and the second second

THIS INDENTIDE Mode file	REAL ESTATE MORTGAGE.	d Nino Hundrod
	day of	
f the County of	and State of Oklahoma, purt	ERS INSURANCE COMPANY, a cor
	of the first part, for and in consideration of the sum of	
o	paid, by the said party of the second part, the receipt whereof is hereby acknowledged,	ha granted, bargained and sold
	ain, sell, convey and confirm unto said party of the second part, and to its successors anof land lying and situated in the County of	
	· ····································	
······		
	ana ang ang ang ang ang ang ang ang ang	
	· · · · · · · · · · · · · · · · · · ·	
······	en e	· · · · · · · · · · · · · · · · · · ·
	· · · · · · · · · · · · · · · · · · ·	
	· · · · · · · · · · · · · · · · · · ·	
	waa aha aha aha aha aha aha aha aha aha	· · · · · · · · · · · · · · · · · · ·
and all rights of homestead exemption u	SAME, With all and singular the tenements, hereditaments and appurtenances thereunto into the said party of the second part, and to its successors and assigns forever. And so the delivery here the second part, the lawful even of the temperature above.	i the said part of the first pa
lefeasible estate of inheritance therein,	at the delivery hereofthe lawful ownerof the premises above g free and clear of all incumbrances, and thatwill Warrant a second part, its successors and assigns, forever, against the lawful claims of all person	nd Defend the same in the quiet an
PROVIDED ALWAYS, And this ins	trument is made, executed and delivered upon the following conditions, to-wit:	
	partjustly indebted unto the said party of the second part in the princi	
	Dollars, being for a loan made by the said party of the second part to the saidcertain negotiable promissory noteexecuted and delivered by the sai	
rst day of	19, at the office of said Company, in Hartford, Connecticut, with interest	thereon from date until maturity a
	annum, payable annually, which interest is evidenced bycoupon inter	
	st part, one (the first) for	
espectively. Each of said principal and THE TRAVELERS INSURANCE COMPA SECOND. Said part	19, 10, 10	are made payable to the order of saiver character on said land, and ar loan, by the State of Oklahoma, d
respectively. Each of said principal and THE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fit axes or assessments that shall be made by the County or Town wherein said land nsurance company approved by the par- ind to assign the policies to said party o be held by them until this mortgage in ince if loss occurs. THIRD. The said part	I interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hariford, Connecticut. st part hereby corenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged ity of the second part for the sum of	are made payable to the order of sal ver character on said land, and an d loan, by the State of Oklahoma, o premises insured in some reliable in als to said party of the second par and expense of collecting such insu d in as good repair as they now ar
respectively. Each of said principal and THE TRAVELERS INSURANCE COMPJ SECOND. Said partof the fit taxes or assessments that shall be made by the County or Town wherein said land insurance company approved by the para and to assign the policies to said party to be held by them until this mortgage is ance if loss occurs. THIRD. The said partof the and not commit or allow any waste on a FOURTH. It is further expressiv or interest notes, when the same becom or the prenium for said fire insurance w sum named herein, and interest thereon in the event of any default in payment o or its assigns, as additional collateral se FFITH. It is hereby further agree renewal, principal or interest notes that i	I interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hariford, Connecticut. "st part hereby covenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged its situated, when the same become due, and to keep the buildings upon the mortgaged of the second part for the sum of	are made payable to the order of sail ver character on said land, and an d loan, by the State of Oklahoma, o premises insured in some reliable fir alls to said party of the second par and expense of collecting such insu- id in as good repair as they now are t of any part of either said princips ordingly. And it is also agreed the contained, the whole of said princips ordingly. And it is also agreed the referse notes herein described, and a
respectively. Each of said principal and THE TRAVELERS INSURANCE COMPA SECOND. Said partof the fit haves or assessments that shall be made by the County or Town wherein said land insurance company approved by the pan and to assign the policies to said party to be held by them until this mortgage is ance if loss occurs. THIRD. The said partof the and not commit or allow any waste on s FOURTH. It is further expressly or interest notes, when the same becom- or interest notes, when the same becom- or is assigns, as additional collateral se FIFIR. It is hereby further agrees that assigns, as additional collateral se FIFIR. It is hereby further agrees that and interest upon the same during the SIXTH. Said partof the first	I interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hartford, Connecticut. st part hereby corenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of sail is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part for the sum of	are made payable to the order of sail ver character on said land, and an d loan, by the State of Oklahoma, o premises insured in some reliable fir als to said party of the second par and expense of collecting such insu- id in as good repair as they now are t of any part of either said princips ordingly. And it is also agreed the cordingly. And it is also agreed the tidged to the party of the second par id premises, by Receiver or otherwise terest notes herein described, and a ncipal debt, to evidence said princips
respectively. Each of said principal and FHE TRAVELERS INSURANCE COMPA SECOND. Said partof the fit taxes or assessments that shall be made by the County or Town wherein said land insurance company approved by the para and to assign the policies to said party to be held by them until this mortgage i ance if loss occurs. THIRD. The said partof the and not commit or allow any waste on s FOURTH. It is further expressive or the premium for said fire insurance we sum named herein, and interest thereon in the event of any default in payment o or its assigns, as additional collateral see FIFTH. It is hereby further agree renewal, principal or interest notes that; or the interest upon the same during th SIXTH. Said partof the first inttorney's fee of	I interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hariford, Connecticut. st part hereby corenantand agree to pay all taxes and assessments of whatsoe upon said ioan or upon the legal holder of said notes and mortgage, on account of sail is situated, when the same become due, and to keep the buildings upon the mortgaged its situated, when the same become due, and to keep the buildings upon the mortgaged of the second part for the sum of	are made payable to the order of sail ver character on said land, and an d loan, by the State of Oklahoma, c premises insured in some reliable fir als to said party of the second par and expense of collecting such insu d in as good repair as they now are t of any part of either said princips approximation of the second par ind premises, or upon said loar contained, the whole of said princips ordingly. And it is also agreed the ideged to the party of the second par id premies, by Receiver or otherwiss iterest notes herein described, and melpal debt, to evidence said princips will pay a reasonable of \$100 or multiples, at any Interest tate, and all benefit of the homestea
respectively. Each of said principal and THE TRAVELERS INSURANCE COMPA SECOND. Said partof the fit taxes or assessments that shall be made by the County or Town wherein said land insurance company approved by the para and to assign the policies to said party to be held by them until this mortgage i ance if loss occurs. THIRD. The said partof the and not commit or allow any waste on s FOURTH. It is further expressiv or interest notes, when the same becom or the premium for said fire insurance w sum named herein, and interest thereon in the event of any default in payment o or its assigns, as additional collateral se FIFIRH. It is hereby further agree renewal, principal or interest notes that ; or the interest upon the same during th SINTH. Said partof the first attorney's fee of	I interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hariford, Connecticut. st part hereby corenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part for the sum of	are made payable to the order of sai ver character on said land, and an d loan, by the State of Oklahoma, o premises insured in some reliable fir als to said party of the second par and expense of collecting such insu- id in as good repair as they now are t of any part of either said princips apon said premises, or upon said loar coutained, the whole of said princips ordingly. And it is also agreed the condingt, the whole of said princips and expenses berein described, and a ncipal debt, to evidence said princips will pay a reasonable of \$100 or multiples, at any interest tale, and all benefit of the homestea
respectively. Each of said principal and THE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fit ares or assessments that shall be made by the County or Town wherein said land neurance company approved by the pan- and to assign the policies to said party. be held by them until this mortgage in ince if loss occurs. THIRD. The said partof the und not commit or allow any waste on so FOURTH. It is further expressly in or interest notes, when the same becom- bre the premium for said fire insurance we sum named herein, and interest thereon or the sastgns, as additional collateral se FFIFH. It is hereby further agree- renewal, principal or interest notes that is or the interest upon the same during the SIXTH. Said partof the first ittorney's fee of	I interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hartford, Connecticut. st part hereby corenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part for the sum of	are made payable to the order of sal ver character on said land, and an d loan, by the State of Oklahoma, or premises insured in some reliable fin als to said party of the second par and expense of collecting such insu id in as good repair as they now ar t of any part of either said princip upon said premises, or upon said loa contained, the whole of said princip ordingly. And it is also agreed the idged to the party of the second par id premises, by Receiver or otherwis iterest notes herein described, and a neipal debt, to evidence said princip will pay a reasonab of \$100 or multiples, at any interest tale, and all benefit of the homestes day and year first above mentione
respectively. Each of said principal and rHE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fin- axes or assessments that shall be made by the County or Town wherein said land msurance company approved by the par- ind to assign the policies to said party to be held by them until this mortgage i ince if loss occurs. THIRD. The said partof the und not commit or allow any waste on sa FOURTH. It is further expressiv or interest notes, when the same become or its premium for said fire insurance w sum named herein, and interest thereon in the event of any default in payment oo or its assigns, as additional collateral se FIFTH. It is hereby further agree renewal, principal or interest notes that; or the interest upon the same during the SIXTH. Said partof the first interey's fee of	I interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hariford, Connecticut. sty part hereby covenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part for the sum of	are made payable to the order of sal ver character on said land, and an doan, by the State of Oklahoma, or premises insured in some reliable fur- als to said party of the second par and expense of collecting such insu to I any part of either said princip- pron said premises, or upon said loa contained, the whole of said princip- pordingly. And it is also agreed the ledged to the party of the second par id premises, by Receiver or otherwis therest notes herein described, and a ncipal debt, to evidence said princip- will pay a reasonab of \$100 or multiples, at any interest tale, and all benefit of the homesters
espectively. Each of said principal and "HE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fit ares or assessments that shall be made y the County or Town wherein said land nsurance company approved by the par- ind to assign the policies to said party o be held by them until this mortgage in ince if loss occurs. THIRD. The said partof the ind not commit or allow any waste on as FOURTH. It is further expressly if or interest notes, when the same become if the premium for said fire insurance wo uum named herein, and interest thereon in the event of any default in payment oo or its assigns, as additional collateral se FFITH. It is hereby further agree enewal, principal or interest notes that ; or the interest upon the same during the SINTH. Said partof the first ittorney's fee of	I interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hariford, Connecticut. St part hereby corenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of sail is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part for the sum of	are made payable to the order of salver character on said land, and an ti loan, by the State of Oklahoma, or premises insured in some reliable in als to said party of the second par and expense of collecting such insu id in as good repair as they now ar t of any part of either said princip apon said premises, or upon said loa coutained, the whole of said princip ordingly. And it is also agreed the ideged to the party of the second par id premies, by Receiver or otherwis nechas herein described, and a nechal debt, to evidence said princip will pay a reasonab of \$100 or multiples, at any interest tale, and all benefit of the homestes
respectively. Each of said principal and rHE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fit axes or assessments that shall be made by the County or Town wherein said land nsurance company approved by the par- ind to assign the policies to said party to be held by them until this mortgage i ince if loss occurs. THIRD. The said partof the ind not commit or allow any waste on so FOURTH. It is further expressly if or interest notes, when the same become or the premium for said fire insurance wo yum named herein, and interest thereon in the event of any default in payment oo or its assigns, as additional collateral se FIFIH. It is hereby further agree enewal, principal or interest notes that ; or the interest upon the same during the SINTH. Said partof the first ittorney's fee of	Interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hariford, Connecticut. St part hereby corenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of sail is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part for the sum of	are made payable to the order of sal ver character on said land, and an d loan, by the State of Oklahoma, o premises insured in some reliable fi als to said party of the second par and expense of collecting such insu d in as good repair as they now ar t of any part of either said princip- apon said premises, or upon said loa coutained, the whole of said princip- ordingly. And it is also agreed thi- tid premises, by Receiver or otherwis iterest notes herein described, and a ncipal debt, to evidence said princip- will pay a reasonable of \$100 or multiples, at any interest tate, and all benefit of the homestea
respectively. Each of said principal and THE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fit ares or assessments that shall be made by the County or Town wherein said land marance company approved by the pan- and to assign the policies to said party to be held by them until this mortgage in and to assign the policies to said party to be held by them until this mortgage in and to assign the policies to said party to be held by them until this mortgage in and not commit or allow any waste on so FOURTH. It is further expressly in the premium for said fire insurance we sum named herein, and interest thereon in the event of any default in payment of or its assigns, as additional collateral se FIFITH. It is hereby further agree renewal, principal or interest notes that i or the interest upon the same during the SINTH. Said part of the first thorney's fee of Party of the first part shall have to and the said part of the first theregoing conditions being per IN TESTIMONY WHEREOF, The size Executed and delivered in the The State of Oklahoma County of	<pre>interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hartford, Connecticut. sty part hereby corenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part for the sum of</pre>	are made payable to the order of sai ver character on said land, and an d loan, by the State of Oklahoma, c premises insured in some reliable fir als to said party of the second par and expense of collecting such insu id in as good repair as they now ar- t of any part of either said princips pron said premises, or upon said load contained, the whole of said princips ordingly. And it is also agreed the referse notes herein described, and a netpail debt, to evidence said princips will pay a reasonabil of \$100 or multiples, at any interest tale, and all benefit of the homestea
respectively. Each of said principal and FHE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fit ares or assessments that shall be made by the County or Town wherein said land marance company approved by the pan- and to assign the policies to said party to be held by them until this mortgage in nice it loss occurs. THIRD. The said part of the ind not commit or allow any waste on so FOURTH. It is further expressly is or interest notes, when the same becom- or the premium for said fire insurance we sum named herein, and interest thereon in the event of any default in payment or or its assigns, as additional collateral se FIFITH. It is hereby further agree- renewal, principal or interest notes that is or the interest upon the same during the SIXTH. Said part of the first thorney's fee of of the first comption and stay laws of the State of The foregoing conditions being per IN TESTIMONY WHEREOF, The s Executed and delivered in the County of BEFORE ME,	<pre>interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hartford, Connecticut. sty part hereby corenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of sail is situated, when the same become due, and to keep the buildings upon the mortgaged by of the second part, as their interests may appear, and deliver said policies and renew s fully paid and said party of the first part assumes all responsibility of proof and care first part agreeto keep all buildings, fences and other improvements on the said har aid premises. greed by and between the parties hereun to that if any default be made in the paymen a due, or in case of default in the payment of any corenant or condition herein shall become immediately due and payable, and this mortgage may be forcelosed acc breach of any covenant or condition herein, the rents and profits of said premises are p writy, and said party of the second part, or assigns, shall be entitled to possession of si d aud outerstood that this mortgage secures the payment of the principal note and in may hereafter be given, in the event of any extension of time for the payment of said pri e said tume of extension. </pre>	are made payable to the order of sail ver character on said land, and an i loan, by the State of Oklahoma, o premises insured in some reliable fir als to said party of the second par and expense of collecting such insu- ital is a good repair as they now are t of any part of either said princips ordingly. And it is also agreed the premises, by Receiver or otherwise interest notes herein described, and a ncipal debt, to evidence said princips
respectively. Each of said principal and rHE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fin- ares or assessments that shall be made by the County or Town wherein said land neurance company approved by the pan- and to assign the policies to said party, o be held by them until this mortgage in ince it loss occurs. THIRD. The said part of the und not commit or allow any waste on so FOURTH. It is further expressly is or interest notes, when the same becom- or the premium for said fire insurance we sum named herein, and interest thereon or the satigns, as additional collateral se FIFITH. It is hereby further agrees the event of any default in payment or or its assigns, as additional collateral se FIFITH. It is hereby further agrees therest upon the same during the SIXTH. Said partof the first and the said part of the first interest upon the same becom- The foregoing conditions being per IN TESTIMONY WHEREOF, The si Exceuted and delivered in the Default of Line State of Oklahoma County of BEFORE ME, lay of	<pre>interest notes bear interest after maturity at the rate of ten per cent. per annum, and NNY, at its office in Hartford, Connecticut. sti part hereby covenantand agreeto pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged its struated, when the same become due, and to keep the buildings upon the mortgaged of the second part, as their interests may appear, and deliver said policies and renew s fully paid and said party of the first part assumes all responsibility of proof and care first part agreeto keep all buildings, fences and other improvements on the said har add premises. agreed by and between the parties hereun to that if any default be made in the payment a due, or in case of default in the payment of any installment of taxes or assessments is hen the same become due, or in case of the breach of any covenant or condition herein shall become immediately due and payable, and this mortgage may be foreelosed acc breach of any covenant or condition herein, the rents and profits of said premises are p urity, and said party of the second part, or assigns, shall be entitled to possession of said a du understood that this mortgage secures the payment of the principal note and in may hereafter be given, in the event action is brought to foreclose this mortgage</pre>	are made payable to the order of sai ver character on said land, and an d loan, by the State of Oklahoma, o premises insured in some reliable fir als to said party of the second par and expense of collecting such insu- id in as good repair as they now are t of any part of either said princips ordingly. And it is also agreed the premises, by Receiver or otherwise id erest notes herein described, and a ncipal debt, to evidence said princips
respectively. Each of said principal and rHE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fin- ares or assessments that shall be made by the County or Town wherein said land neurance company approved by the pan- ind to assign the policies to said party, to be held by them until this mortgage in ince if loss occurs. THIRD. The said part of the und not commit or allow any waste on so FOURTH. It is further expressly in or interest notes, when the same becom- net the premium for said fire insurance was sum named herein, and interest thereon in the event of any default in payment or or its assigns, as additional collateral se FIFTH. It is hereby further agree- enewal, principal or interest notes that in or the interest upon the same during the SIXTH. Said partof the first interest upon the same during the And the said partof the first exemption and stay laws of the State of The foregoing conditions being per IN TESTIMONY WHEREOF, The size Executed and delivered in the EFORE ME, lay of on me known to be the identical person	<pre>interest notes bear interest after maturity at the rate of ten per cent. per annum, and NNY, at its office in Hartford, Connecticut. sis part hereby covenant and gree to pay all taxes and assessments of whatsoe upon said loan or upon the legal holder of said notes and mortgage, on account of sail is situated, when the same become due, and to keep the buildings upon the mortgaged ity of the second part for the sum of of the second part, as their interests may appear, and deliver said policies and renew is fully paid and said party of the first part assumes all responsibility of proof and care first part agree to keep all buildings, fences and other improvements on the said lar ald premises. agreed by and between the parties hereun to that if any default be made in the paymen a due, or in case of default in the payment of any installment of taxes or assessments a preach of any covenant or condition herein, the rents and profits of said premises are p mity, and said party of the second part, or assigns, shall be entitled to possession of a due due to this mortgage secures the payment of the principal note and in may hereafter be given, in the event of any extension of time for the payment of said premises_ part hereby agree</pre>	are made payable to the order of sai ver character on said land, and an d loan, by the State of Oklahoma, c premises insured in some reliable fir als to said party of the second par and expense of collecting such insu id in as good repair as they now ar- t of any part of either said principy ordingly. And it is also agreed the cdiged to the party of the second par id premises, by Receiver or otherwis- merets herein described, and a ncipal debt, to evidence said princips
respectively. Each of said principal and rHE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fin- ares or assessments that shall be made by the County or Town wherein said land neurance company approved by the pan- and to assign the policies to said party, to be held by them until this mortgage in time if loss occurs. THIRD. The said part of the und not commit or allow any waste on so FOURTH. It is further expressly in or interest notes, when the same becom- or the premium for said fire insurance we sum named herein, and interest thereon or the satings, as additional collateral se FIFITH. It is hereby further agree enewal, principal or interest notes that in or the interest upon the same during the SIXTH. Said part of the first interest upon the same during the SIXTH. Said part of the first interest upon the same during the SIXTH. Said part of the first interest upon the same burge the And the said part of the first interest upon the same burge per IN TESTIMONY WHEREOF, The size Executed and delivered in the Deformed and size laws of the State of The State of Oklahoma County of BEFORE ME, lay of o me known to be the identical person free and voluntary cut WITNESS My hand and official sec- My Commission expires	<pre>interest notes bear interest after maturity at the rate of ten per cent. per annum, and NNY, at its office in Hariford, Connecticut. sis part hereby covenant. and agree to pay all taxes and assessments of whatsoe upon said lean or upon the legal holder of said notes and morigage, on account of said its situated, when the same become due, and to keep the buildings upon the morigaged ity of the second part for the sum of</pre>	are made payable to the order of sai ver character on said land, and an d loan, by the State of Oklahoma, c premises insured in some reliable fir als to said party of the second par and expense of collecting such insu id in as good repair as they now ar- t of any part of either said princips ordingly. And it is also agreed the contained, the whole of said princips ordingly. And it is also agreed the iderest notes herein described, and a ncipal debt, to evidence said princips
respectively. Each of said principal and FHE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fin- tares or assessments that shall be made by the County or Town wherein said land marance company approved by the pan- and to assign the policies to said party to be held by them until this mortgage in and to assign the policies to said party to be held by them until this mortgage in and to assign the policies to said party to be held by them until this mortgage in and to commit or allow any waste on so FOURTH. It is further expressly in or interest notes, when the same becom- or the premium for said fire insurance we sum named herein, and interest thereon in the event of any default in payment of ror its assigns, as additional collateral se FIFITH. It is hereby further agree- renewal, principal or interest notes that in or the interest upon the same during the SINTH. Said part of the first interest upon the same during the And the said part of the first interest upon the same during the State of The foregoing conditions being per IN TESTIMONY WHEREOF, The size Executed and delivered in the Deforme ME, lay of the state of Oklahoma County of med to me known to be the identical person My Commission expires	<pre>1 interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hartlord, Connecticut. Si part hereby covenantand agreeto pay all taxes and assessments of whatsoe upon said ioan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part, as their interests may appear, and deliver said policies and renew of the second part, as their interests may appear, and deliver said policies and renew is fully paid and said party of the first part assumes all responsibility of proof and care first part agreeto keep all buildings, fences and other improvements on the caid har add premises. The new of default in the payment of any instillment of taxes or assessments be and between the parties hereun to that if any default be made in the payment of any covenant of the second part, or usigings, shall be called to possession or plant and becording or the second part, or usigings, shall be called to possession or prach of any covenant in the event of any extension of time for the principal note and in may hereafter be given, in the event of any extension of time for the principal note and in may hereafter be given, in the event of any extension of time for the payment of said print of said cansideration, do</pre>	are made payable to the order of sail ver character on said land, and an i loan, by the State of Oklahoma, o premises insured in some reliable fir als to said party of the second par and expense of collecting such insu- id in as good repair as they now are t of any part of either said princips ordingly. And it is also agreed the pron said premises, or upon said loan contained, the whole of said princips ordingly. And it is also agreed that it of the party of the second par id premises, by Receiver or otherwise
respectively. Each of said principal and FHE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fin- and to assign the policies to said party to be held by them until this mortgage in and to assign the policies to said party to be held by them until this mortgage in the so occurs. THIRD. The said partof the und not commit or allow any waste on as FOURTH. It is further expressly in or interest notes, when the same becom- or the premium for said fire insurance we sum named herein, and intrest thoreon in the event of any default in payment of or its assigns, as additional collateral se FIFITH. It is hereby further agrees thore said partof the first interest upon the same during the SINTH. Said partof the first interest upon the same during the sint of the interest upon the same during the sinterney's fee ofof the first interest upon the same during the sinterney's fee ofof the first interest upon the same during the sinterney's fee ofof the first interest upon the same during the sinterney's fee ofof the first interest upon the same busing per IN TESTIMONY WHEREOF, The sint Exceuted and dilivered in the Exceuted and dilivered in the set of OKlahoma County of	<pre>1 interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hartlord, Connectiont. is part hereby corvanatnd greeto pay all taxes and assessments of whatsee upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part, as thelp interests may appear, and deliver said policies and renews a fully paid and said party of the first part assumes all responsibility of proof and care first part agree to keep all buildings, fences and other improvements on the caid har add premises. agreed by and between the parties hereun to that if any default be made in the payment a due, or in case of default in the payment of any installment of taxes or assessments is hen the same become funediately due and payable, and this mortgage may be foreclosed atce breach of any covenant or condition herein, the rents and profits of said premises are p urity, and said party of the second part, or assigns, shall be entitled to possession of si d and understood that this mortgage secures the payment of said pri e said tame of extension. part hereby agree</pre>	are made payable to the order of sail ver character on said land, and an i loan, by the State of Oklahoma, o premises insured in some reliable fir als to said party of the second par and expense of collecting such insu- id in as good repair as they now are t of any part of either said princips ordingly. And it is also agreed the pron said premises, or upon said loan contained, the whole of said princips ordingly. And it is also agreed that it of the party of the second par id premises, by Receiver or otherwise
respectively. Each of said principal and THE TRAVELERS INSURANCE COMPA- SECOND. Said partof the fit taxes or assessments that shall be made by the County or Town wherein said land insurance company approved by the pan- and to assign the policies to said party. to be held by them until this mortgage in ance if loss occurs. THIRD. The said partof the and not commit or allow any waste on so FOURTH. It is further expressly if or interest notes, when the same becom- or interest note, when the same becom- or interest notes, when the same becom- or its assigns, as additional collateral se FIFITH. It is further expressly if or the interest upon the same during the SINTH. Said partof the first attorney's fee ofof the first attorney's fee ofof the first attorney's fee of	<pre>1 interest notes bear interest after maturity at the rate of ten per cent. per annum, and NY, at its office in Hartlord, Connectiont. is part hereby corvanatnd greeto pay all taxes and assessments of whatsee upon said loan or upon the legal holder of said notes and mortgage, on account of said is situated, when the same become due, and to keep the buildings upon the mortgaged ty of the second part, as thelp interests may appear, and deliver said policies and renews a fully paid and said party of the first part assumes all responsibility of proof and care first part agree to keep all buildings, fences and other improvements on the caid har add premises. agreed by and between the parties here not that if any default be made in the payment a due, or in case of default in the payment of any installment of taxes or assessments is hen the same become due, or in case of the breach of any covenant or condition herein is shall become immediately due and payable, and this mortgage may be foreclosed and to be or in case of default in the apyment of any covenant or condition herein is shall become immediately due and payable, and this mortgage may be foreclosed and in pay hereafter be given, in the event action is brought to foreclose this mortgage. part, and said party of the second part, or assigns, shall be conticed to possession of si d and understood that this mortgage secures the payment of said pri e said time of extension. part hereby agree</pre>	are made payable to the order of sal ver character on said land, and an d loan, by the State of Oklahoma, c premises insured in some reliable fin- als to said party of the second par and expense of collecting such insu id in as good repair as they now ar t of any part of either said principi- gron said premises, or upon said load contained, the whole of said principi- ordingly. And it is also agreed this id premies, by Receiver or otherwis- tierest notes herein described, and a ncipal debt, to evidence said principi- will pay a reasonabl- of \$100 or multiples, at any interest tale, and all benefit of the homestean day and year first above mentioned med State, on this, Notary Public M.

160