9	9
4	Æ

1

8 F

n 1-(The Travelers Insurance Company)	DOBSEY Printing Company, Dallas, Texas-
THIS INDENTIBLE Made this	REAL ESTATE MORTGAGE.
	and State of Oklahoma, part,
	e of Connecticut, having its principal office in the City of Hartford, Connecticut, party of the second part: I the first part, for and in consideration of the sum of
	t the first part, for and in consideration of the sum of
	ell, convey and confirm unto said party of the second part, and to its successors and assigns, forever, all of the follow
	and lying and situated in the County ofand State of Oklahoma, to-
	nonenine merineni produktion and a marine and and and a construction of the second second second second second
	en a maintenne an airte anna an anna anna anna anna anna anna
	an a
	a kana na kana kana na kana na kana na kana na
·····	
TO HAVE AND TO HOLD THE SAME, ad all rights of homestead exemption unto th	With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertain as said party of the second part, and to its successors and assigns forever. And the said partof the first
	e delivery hereof the lawful ownerof the premises above granted, and seized of a good and
efeasible estate of inheritance therein, free ar	nd clear of all incumbrances, and that
PROVIDED ALWAYS, And this instrume	int is made, executed and delivered upon the following conditions, to wit:
	justly indebted unto the said party of the second part in the principal sum of
	Dollars, being for a loan made by the said party of the second part to the said part of the first part and pay
	certain negotiable promissory noteexecuted and delivered by the said partof the first part, bea 19, and payable to the order of said THE TRAVELERS INSURANCE COMPANY, of Hartford, Connecticut, on
	and payable to the office of said Company, in Hartford, Connecticut, with interest thereon from date until maturity
	, or use of even date herewith,
	t, one (the first) forDollars, due on the first
	and notes for Dol
espectively. Each of said principal and inter "HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first par ares or assessments that shall be made upon by the County or Town wherein said land is sit sourcace commany approved by the party of	<u>19</u> ,
espectively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first pan ares or assessments that shall be made upon y the County or Town wherein said land is sit is urance company approved by the party of nd to assign the policies to said party of the b be held by them until this mortgage is fully nee if loss occurs. THIRD. The said partof the first p HOURTH. It is further expressly agreed r interest notes, when the same become due, r the premium for said fire insurance when the um named herein, and interest thereon, shall the event of any default in parment or breaar is assigns, as additional collateral security, FIFTH. It is hereby further agreed and newal, principal or interest notes that may h r the interest upon the said outing the said SIXTH. Said partof the first part	19
espectively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first par uses or assessments that shall be made upon y the County or Town wherein said land is sit asurance company approved by the party of the observed of the party of the beheld by them until this mortgage is fully nee if loss occurs. THIRD. The said partof the first part r the prenium for said fire insurance when the immed herein, and interest thereon, shall the event of any default in payment or break r its particular is hereby further agreed and newal, principal or interest notes that may her r the therest upon the same during the said SIXTH. Said partof the first part thromey's fee of	19
espectively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND, Said partof the first par uses or assessments that shall be made upon y the County or Town wherein said land is sit surance company approved by the party of the oasign the policies to said party of the b be held by them until this mortgage is fully ice if loss occurs. THIRD. The said partof the first part had not commit or allow any waste on said pr FOURTH. It is further expressly agreed i interest notes, when the same become due, the prenium for said fire insurance when th maned herein, and interest thereon, shall it assigns, as additional collateral security, FIFTH. It is hereby further agreed and mewal, principal or interest notes that may he the interest upon the same during the said SIXTH. Said partof the first part torney's fee of	19
espectively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND, Said partof the first par uses or assessments that shall be made upon y the County or Town wherein said hand is sit issurance company approved by the party of id to assign the policies to said party of the b be held by them until this mortgage is fully ace if loss occurs. THIRD. The said partof the first part had no commit or allow any waste on said pr FOURTH. It is further expressiv agreed r interest notes, when the same become due, the prenum for said fire insurance when th and a commit or allow any waste on said pr FOURTH. It is further expressival agreed r interest notes, when the same become due, the prenum for said fire insurance when th and the event of any default in payment or brear its assigns, as additional collateral security, FIFTH. It is hereby further agreed and enewal, principal or interest notes that may h r the interest upon the same during the said SIXTH. Said partof the first part ttorney's fee of Party of the first part shall have the pri And the said partof the first part, emption and stay laws of the State of Okina The foregoing conditions being performed	19
espectively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND, Said partof the first par uses or assessments that shall be made upon y the County or Town wherein said land is sit issurance company approved by the party of the observed of the same party of the b be held by them until this mortgage is fully ace if loss occurs. THIRD. The said partof the first part had no assign the policies to said party of the pround of the same parts of the first part FOURTH. It is further expressiva greed r interest notes, when the same become due, r the prenium for said fire insurance when the ansaigns, as additional collateral security, FIFTH. It is hereby further agreed and newal, principal or interest notes that may here the returney's fee of	19
espectively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND, Said partof the first par uxes or assessments that shall be made upon y the County or Town wherein said land is sit issurance company approved by the party of the observed of the first party of the be held by them until this mortgage is fully nee if loss occurs. THIRD. The said part of the first part nd not commit or allow any waste on said pr FOURTH. It is further expressiv agreed r interest notes, when the same become due, the prenium for said fire insurance when th and net commit or flow any master thereon, shall in the event of any default in payment or brear r its assigns, as additional collateral security, FIFTH. It is hereby further agreed and newal, principal or interest notes that may he r the interest upon the same during the said SIXTH. Said part of the first part thormey's fee of Party of the first part shall have the prin aying time after one year from date hereof. And the said part of the first part, temption and stay laws of the State of Okla The foregoing conditions being performed	19
specifively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND. Said part	19
specifively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first par xes or assessments that shall be made upon the County or Town wherein said land is sit surance company approved by the party of the to assign the policies to said party of the be held by them until this mortgage is fully the if loss occurs. THIRD. The said partof the first part into a commit or allow any waste on said pr FOURTH. It is further expressly agreed interest notes, when the same become due, the premium for said fire insurance when til m named herein, and interest thereon, shall the event of any default in payment or break its assigns, as additional collateral security, FIFTH. It is heraby further agreed and mewal, principal or interest notes that may h the interest upon the same during the said SIXTH. Said partof the first part torney's fee of	19
espectively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first par uses or assessments that shall be made upon y the County or Town wherein said land is sit is surance company approved by the party of nd to assign the policies to said party of the be held by them until this mortgage is fully nee if loss occurs. THIRD. The said partof the first part ind not commit or allow any waste on said pr FOURTH. It is further expressly agreed in there stores, when the same become due, r the premium for said fire insurance when it um named herein, and interest thurcon, shall the event of any default in payment or brear r its assigns, as additional collateral security, FIFTH. It is hereby further agreed and newal, principal or interest notes that may h r the interest upon the same during the said SIXTH. Said partof the first part itomey's fee of Party of the first part shall have the pri aying time after one year from date hereof. And the said partof the first part. The foregoing conditions being performed IN TESTIMONY WHEREOF, The said part IN TESTIMONY WHEREOF IN THE SAID IN THE SAI	19
espectively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first par traces or assessments that shall be made upon by the County or Town wherein said land is sit isurance company approved by the party of had to assign the policies to said party of the b he held by them until this mortgage is fully the fi loss occurs. THIRD. The said partof the first part int or commit or allow any waste on said pr FOURTH. It is further expressly agreed interest notes, when the same become due, r the premium for said fire insurance when ti m named herein, and interest thereon, shall the event of any default in payment or brean r its assigns, as additional collateral security, FIFTH. It is bereby further agreed and mewal, principal or interest notes that may h the nest of may default in payment or brean its assigns, as additional collateral security, FIFTH. Said partof the first part itorney's fee of Party of the first part shall have the pri aying time after one year from date hereof. And the said partof the first part, temption and stay laws of the State of Okin The foregoing conditions being performed IN TESTIMONY WHEREOF, The said part Executed and delivered in the presen	<u>19</u> ,
espectively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND, Sadd partof the first par uses or assessments that shall be made upon y the County or Town wherein said land is sit issurance company approved by the party of the observed of the same party of the beheld by them until this mortgage is fully ace if loss occurs. THIRD. The said partof the first part for a second of the same become due, r the prenium for sald fire insurance when th and a commit or allow any waste on suid pr FOURTH. It is further expressiv agreed r interest notes, when the same become due, r the prenium for sald fire insurance when th an amed herein, and interest thereon, shall the event of any default in payment or brear r its assigns, as additional collateral security, FIFTH. It is hereby farther agreed and enewal, principal or interest notes that may her r the interest upon the same during the said SIXTH. Said partof the first part thorney's fee of Party of the first part shall have the pri- And the said partof the first part, the foregoing conditions being performed The foregoing conditions being performed IN TESTIMONY WHEREOF, The said park Executed and delivered in the presen	<u>19</u> , <u>115</u> , <u>1555555555555555555555555555555555555</u>
specifively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said part	19
specitively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first par uses or assessments that shall be made upon y the County or Town wherein said land is sit issurance company approved by the party of the to assign the policies to said party of the be held by them until this mortgage is fully ace if loss occurs. THIRD. The said partof the first part in do commit or allow any waste on said pr FOURTH. It is further expressly agreed r the premium for said fire insurance when the mamed herein, and interest thereon, shall the event of any default in parment or brear r its assigns, as additional collateral security, FIFTH. It is hereby further agreed and mewal, principal or interest notes that may here the interest upon the same during the said SIXTH. Said partof the first part thoraey's fee of Party of the first part shall have the pri And the said partof the first part its mad star pars of the State of Okia The foregoing conditions being performed IN TESTIMONY WHEREOF, The said par Executed and delivered in the presen The State of Oklahomar	19
spectively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND. Said partof the first par uses or assessments that shall be made upon y the County or Town wherein said land is sit not consign the policies to said party of the beheld by them until this mortgage is fully nee if loss occurs. THIRD. The said partof the first part FOURTH. It is further expressly agreed r interest notes, when the same become due, r the premium for said fire insurance when the mamed herein, and interest thereon, shall the event of any default in payment or break r its assigns, as additional collateral security, FIFTH. It is hereby further agreed and newal, principal or interest notes that may be r the interest upon the same during the said SIXTH. Said partof the first part ttorney's fee of Party of the first part shall have the pri And the said partof the first part its mate after one year from date hereof. And the said partof the first part in a first part, said partof the first part its may after one year form date hereof. And the said partof the first part its mediter one year form date hereof. And the said partof the first part is first part, said partof the first part is in a first part shall have the pri Executed and delivered in the present The State of Oklahoma: county of	19
specifively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND. Said part	19
specifively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, or SECOND. Said part	19
specifively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said part	19
specifively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said part	19
specifively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, or SECOND. Said part	19
specitively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, a SECOND. Said partof the first par uses or assessments that shall be made upon y the County or Town wherein said land is sit issurance company approved by the party of the to assign the policies to said party of the b beheld by them until this mortgage is fully use if loss occurs. THIRD. The said partof the first part ind not commit or allow any waste on said pr FOURTH. It is further expressly agreed interest notes, when the same become due, r the premium for said fire insurance when it im named herein, and interest thurcon, shall the event of any default in payment or brear its assigns, as additional collateral security, FIFTH. It is hereby farther agreed and mewal, principal or interest notes that may be the interest upon the same during the said SIXTH. Said partof the first part itorney's fee of Party of the first part shall have the pri aying time after one year from date hereof. And the said partof the first part itorney's fee of Party of the first part shall have the pri memory and stay laws of the State of Okland The foregoing conditions being performed in TESTIMONY WHEREOF, The said pri Executed and delivered in the presen 	19
<pre>specitively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANT, o SECOND. Said partof the first par ives or assessments that shall be made upon y the County or Town wherein said land is sit into a saign the policies to said party of nd to assign the policies to said party of the b beheld by them until this mortgage is fully nee if loss occurs. THIRD. The said partof the first pri- FOURTH. It is further expressly agreed in tor commit or allow any waste on said pri- FOURTH. It is further expressly agreed in the even of any default in payment or break r the premium for said fire insurance when it im named herein, and interest thureon, shall he even of any default in payment or break r its assigns, as additional collateral security, FIFTH. It is hereby further agreed and newal, principal or interest notes that may h the interest upon the same during the said SIXTH. Said partof the first part tiorney's fee of Party of the first part shall have the pri aying time after one year from date hereof. And the said partof the first part, comption and stay laws of the State of Okla The foregoing conditions being performed in the state of Oklahoma: </pre>	19
espectively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first para ares or assessments that shall be made upon y the County or Town wherein said land is sit is company approved by the party of nd to assign the policies to said party of the o be held by them until this mortgage is fully nee if loss occurs. THIRD. The said partof the first pri- FOURTH. It is further expressly agreed interest notes, when the same become due, r the premium for said for insurance when it um named herein, and interest thoreon, shall the event of any default in payment or bread r its assigns, as additional collateral security, FIFTH. It is hereby further agreed and enewal, principal or interest notes that may here r the interest upon the same during the said SIXTH. Said partof the first part torney's fee of Party of the first part shall have the pri aying time after one year from date hereof. And the said partof the first part, xemption and stay laws of the State of Oklak The foregoing conditions being performed IN TESTIMONY WHEREOF, The said part Executed and delivered in the presen 	19
espectively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first para ares or assessments that shall be made upon y the County or Town wherein said land is sit is company approved by the party of nd to assign the policies to said party of the o be held by them until this mortgage is fully nee if loss occurs. THIRD. The said partof the first pri- FOURTH. It is further expressly agreed interest notes, when the same become due, r the premium for said for insurance when it um named herein, and interest thoreon, shall the event of any default in payment or bread r its assigns, as additional collateral security, FIFTH. It is hereby further agreed and enewal, principal or interest notes that may here r the interest upon the same during the said SIXTH. Said partof the first part torney's fee of Party of the first part shall have the pri aying time after one year from date hereof. And the said partof the first part, xemption and stay laws of the State of Oklak The foregoing conditions being performed IN TESTIMONY WHEREOF, The said part Executed and delivered in the presen 	19
espectively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANT, or SECOND. Said part	19
specitively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first pari- traces or assessments that shall be made upon y the County or Town wherein said land is sit is usurance company approved by the party of nd to assign the policies to said party of the b beheld by them until this mortgage is fully and not commit or allow any waste on said pr FOURTH. It is further expressly agreed in the rest notes, when the same become due, the premium for said fire insurance when it an maned herein, and interest thurson, shall the event of any default in payment or brear its assigns, as additional collateral security, FIFTH. It is hereby further agreed and mewal, principal or interest notes that may here the interest notes when the same during the said SIXTH. Said partof the first part itorney's fee of Party of the first part shall have the pri aying time after one year from date hereof. And the said partof the first part itorney's fee of ony default in payment of the its party of the first part. And the said partof the first part itorney's fee of ony default on being performed in TESTIMONY WHEREOF, The said part Executed and delivered in the presen The State of Oklahoma: ounty of before ME, ay of Fireful for Record the Field for Record the Field for Record the	19
espectively. Each of said principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said part	19
specitively. Each of sald principal and inter HE TRAVELERS INSURANCE COMPANY, a SECOND. Said partof the first par traces or assessments that shall be made upon y the County or Town wherein said land is sit is surance company approved by the party of ad to assign the policies to said party of the b beheld by them until this mortgage is fully the fit loss occurs. THIRD. The said partof the first part into a commit or allow any waste on said pr FOURTH. It is further expressly agreed into est notes, when the same become due, r the premium for said fire insurance when this im named herein, and interest thereon, shall the event of any default in payment or break r its assigns, as additional collateral security, FIFTH. It is hereby further agreed and mewal, principal or interest notes that may hore its may be the first part shall have the pri additional collateral security, FIFTH. Said partof the first part itorney's fee of Party of the first part shall have the pri additional desaid partof the first part, temption and stay laws of the State of Okina The foregoing conditions being performed IN TESTIMONY WHEREOF, The said part Executed and delivered in the presen Memory of BEFORE ME, ay of filed for Record the Filed for Record the y	19

y. ्ष

11. 16. 1