	REAL ESTATE MORTGAGE.	
	day of	
	and State of Oklahoma, part of the first part, and THE TRAVELERS INSURANCE CO	
	he State of Connecticut, having its principal office in the City of Hartford, Connecticut, party of the second	
	tof the first part, for and in consideration of the sum of	~
•	d paid, by the said party of the second part, the receipt whereof is hereby acknowledged, ha granted, bar	
ad by these presents do grant, bi	rgain, sell, convey and confirm unto said party of the second part, and to its successors and assigns, forever, all	of the following
ascribed tract, piece, or parce	of land lying and situated in the County of	klahoma, to-wi
	a namena a subara se cara a	
	n nanananan sa	
	en en anna an an anna an anna an anna an anna an an	
· · · · · · · · · · · · · · · · · · ·		
	ana na ana ana ana ana ana ana ana ana	
	ана то на на поставите нали мой на селона за село закон мате став на иматели став се став с став с на на начес Пост	
	anna ann ann a stàitean ann an ann an ann ann ann ann ann an	
mo mana in the second s		•
nd all rights of homestead exemption	SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anyw unto the said party of the second part, and to its successors and assigns forever. And the said part	ise appertaini of the first p
ohereby covenant and agree th	at at the delivery hereof the lawful ownerof the premises above granted, and seized o	a good and
efeasible estate of inheritance therein	, free and clear of all incumbrances, and that	in the quiet a
PROVIDED ALWAYS, And this	is second part, its successors and assigns, to rever, against the lawful claims of all persons whomsoever. Instrument is made, executed and delivered upon the following conditions, to-wit:	
FIRST. Said partof the fir	st partjustly indebted unto the said party of the second part in the principal sum of	
		part and paya
	certain negotiable promissory noteexecuted and delivered by the said partof the fi	
	19, and payable to the order of said THE TRAVELERS INSURANCE COMPANY, of Hartford, Co	
	19, at the office of said Company, in Hartford, Connecticut, with interest thereon from date a	-
		to herowith c
	r annum, payable annually, which interest is evidenced bycoupon interest notes of even da	-
	first part, one (the first) forDollars, due	on the first o
A ach, due on the first day of espectively. Each of said principal a THE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may be county or Town wherein said la neurance company approved by the j ind to assign the policies to said par	first part, one (the first) forDollars, due 19, and	on the first of Doll Doll Doll Doll the order of s d land, and a of Oklahoma, some reliable s Dolla the second p
ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be ma- by the County or Town wherein said la neurance company approved by the p ind to assign the policies to said par o be held by them until this mortgag ince if loss occurs. THIRD. The said part of U and not commit or allow any waste on FOURTH. It is further express i interest notes, when the same becc or the premium for said fire insurance um named herein, and intcrest there n the event of any default in payment r its assigns, as additional collaters i the sate of any default in payment r its is hereby further ag enewal, principal or interest notes the or the interest upon the same during SIXTH. Said part of the fi ttorney's fee of Party of the first part shall have	Arst part, one (the first) for	on the first d Dolli Dolli 19 the order of s: d land, and a of Oklahoma, the second picture eting such ins as they now a ser said princi also agreed ti the second picture the sec
ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be ma- by the County or Town wherein said la neurance company approved by the p ind to assign the policies to said par o be held by them until this mortgag ince if loss occurs. THIRD. The said part of U and not commit or allow any waste on FOURTH. It is further express i interest notes, when the same becc or the premium for said fire insurance um named herein, and intcrest there n the event of any default in payment r its assigns, as additional collaters i the sate of any default in payment r its is hereby further ag enewal, principal or interest notes the or the interest upon the same during SIXTH. Said part of the fi ttorney's fee of Party of the first part shall have	Arst part, one (the first) for	on the first (Doll Doll 19 the order of s d land, and s of Oklahoma, the second py eting such ins as they now s er said princi laso agreed f the second py ver or otherwi the second py ver or otherwith the second py ver otherwith the second py ver otherwith the second py ver otherw
ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la nsurance company approved by the j nd to assign the policies to said par o be held by them until this mortgag nee if loss occurs. THIRD. The said part of u and commit or allow any waste on FOURTH. It is further express r interest notes, when the same bec r the premium for said fire insurance um named herein, and interest there a the event of any default in payment r its assigns, as additional collateral FIFTH. It is hereby further agn gSIXTH. Said part of the fit torney's fee of Party of the first part shall have aying time after one year from date l And the said part of the fit xemption and stay laws of the State The foregoing conditions being j	first part, one (the first) for Dollars, due 19	on the first of Doll Doll the order of s d land, and a of Oklahoma, ome reliable Dolli- the second p cting such inst as they now a ser said princi- r upon said to r upon said to r upon said a princi- also agreed ti the second p ver or otherw escribed, and nay a reasons , at any inter- of the homest
ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la nsurance company approved by the p nd to assign the policies to said par o be held by them until this mortgag nee if loss occurs. THIRD. The said part of u and not commit or allow any waste or FOURTH. It is further expressi r interest notes, when the same becc r the premium for said fire insurance um named herein, and interest there a the event of any default in payment r its assigns, as additional collateral FIFTH. It is hereby further ag enewal, principal or interest notes that r the interest upon the same during SIXTH. Said part of the fit torney's fee of Party of the first part shall have aying time after one year from date la And the said part of the fit xemption and stay laws of the State The foregoing conditions being p	Arst part, one (the first) for	on the first of Doll Doll Doll the order of s d land, and a of Oklahoma, ome reliable Doll the second p eting such ins as they now a ser said princi- r upon said to r upon said to f said princi- also agreed ti the second p ver or otherw escribed, and ce said princi- any a reasons , at any inter- of the homest
ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la nsurance company approved by the p nd to assign the policies to said par o be held by them until this mortgag nee if loss occurs. THIRD. The said part of u and not commit or allow any waste or FOURTH. It is further expressi r interest notes, when the same becc r the premium for said fire insurance um named herein, and interest there a the event of any default in payment r its assigns, as additional collateral FIFTH. It is hereby further ag enewal, principal or interest notes that r the interest upon the same during SIXTH. Said part of the fit torney's fee of Party of the first part shall have aying time after one year from date la And the said part of the fit xemption and stay laws of the State The foregoing conditions being p	first part, one (the first) for Dollars, due 19	on the first of Doll Doll Doll the order of s d land, and a of Oklahoma, ome reliable Doll the second p eting such ins as they now a ser said princi- r upon said to r upon said to f said princi- also agreed ti the second p ver or otherw escribed, and ce said princi- any a reasons , at any inter- of the homest
ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la nsurance company approved by the p ind to assign the policies to said par o be held by them until this mortgag nee if loss occurs. THIRD. The said part of u and not commit or allow any waste on FOURTH. It is further express? r interest notes, when the same beer the premium for said fire insurance um named herein, and interest there in the event of any default in payment r its assigns, as additional collateral FIFTH. It is hereby further agr enewal, principal or interest notes thar the the interest upon the same during SIXTH. Said part of the fi ttorney's fee of Party of the first part shall have paying lime after one year from date la And the said part of the fi xemption and stay laws of the State The foregoing conditions being p	Arst part, one (the first) for	on the first of Doll Doll Doll Doll the order of s d land, and a of Oklahoma, nome rellable : Doll the second py eting such ins as they now a ser said princir of said princi of said princi the second py ets or otherw escribed, and ace said princi bay a reasona , at any inter of the homester
ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la nsurance company approved by the p ind to assign the policies to said par o be held by them until this mortgag nee if loss occurs. THIRD. The said part of u and not commit or allow any waste on FOURTH. It is further express? r interest notes, when the same beer the premium for said fire insurance um named herein, and interest there in the event of any default in payment r its assigns, as additional collateral FIFTH. It is hereby further agr enewal, principal or interest notes thar the the interest upon the same during SIXTH. Said part of the fi ttorney's fee of Party of the first part shall have paying lime after one year from date la And the said part of the fi xemption and stay laws of the State The foregoing conditions being p	Arst part, one (the first) for	on the first of Doll Doll Doll Doll the order of s d land, and a of Oklahoma, nome rellable : Doll the second py eting such ins as they now a ser said princir of said princi of said princi the second py ets or otherw escribed, and ace said princi bay a reasona , at any inter of the homester
ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la nsurance company approved by the p nd to assign the policies to said par o be held by them until this mortgag nee if loss occurs. THIRD. The said part of u and commit or allow any waste on FOURTH. It is further express r interest notes, when the same beer the premium for said fire insurance um named herein, and interest there a the event of any default in payment r its assigns, as additional collateral FIFTH. It is hereby further agn g SIXTH. Said part of the fit torney's fee of Party of the first part shall have aying time after one year from date l And the said part of the fix emption and stay laws of the State The foregoing conditions being p	Arst part, one (the first) for	on the first of Doll Doll the order of s d land, and a of Oklahoma, some rellable " the second py eting such ins as they now a such ins as they now a ler said princi- also agreed t the second py ver or othersw ver or othersw escribed, and ice said princi- nay a reasona , at any inter of the homesta
A	Arst part, one (the first) for Dollars, due	on the first of Doll Doll dolland, and a of Oklahoma, nome rellable : Doll the order of s d land, and a of Oklahoma, nome rellable : Doll the second py eting such ins as they now a ser said princi of said princi of said princi the second py eter sold princi the second py eter said princi the second py eter said princi the second py eter sold princi the homester of the homester above mention
A	Arst part, one (the first) for	on the first of Doll Doll Doll the order of s d land, and a of Oklahoma, nome reliable Doll the second p eting such in: as they now a her said princi- of said princi- of said princi- the second p eter said princi- the second p ver or otherw escribed, and the second p the homest
f ach, due on the first day of espectively. Each of said principal 1 THE TRAVELERS INSURANCE COM SECOND. Said partof the acks or assessments that shall be may y the County or Town wherein said la nsurance company approved by the p ind to assign the policies to said par o be held by them until this mortgag not commit or allow any waste or FOURTH. It is further expressi r interest notes, when the same bec um named herein, and intrest there net of any default in payment r its assigns, as additional collateral FIFTH. It is hereby further ag enewal, principal or interest notes that nor the interest upon the same during SIXTH. Said partof the fit And the said partof the fit And the said partof the State The foregoing conditions being p IN TESTIMONY WHEREOF, Th Executed and delivered in th	first part, one (the first) for	on the first of Doll 19 the order of s d land, and a of Oklahoma, some reliable : Doll the second pr eting such ins as they now a ter said princi also agreed t the second princi and a reasona a tany inter of the homesta
4	Inst part, one (the first) for	on the first of Doll 19 the order of s d land, and a of Oklahoma, some reliable : Doll the second pr eting such ins as they now a ter said princi also agreed t the second princi and a reasona a tany inter of the homesta
A	Birst part, one (the first) for	on the first of Doll 19 the order of s d land, and a of Oklahoma, some reliable : Doll the second pr eting such ins as they now a ter said princi also agreed t the second princi and a reasona a tany inter of the homesta
f ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCE COM SECOND. Said partof the ack of assessments that shall be may y the County or Town wherein said la nsurance company approved by the p ind to assign the policies to said partof the and not commit or allow any waste or FOURTH. It is further expression interest notes, when the same becc r its assigns, as additional collateral FIFTH. It is hereby further agr enewal, principal or interest notes there n the comp's fee of Party of the first part shall have aying lime after one year from date 1 And the said partof the fix regiong conditions being p IN TESTIMONY WHEREOF, Th Executed and dclivered in th Executed and dclivered in th	Arst part, one (the first) for	on the first of Doll Doll 19 the order of s d land, and s of Oklahoma, the second py eting such ins as they now z ere said princi- r upon said lo of said princi the second py escribed, and acc said princi- pay a reasona , at any inter of the homesta
A	Arst part, one (the first) for	on the first of Doll Doll 19 the order of s of Oklahoma, some reliable 7 the second pr cting such ins as they now a user said princi also agreed £ the second pr ver or otherwi- the second pr ver or otherwi- the second pr ver or otherwi- the second pr ver or otherwi- the second pr ver or otherwi- and a reasona , at any inter of the homester ubove mention
A	Arst part, one (the first) for	on the first d Dolli Dolli 19 the order of s of Oklahoma, Dolla the second picture second picture such stild princi- also agreed the the second picture of said princi- also agreed the the second picture ver or otherwi- the second picture also agreed the the second picture and a reasona , at any inter of the homester ubove mention
A	Arst part, one (the first) for	on the first of Doll Doll 19 the order of s of Oklahoma, some reliable 7 the second pr cting such ins as they now a user said princi also agreed £ the second pr ver or otherwi- the second pr ver or otherwi- the second pr ver or otherwi- the second pr ver or otherwi- the second pr ver or otherwi- and a reasona , at any inter of the homester ubove mention
A	first part, one (the first) for	on the first d Dolla Dolla 19 the order of s d land, and a of Oklahoma, joine reliable d the second pa eting such ins as they now a set said princi also agreed ti the second pa ver or otherwi labs agreed ti the second pa ver or otherwi the second pa ver or otherwi the second pa ver or otherwi also agreed ti the second pa ver or otherwi as a reasona , at any inter of the homester above mention
A	first part, one (the first) for	on the first of Doll Doll 19 the order of s d land, and s of Oklahoma, the second py eting such ins as they now z ere said princi- r upon said lo of said princi the second py escribed, and the second py escribed, and the second py escribed, and the homesta
A	Anst part, one (the first) for	on the first of Doll Doll 19 the order of s of Oklahoma, some reliable 1 the second picture the second picture such stild princi- also agreed t. the second picture as they now s as they n
A	first part, one (the first) for	on the first of Doll Doll 19 the order of s of Oklahoma, some reliable 1 the second picture the second picture such stild princi- also agreed t. the second picture as they now s as they n
Image: sepectively. Each of said principal r espectively. Each of said principal r 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la neurance company approved by the p and to assign the policies to said part o be held by them until this mortigag ind not commit or allow any waste on FOURTH. It is further expressi- yr interest notes, when the same becc or the premium for said fire insurance inthe event of any default in payment r its assigns, as additional collateral printerest notes, when the same during SINTH. Said partof the first is satisfies, as additional collateral part the interest upon the same during SINTH. Said partof the first isomption and stay laws of the State The foregoing conditions being p into the same during sinterest upon the same during isomption and stay laws of the State The foregoing conditions being p isomption and stay laws of the State The foregoing conditions being p in the state of Oklahom isomption and stay laws of the state the foregoing conditions being p isomption and stay laws of the first paying the first part shall have on the state of Oklahom isomption isomethy isomethy isomethy isomethy isomethy isomethy isomethy isomethy of	first part, one (the first) fornotes for	on the first of Doll Doll 19 the order of s of Oklahoma, some reliable 1 the second picture the second picture such stild princi- also agreed t. the second picture as they now s as they n
Image: sepectively. Each of said principal r espectively. Each of said principal r 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la neurance company approved by the p and to assign the policies to said part o be held by them until this mortigag ind not commit or allow any waste on FOURTH. It is further expressi- yr interest notes, when the same becc or the premium for said fire insurance inthe event of any default in payment r its assigns, as additional collateral printerest notes, when the same during SINTH. Said partof the first is satisfies, as additional collateral part the interest upon the same during SINTH. Said partof the first isomption and stay laws of the State The foregoing conditions being p into the same during sinterest upon the same during isomption and stay laws of the State The foregoing conditions being p isomption and stay laws of the State The foregoing conditions being p in the state of Oklahom isomption and stay laws of the state the foregoing conditions being p isomption and stay laws of the first paying the first part shall have on the state of Oklahom isomption isomethy isomethy isomethy isomethy isomethy isomethy isomethy isomethy of	first part, one (the first) fornotes for19191919	on the first of Doll Doll 19 the order of s d land, and s of Oklahoma, Dolk the second py eting such ins as they now s er said princi also agreed t the second py ver or otherwith the second py ver or otherwith as a reasona , at any inter of the homesis the homesis above mention
Image: sepectively. Each of said principal r espectively. Each of said principal r ''HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la meurance company approved by the j and to assign the policies to said par o be held by them until this mortigag in to commit or allow any waste on FOURTH. It is further expressi- y interest notes, when the same becc or the premium for said fire insurance in the event of any default in payment r its assigns, as additional collateral FIFTH. It is hereby further ag- renewal, principal or interest notes there in the event of any default in payment or the interest upon the same during SINTH. Said partof the first torney's fee ofParty of the first part shall have baying time after one year from date 1 And the said partof the first interest upon the same during SINTH. Said partof the first party of the first part shall have baying time after one year from date 1 And the said partof the first in TESTIMONY WHEREOF, Th Executed and delivered in th Executed and delivered in th Delivered in the same interest upon the same of the first in TESTIMONY WHEREOF, Th Executed and delivered in th Executed and delivered in th My commission expires	first part, one (the first) for	on the first of Doll Doll 19 the order of s d land, and s of Oklahoma, Dolk the second py eting such ins as they now s er said princi also agreed t the second py ver or otherwith the second py ver or otherwith as a reasona , at any inter of the homesis the homesis above mention
Image: sepectively. Each of said principal r espectively. Each of said principal r 'HE TRAVELERS INSURANCE COM SECOND. Said part of the axes or assessments that shall be may y the County or Town wherein said la neurance company approved by the p and to assign the policies to said part o be held by them until this mortigag ind not commit or allow any waste on FOURTH. It is further expressi- yr interest notes, when the same becc or the premium for said fire insurance inthe event of any default in payment r its assigns, as additional collateral printerest notes, when the same during SINTH. Said partof the first is satisfies, as additional collateral part the interest upon the same during SINTH. Said partof the first isomption and stay laws of the State The foregoing conditions being p into the same during sinterest upon the same during isomption and stay laws of the State The foregoing conditions being p isomption and stay laws of the State The foregoing conditions being p in the state of Oklahom isomption and stay laws of the state the foregoing conditions being p isomption and stay laws of the first paying the first part shall have on the state of Oklahom isomption isomethy isomethy isomethy isomethy isomethy isomethy isomethy isomethy of	first part, one (the first) for	on the first of Doll Doll 19 the order of s d land, and s of Oklahoma, Dolk the second py eting such ins as they now s er said princi also agreed t the second py ver or otherwi the second py ver or otherwi as a tany inter of the homesis above mention