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Ale St.

For	nn 1-(Ine Travélets Insurance Company)
1	REAL ESTATE MORTGAGE.
103	THIS INDENTURE, Made this investigation day of function in the year of our Lord One Thousand Nine Hundred Weard
of	t the County of
P	oration organized under the laws of the State of Connecticut, having its principal Since in the City of Hartford, Configuration, party of the second part; WITNESSETH, That the said part 4-of the first part, for and in consideration of the sum of Seleven Structure and marking Dollar
te	in hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, hall granted, bargained and su
1.	nd by these presents do end grant, bargain, sell, convey and confirm unto said party of the second part, and to the successors and assigns, forever, all of the follow escribed tract, piece, or parcelof land lying and situated in the County of
	Lots threef (3) and four (4) of section thirty (30) township twenty (20) north
	sauge thirlew (3) east of the Inden mendlan 1
	TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertain
1	and all rights of homestead exemption unto the said party of the second part, and to ## successors and assigns forever. And the said part for the first
a	lefcasible estate of inheritance therein, free and clear of all incumbrances, and that
	PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to-wit:
	FIRST. Said part of the first part definition justiy indebted unto the said party of the second part in the principal sum of allocation for a loan made by the said party of the second part to the said part of the first part and pay
a	according to the typor and effect of his overlicertain negotiable promissory note, executed and delivered by the said part of the first part, bea
	new Eight hat Court, Kanad Sty Mor
l t	the rate of
1.	of Mecender 1909 and right potes for theater three Do
e	each, due on the trait day of ferenchar & funce 19 10, 19 11, 19 12, 19 14, 19, 19, 19, 19, 19, 19, 19, 19, 19
1.1	respectively. Each of said principal and interest notes bear interest after maturity at the rais of ten per cent. per annum, and are made payable to the order of <u>BILE TRAVELERS ANSURATOR CONTRAINT, at its onlice in flatticed. Connecticut:</u> B. Queckwelly Naurest but your SECOND. Said part <u>M</u> of the first part hereby covenant and agree to pay all taxes and assessments of whatsoever character on said land, and
ł	taxes or assessments that 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 Oklahoms by the County or Town wherein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable
i n	insurance company approved by the party of the second part for the sum of Dol and to assign the policies to said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second to be held by them until this mortgage is fully paid and said party of the first part assumes all responsibility of proof and care and expense of collecting such it
8	ance if loss occurs. THIRD. The said part 1/1 of the first part agreed to keep all buildings, fences and other improvements on the said land in as good repair as they now
	and not commit or allow any/whete on said premises. FOURTH. It is further expressly agreed by and between the parties bereun to that if any default be made in the payment of any part of either said prim or interest notes, when the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said
	or the premium for said fire insurance when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said prime sum named herein, and interest thereon, shall become immediately due and payable, and this mortgage may be foreclosed accordingly. And it is also agreed in the ovent of any default in payment or breach of any covenant or condition herein covenant or said premises are pledged to the party of the second
r	FIFTH. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest notes herein described, and renewal, principal or interest notes that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said prin- or the interest upon the said wiring the said time of extension.
	or the interest upon the same during the said time of extension. SIXTH. Said part 40 the first part hereby agreed, in the event action is brought to foreclose this mortgage, all will pay a reason attorney's fee of
Ľ	Party of the first part shall have the privilege of making partial payments on the principal sum herein named in amount of \$100 or multiples, at any into paying time after one year from date hereof. And the said nort, M of the first part, for said consideration, do statchereby expressly waive appraisement of said real estate, and all benefit of the homes
•	paying time after one year from date hereof. And the said part of the first part, for said consideration, do and thereby expressly waive appraisement of said real estate, and all benefit of the homes exemption and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.
-	
	IN TESTIMONY WHEREOF, The said part 4 of the first part hereunto subscribe 2 - Taxed name or the day and year first above mention
	Executed and delivered in the presence of
-	Our fully
	V. D. L'écheror
	The State of Oklahoma
10	County of Tuka Ss.
	BEFORE MEY to ally a Notary Public in and for said County and State, on this Ally a day of a notary Public in and for said County and State, on this Ally add to a notary Public in and for said County and State, on this Ally add to a notary Public in and for said County and State, on this Ally add to a notary Public in and for said County and State, on this and a not and for said County and State, on this add to a
	man men twenty one years of age
	to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the sam
	WITNESS My hand and officient seal. Notary Pr
=	My Commission expires_Silpt of (Seal.)
1	Filed for Record the 99 day of fun A.D. 1909 at 0'clock B. M.
	TON WISH PRO
I	By Deputy. (Seal) H. Walkley, Register of Dee

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