Party of the first part And the said part The foregoing condition The foregoing condition IN TESTIMONY WH Executed and deli	principal and interest notes bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford, Connecticut. — of the first part hereby coreand. and agrea to pay all taxes and assessments of whatsoever character on said land, and shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said hour, by the State of Oklahom reliable in the second part, for the sum of
nd	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that is the County or Town who surance company approved to assign the policies be held by them until U tee if loss occurs. THIRD. The said part FOURTH. It is farth interest notes, when the the premium for said fir int assigns, as additional FIFTH. It is hereby mewal, principal or intere the interest upon the sis SIXTH. Said part. Party of the first part aying time after one year And the said part interest upon the sident the foregoing condition The foregoing condition IN TESTIMONY WH Executed and deli	principal and interest noise hear interest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE COMPANY, at its office in Hartford. Connecticut. On any all taxes and assessments of whateover character on said hand, and that be made upon said loan or upon the legal holder of said noise and mortgage, on account of said onn, by the State of Okiahom to said loan or upon the legal holder of said noise and mortgage, on account of said only, by the state of Okiahom to said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second and as their interests may appear, and deliver said policies and renewals to said party of the second as a said in the interest in a sumes all responsibility of proof and care and expense of collecting such 1 art
nd	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that is y the County or Town whe surance company approv d to assign the policics be held by them until the it is occurs. THIRD. The said part FOURTH. It is farth interest notes, when the the premium for said fir im named herein, and in the event of any default its assigns, as additional FIFTH. It is hereby mewal, principal or intere the interest upon the si SIXTH. Said part. Party of the first part And the said part comption and stay laws o The foregoing condition IN TESTIMONY WH Executed and delt County of. BEFORE ME,	principal and interest noise bear interest after maturity at the rate of ion per cent. per annum, and are made payable to the order of ANCE COMPANY, at its office in Hardord. Connection:
If the and volucitary act and decd, for the uses and purposes therein set forth. WITNESS My band and official seal. iy Commission expires	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. xes or assessments that is y the County or Town whe surance company approv d to assign the policics be held by them until the it is occurs. THIRD. The said part FOURTH. It is farth interest notes, when the the premium for said fir im named herein, and in the event of any default its assigns, as additional FIFTH. It is hereby mewal, principal or intere the interest upon the si SIXTH. Said part. Party of the first part And the said part comption and stay laws o The foregoing condition IN TESTIMONY WH Executed and delt County of. BEFORE ME,	principal and interest noise bear interest after maturity at the rate of ion per cent. per annum, and are made payable to the order of ANCE COMPANY, at its office in Hardord. Connection:
WITNESS My hand and official seal. y Commission expires	espectively. Each of said HE TRAVELERS INSUR. SECOND. Said part_ trees or assessments that is surance company approv- nd to assign the policics be held by them until the ref loss occurs. THIRD. The said part FOURTH. It is farit in the event of any default r its assigns, as additional FIFTH. It is hereby newal, principal or intere- r the interest notes, when the r the states of any default r its assigns, as additional FIFTH. It is hereby newal, principal or intere- r the interest upon the sis- SIXTH. Said part Party of the first par- And the said part tornery's fee of Party of the first par- And the said part terention and stay laws of The foregoing condition IN TESTIMONY WH Executed and deli	principal and inforest noise bear inforest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE COMPARTY its office in flattord, of anread. It is office in flattord, of anread. It is office in flattord, of anread. It is office in flattord of each office of said noise, on a control of said long, and the State of Oklahom or upon the legal holder of said noise and mortgage, on account of said long, and the State of Oklahom or upon the legal holder of said noise, and and mere readers on a set of the second part, as their interests may appear, and deliver said polities and renewals to said party of the second part, as their interests may appear, and deliver said polities and renewals to said party of the second part, as their interests many appear, and deliver as and polities and renewals to said party of the second part, as their interests many appear. And deliver as a second part, as they now any waste on said premises. The part of said noise of a second part as they now any uses a said premises. The part of the second part as they now any to a second part, as they now any interest interest may exceed to any part of either said part of the second part of the payment of any factual the made in the payment of any part of said party of the second part, as they now any constant of the whole of said part of the second part, as they now any constant of any part of either said prints are appeared of the party contained the part of the second part, as they now any extension of the principal noises or prideged to the part of the second part as the second part, as they now any constant and prints and prints the second part, as they now any extension of the principal noise or prideged to the part of the second part, as they now any constant and prints and part of the second part, as they now any second part of the part of the second part, as they now any second part of the second part, as they now any second part of the part of the second part of the second part, as any part of eit
Filed for Record the	espectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. SECOND. Said part. Second assessments that s y the County or Town which isurance company approv- nd to assign the policies be held by them until the re it loss occurs. THIRD. The said part FOURTH. It is farth in the event of any default r its assigns, as additional FIFITH. It is hereby newal, principal or intere- r the interest upon the said SIXTH. Said part Party of the first part And the said part And the said part SIXTH. Said part Fore foregoing conditions The foregoing conditions The foregoing conditions IN TESTIMONY WH Executed and deli BEFORE ME, ay of me known to be the ide	principal and indexest noise bear interest after maturity at the rate of tan per cent. per annum, and are made payable to the order of ANGS GOMENTY is its indices in Entitived. Generation: the pay all taxes and assessments of whatsoerer character on said land, and that he made upons add loan or upon the legist holder of said noise and mortgage, on account of said loan, by the State of Oklahom rein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable in a state of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second reserved to the first part assumes all responsibility of proof and care and expense of collecting such 1 rt
Filed for Record the	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. SECOND. Said part. Lives or assessments that s y the County or Town which isurance company approv- nd to assign the policies be held by them until the in the sign the policies be held by them until the if the so occurs. THIRD. The said part FOURTH. It is farthy int named herein, and ith ith earth of any default it is assigns, as additional FIFTH. It is thereby newal, principal or intere- r the interest upon the said FIFTH. It is hereby newal, principal or intere- r the interest upon the said SIXTH. Said part. The of the first part And the said part. SixTH. Said part. The foregoing condition IN TESTIMONY WH Executed and dell BEFORE ME, ay of. md o me known to be the ide free and	<pre>spinoisal and interest noise bear interest after maturity at the rate of tan per cent, per annum, and are made payable to the order of ANOE COMPANY, at its office in History Gomenium. and agree to pay all taxes and assessments of whatsoerer character on said land, and hall be made upons add loan or upon the legial holder of said noise and mortgage, on account of said loan, by the State of Oklahom srein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable is mortgage is fully paid and said party of the second part, is their interests may appear, and deliver said policies and renewals to said party of the second part, by the second part, of the first part assumes all responsibility of proof and care of collecting such 1 rtof the first part agreeto the second part of the bear of the part assumes all responsibility of proof and care of collecting such 1 rtof the first part agreeto keep all buildings, fences and obter improvements on the said land in as good repair as they now yo ware of and, or in case of the breat in the party and the aver of any orienant or condition herein contained, the whole of said price said price said price said price said price said price is the same become due, or in case of the breach of any corenant or condition herein incrediately due and payable, and this mortgage and bear or condition herein incrediately due and payable, and this mortgage and base are pickged to the party of the second in the the rest of any extension of time for the payment of said price said price is all price and average and the second bar. This mortgage approaces the payment of all parte saids price is and proble and there's notes here in described, an store state private and mortgare. The private said private part (and the second the this mortgage approaces the payment of and parte parts and there in described and any extension of the first part hereby areacter be given. In the event of any extension</pre>
Filed for Record the	spectively. Each of said HE TRAVELERS INSUR, SECOND. Said part, xes or assessments that s y the County or Town which surance company approv- d to assign the policies be held by them until the inte its occurs. THIRD. The said part interest notes, when the the premium for said fir interest notes, when the the premium for said fir interest notes, when the its assigns, as additional FURTH. It is farth- it the avernium for said fir interest notes, when the site remium for said fir interest notes, when the its assigns, as additional FIFTH. It is hereby newal, principal or interer r the interest upon the sis SIXTH. Said part remption and stay laws on The foregoing conditions IN TESTIMONY WH Executed and dell BEFORE ME, ay of o me known to be the ide free and	<pre>spinoisal and interest noise bear interest after maturity at the rate of tan per cent, per annum, and are made payable to the order of ANOE COMPANY, at its office in History Gomenium. and agree to pay all taxes and assessments of whatsoerer character on said land, and hall be made upons add loan or upon the legial holder of said noise and mortgage, on account of said loan, by the State of Oklahom srein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable is mortgage is fully paid and said party of the second part, is their interests may appear, and deliver said policies and renewals to said party of the second part, by the second part, of the first part assumes all responsibility of proof and care of collecting such 1 rtof the first part agreeto the second part of the bear of the part assumes all responsibility of proof and care of collecting such 1 rtof the first part agreeto keep all buildings, fences and obter improvements on the said land in as good repair as they now yo ware of and, or in case of the breat in the party and the aver of any orienant or condition herein contained, the whole of said price said price said price said price said price said price is the same become due, or in case of the breach of any corenant or condition herein incrediately due and payable, and this mortgage and bear or condition herein incrediately due and payable, and this mortgage and base are pickged to the party of the second in the the rest of any extension of time for the payment of said price said price is all price and average and the second bar. This mortgage approaces the payment of all parte saids price is and proble and there's notes here in described, an store state private and mortgare. The private said private part (and the second the this mortgage approaces the payment of and parte parts and there in described and any extension of the first part hereby areacter be given. In the event of any extension</pre>
Deputy. Register of Deeds	spectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. SECOND. Said part. Lives or assessments that s y the County or Town which isurance company approv- nd to assign the policies be held by them until the in the sign the policies be held by them until the if the so occurs. THIRD. The said part FOURTH. It is farthy int named herein, and ith ith earth of any default it is assigns, as additional FIFTH. It is thereby newal, principal or intere- r the interest upon the said FIFTH. It is hereby newal, principal or intere- r the interest upon the said SIXTH. Said part. The of the first part And the said part. SixTH. Said part. The foregoing condition IN TESTIMONY WH Executed and dell BEFORE ME, ay of. md o me known to be the ide free and	<pre>spinoisal and interest noise bear interest after maturity at the rate of tan per cent, per annum, and are made payable to the order of ANOE COMPANY, at its office in History Gomenium. and agree to pay all taxes and assessments of whatsoerer character on said land, and hall be made upons add loan or upon the legial holder of said noise and mortgage, on account of said loan, by the State of Oklahom srein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable is mortgage is fully paid and said party of the second part, is their interests may appear, and deliver said policies and renewals to said party of the second part, by the second part, of the first part assumes all responsibility of proof and care of collecting such 1 rtof the first part agreeto the second part of the bear of the part assumes all responsibility of proof and care of collecting such 1 rtof the first part agreeto keep all buildings, fences and obter improvements on the said land in as good repair as they now yo ware of and, or in case of the breat in the party and the aver of any orienant or condition herein contained, the whole of said price said price said price said price said price said price is the same become due, or in case of the breach of any corenant or condition herein incrediately due and payable, and this mortgage and bear or condition herein incrediately due and payable, and this mortgage and base are pickged to the party of the second in the the rest of any extension of time for the payment of said price said price is all price and average and the second bar. This mortgage approaces the payment of all parte saids price is and proble and there's notes here in described, an store state private and mortgare. The private said private part (and the second the this mortgage approaces the payment of and parte parts and there in described and any extension of the first part hereby areacter be given. In the event of any extension</pre>
Deputy. Register of Deeds	espectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. SECOND. Said part. Second assign the policies be held by them until U nee if loss occurs. THIRD. The said part FOURTH. It is farth interest notes, when the the premium for said fr inthe erent of any default r its assigns, as additional FIFTH. It is hereby newal, principal or intere torney's fee of Party of the first part aying time after one year And the said part. The foregoing condition The State of C County of. BEFORE ME, ay of. o me known to be the ide fy Commission expires.	<pre>sprincipal and interest noise bear interest fair maturity at the rate of ten per cent, per annum, and are made payable to the order of ANGE CONTANT, at its office in Historic, Connecticut. </pre>
	espectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. SECOND. Said part. Ares or assessments that is y the County or Town who isorance company approv- nd to assign the policies o be held by them until Un- nee if loss occurs. THIRD. The said part FOURTH. It is farth- interest notes, when the r the premium for said fir interest notes, when the r the interest notes, when the r the interest notes, when the r the interest of any default r its assigns, as additional FIFTH. It is thereby enewal, principal or intere- r the interest upon the si SIXTH. Said part. Party of the first par- aying time after one year And the said part. Executed and deli IN TESTIMONY WH Executed and deli DEFORE ME, ay of The State of C county of. BEFORE ME, y Commission expires. Filed for Record the	<pre>sprincipal and interest noise bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE CONTANT, at its office in Historic, Connecticut. </pre>
	respectively. Each of said HE TRAVELERS INSUR. SECOND. Said part. SECOND. Said part. wes or assessments that is the County or Town who isorance company approv- nd to assign the policies be held by them until U nee if loss occurs. THIRD. The said part FOURTH. It is farth- r interest notes, when the the premium for said fr inthe event of any default r its assigns, as additional FIFTH. It is thereby mewal, principal or intere- r the interest upon the si- SIXTH. Said part. The foregoing condition The foregoing condition IN TESTIMONY WH Executed and deli DEFORE ME, ay of med. Demokenown to be the ide free and WITNESS My hand a Filed for Record the	<pre>sprincipal and interest noise bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the order of ANCE CONTANT, at its office in Historic, Connecticut. </pre>

2