ter in the second s

		ATE MORTGAGE.		
THIS INDENTURE, Made this			ur Lord One Thousand Nine Hundred	
the County of	and State of Oklah he State of Connecticut, having its p	oma, partof the first part, principal office in the City of I	, and THE TRAVELERS INSURANCE CO Hartford, Connecticut, party of the second	part:
			hereby acknowledged, ha granted, barg	
			d to its successors and assigns, forever, all	
			and State of OI	
),			·····	
			· · · · · · · · · · · · · · · · · · ·	
······		*****		·····
TO HAVE AND TO HOLD THE	SAME. With all and singular the to	mements, hereditaments and app	purtenances thereunto belonging, or in anyw	ise appertai
nd all rights of homestead exemption	unto the said party of the second p	art, and to its successors and	assigns forever. And the said part	of the first
efeasible estate of inheritance therein, eaceable possession of said party of th				
PROVIDED ALWAYS, And this i	nstrument is made, executed and del	ivered upon the following cond	itions, to-wit:	
	it partjustly indebted			
			econd part to the said partof the first p delivered by the said partof the fir	
- -			INSURANCE COMPANY, of Hartford, Con	
			ecticut, with interest thereon from date u	ntil maturi
ae rate of	annum, navable annually which int			
			coupon interest notes of even day	
xecuted by the said part of the i				
xecuted by the said partof the i	irst part, one (the first) for	otes for		on the first
recuted by the said partof the is f	hrst part, one (the first) for	ntes for	Dollars, due (on the firs D , 19_
xecuted by the said partof the f f	Irst part, one (the first) for	ntes for	Dollars, due (on the firs D D the order of d land, and of Oklahom
xecuted by the said partof the i f i ach, due on the first day of espectively. Each of said principal a 'HE TRAVELERS INSURANCIE COM SECOND. Said partof the axes or assessments that shall be mad y the County or Town wherein said lan nsurance company approved by the p nd to assign the policies to said part o be held by them until this mortgage nee if loss occurs.	hrst part, one (the first) for 9, and nd interest notes bear interest after ANNY, at its office in Hartford, Comn first part hereby covenantand ag e upon said loan or upon the legal h ad is situated, when the same become arty of the second part for the sum y of the second part as their intere is fully paid and said party of the	ntes for, 19, 19, maturity at the rate of ten per ecticut, reeto pay all taxes and as older of said notes and mortga due, and to keep the buildings ofsts may appear, and deliver as first part assumes all responsible	Dollars, due 	on the firs
xecuted by the said partof the i ach, due on the first day ofi espectively. Each of said principal a HE TRAVELERS INSURANCE COM SECOND. Said partof the axes or assessments that shall be mad y the County or Town wherein said lan surance company approved by the p nd to assign the policies to said part to be held by them until this mortgage net if loss occurs. THIRD. The said partof the nd not commit or allow any waste on FOURTH. It is further expressly	Arst part, one (the first) for 9, and 19 nd interest noies bear interest after ANY, at its office in Hartford, Com first part hereby covenant and ag e upon said loan or upon the legal h ad is situated, when the same become arty of the second part for the sum y of the second part, as their intere is fully paid and said party of the e first part agree to keep all bulk said premises. agreed by and between the parties me due, or in case of default in the	tes for	Dollars, due	on the firs D D D D the order o d land, and of Cklahon ome rellabl C cklahon ome rellabl D the second the second the second second the y nov er sald prh
xecuted by the said partof the is f	Arst part, one (the first) for 9, and 19 and interest notes bear interest after ANY, at its office in Hartford, Conn first part bereby covenantand ag e upon said loan or upon the legal h af is situated, when the same become arty of the second part for the sum y of the second part as their intere- is fully paid and said party of the e first part agreeto keep all bulk said premises. agreed by and between the partiess me due, or in case of default in the when the same become due, or in ca m, shall become immediately due and or breach of any covenant or conditi- ted and understood that this mortan	tes for	Dollars, due	on the firs D , 19 the order o d land, and of Cklahom ome reliabi Do the second thing such as they now er said prin also agreed the second yer or othe escribed, an
xecuted by the said partof the is f	Inst part, one (the first) for 9, and 19 and interest notes bear interest after ANY, at its office in Hartford, Conn first part hereby covenant and ag e upon said loan or upon the legal h ad is situated, when the same become arty of the second part for the sum y of the second part, as their intere- is fully paid and said party of the e first part agree to keep all bulk said premises. agreed by and between the parties me due, or in case of default in the when the same become due, or in cas m, shall become immediately due am or breach of any covenant or conditi equity, and said party of the secont ed and understood that this moriga; may hereafter be given, in the even to asid inte of extension.	otes for, 19, 19, maturity at the rate of ten per ecticut, rec to pay all taxes and as older of said notes and mortga e due, and to keep the buildings of	Dollars, due	on the firs D D D D D D D D D D D D D
xecuted by the said partof the f f	Irst part, one (the first) for	ntes for	Dollars, due	on the firs D 19 the order o d land, and of Cklahom ome reliabi Do the second ting such : as they now er said prin also agreed the second of said prin also agreed the second re or othes escribed, and ce said prin
xecuted by the said partof the is ach, due on the first day of espectively. Each of said principal a HE TRAVELERS INSURANCE COM SECOND. Said partof the axes or assessments that shall be mad surance company approved by the p nd to assign the policies to said part a beheld by them until this mortgage nee if loss occurs. THIRD. The said partof the nd not commit or allow any waste on FOURTH. It is further expressly r interest notes, when the same becor r the premium for said fire insurance um named herein, and interest there a the event of any default in payment r its interest upon the same during is SIXTH. Said partof the fir tiorney's fee of Party of the first part shall have aying time altor one year from date h And the said partof the fir sixterest of any default in payment r the interest upon the same during is SIXTH. Said partof the fir wemption and stay have of the Sinte	Inst part, one (the first) for	tes for	Dollars, due	on the firs D 19 the order o d land, and of Cklahom ome rellabi the second the second the second rupon said prin also agreed the second yer or othe escribed, an ce said prin ay a reason , at any in
xecuted by the said partof the is ach, due on the first day of espectively. Each of said principal a HE TRAVELERS INSURANCIE COM SECOND. Said partof the areas or assessments that shall be mad y the County or Town wherein said las issurance company approved by the p nd to assign the policies to said part a behid by them until this mortgage nee if loss occurs. THIRD. The said partof the nd not commit or allow any waste on FOURTH. It is further expressly r interest notes, when the same becor r the premium for said fire insurance um named herein, and interest there a the event of any default in payment r tis assigns, as additional collateral r FIFTH. It is hereby further agr enewal, principal or interest notes that r the interest upon the same during is SIXTH. Said partof the fir tiorney's fee of Party of the first part shall have aying time after one year from date h And the said partof the fir xemption and stay haves of the Sinte The foregoing conditions being put	Inst part, one (the first) for	<pre>ptes for</pre>	Dollars, due	on the firs D 19 the order o d land, and of Cylahon ome reliabl D the second ting such us they nov er said prir r upon said prir also agreet tha second yer or othe secribed, an ace said prin ay a reasco , at any in of the home
xecuted by the said partof the is ach, due on the first day of espectively. Each of said principal a HE TRAVELERS INSURANCE COM SECOND. Said partof the axes or assessments that shall be mad y the County or Town wherein said lan- nsurance company approved by the p nd to assign the policies to said part a beheld by them until this mortgage nee if loss occurs. THIRD. The said partof the nd not commit or allow any waste on FOURTH. It is further expressly r interest noice, when the same beco- the premium for said fire insurance um named herein, and interest theree a the event of any default in payment r its assigns, as additional collateral s FIFTH. It is hereby further agr enewal, principal or interest noise that r the interest upon the same during i SIXTH. Said partof the fir ttorney's fee of Party of the first part shall have aying time after one year from date h And the said partof the fir termption and stay have of the State The foregoing conditions being p	Arst part, one (the first) for	ntes for	Dollars, due	on the firs D 19 the order o d land, and of Cklahon ome reliabl D the second ting such ts they nov er said prir r upon said of said prir r upon said of said prir the second the second er or othe sorrled, and are said prin ay a reasc , at any in of the home
xecuted by the said partof the f f	Irst part, one (the first) for 9, and 19 nd interest noies bear interest after ANY, at its office in Hartford, Conn first part hereby covenantnd ag e upon said loan or upon the legal h ad is situated, when the same become arty of the second part for the sum y of the second part as their intere is fully paid and said party of the e first part agreeto keep all bulk said premises. agreed by and between the parties me due, or in case of default in the when the same become due, or in ca- or breach of any covenant or condith ecurity, and said party of the second and understood that this mortgan in may hereafter be given, in the even the privilege of making partial part ereof. at part, for said consideration, do of Oklahoma. ertormed, this conveyance to be void	<pre>ntes for, 19, 19, 19, 19, maturity at the rate of ten per ecticut, rec to pay all taxes and as older of said notes and mortga e due, and to keep the buildings of</pre>	Dollars, due	on the firs D D D D D D D D D D D D D
xecuted by the said partof the f f	Arst part, one (the first) for	<pre>ntes for, 19, 19, 19, 19, maturity at the rate of ten per ecticut, rec to pay all taxes and as older of said notes and mortga e due, and to keep the buildings of</pre>	Dollars, due	on the firs D 19 the order o d land, and of Cklahom ome reliabil Do the second cting such
xecuted by the said partof the f f	Arst part, one (the first) for 9	<pre>ntes for, 19, 19, 19, 19, maturity at the rate of ten per ecticut, rec to pay all taxes and as older of said notes and mortga e due, and to keep the buildings of</pre>	Dollars, due	on the firs D D D D D D D D D D D D D
xecuted by the said partof the is f	Arst part, one (the first) for	<pre>ntes for, 19, 19, 19, 19, maturity at the rate of ten per ecticut, rec to pay all taxes and as older of said notes and mortga e due, and to keep the buildings of</pre>	Dollars, due	on the firs D 19 the order o d land, and of Cklahor ome reliabil Do the second the second the second of said prin also agreed the second yer or othe escribed, an ce said prin ay a reaso , at any in of the home
xecuted by the said partof the f f	Arst part, one (the first) for	<pre>ntes for</pre>	Dollars, due	on the firs D 19 the order o d land, and of Cklahor ome reliabil Do the second the second the second of said prin also agreed the second yer or othe escribed, an ce said prin ay a reaso , at any in of the home
xecuted by the said partof the f f	Irst part, one (the first) for	<pre>ntes for</pre>	Dollars, due	on the firs D 19 the order o d land, and of Cklahor ome reliabil Do the second the second the second of said prin also agreed the second yer or othe escribed, an ce said prin ay a reaso , at any in of the home
xecuted by the said partof the f	Arst part, one (the first) for 9	<pre>ntes for</pre>	Dollars, due	on the firs D 19 the order of d land, and of Cklahom ome reliabl Do the second cting such as they now er said prin also agreed the second the second the second the second ce said prin ay a reaso , at any im- of the home
xecuted by the said partof the fit	Arst part, one (the first) for	nees for	Dollars, due	on the firs D 19 the order of d land, and of Cklahom ome reliabl Do the second cting such as they now er said prin also agreed the second the second the second the second ce said prin ay a reaso , at any im- of the home
xecuted by the said partof the fit	Arst part, one (the first) for	<pre>ntes for</pre>	Dollars, due	on the firs D the order or d land, and of Cklahom come reliable come
xecuted by the said partof the figure in the said partof the figure intervent of the first day of	Arst part, one (the first) for	<pre>pices for</pre>	Dollars, due	on the firs D 19 the order or d land, and of Cklahom ome reliabil Do the second cting such is the second cting such is is they now er said prin also agreed the second re or other ay a reaso , at any ini- of the home bove menti-
xecuted by the said partof the is is a constrained by the said partof the same sequence of the first day of	Arst part, one (the first) for	<pre>pices for</pre>	Dollars, due	on the firs D the order o d land, and of Cklahor ome reliabil Do the second ting such
xecuted by the said partof the figure in the said partof the same set of the said principal a set of the same sor assessments that shall be mady the County or Town wherein said law insurance company approved by the part of the same sor assessments that shall be mady the County or Town wherein said law insurance company approved by the part of the same sor assessments that shall be mady the county or Town wherein said law insurance company approved by the part of the same sor assessments that shall be mady the county or Town wherein said law insurance company approved by the part of the same sort of the sort of any default in payment of the assigns, as additional collateral is rite interest upon the same during in the interest upon the same during in the interest upon the same during is SIXTH. Said partof the first part shall have aying time after one year from date h And the said partof the first part shall have are and star haves of the State The foregoing conditions being part is the foregoing conditions being part is part shall have and delivered in the Executed and delivered in the Executed and delivered in the same during ind	Arst part, one (the first) for	<pre>pices for</pre>	Dollars, due	on the firs D 19 the order o d land, and of Cklahor ome reliabil Do the second cting such us they now er said prin also agreed the second fead prin ay a reaso , at any in of the home bove ment
xecuted by the said partof the fight of the said partof the said partof the same or assessments that shall be mad y the County or Town wherein said lands area or assessments that shall be mad y the County or Town wherein said lands are seen or a substance or the policies to said partof the same or assessments that shall be mad to assign the policies to said part or being by the policies to said partof the same of the same or assessments that shall be mad not commit or allow any waste on FOURTH. It is further expressly interest notes, when the same becore it hose years of any default in payment of the assigns, as additional collateral a relevant of the first part shall have a said partof the first part shall have anying time after one year from date he and the said partof the first part shall have anying time after one year from date he and the said partof the first part shall have anying time after one year from date he and the said partof the first part shall have anying time after one year from date he and the said partof the first part shall have anying time after one year from date he and the said partof the first part shall have anying time after one year from the same during the foregoing conditions being parts and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said partof the first part shall have any and the said part	Arst part, one (the first) for	<pre>ntes for</pre>	Dollars, due	on the firs D 19 the order o d land, and of Cklahor ome reliabil Do the second cting such us they now er said prin also agreed the second fead prin ay a reaso , at any in of the home bove ment
xecuted by the said partof the figure interval of the said partof the same of the same or assessments that shall be mad by the County or Town wherein said lan sees or assessments that shall be mad by the County or Town wherein said lan sees or assessments that shall be mad by the County or Town wherein said lan sees or assessments that shall be mad by the County or Town wherein said lan see or assessments that shall be mad to assign the policies to said partof the null this mortgage interest notes, when the same becours the premium for said fire insurance uum named herein, and interest therees notes when the same becours the premium for said fire insurance there is partof the first part shall have on the same during is SIXTH. Said partof the first part shall have baying time after one year from date herein and stay laws of the State of Oklahom The foregoing conditions being partof the first part shall have be and the said partof the first part shall have be and the said partof the first part shall have be any laws of the State of Oklahom The foregoing conditions being partof the first part shall have be any laws of the State of Oklahom The foregoing conditions being partof the first part shall have be any laws of the State of Oklahom The foregoing conditions being partof the first part shall have be any laws of the State of Oklahom The foregoing conditions being partof the first part shall have be any laws of the State of Oklahom to be the identical person free and volumary candow of the shad and official states of the shad partof the first part shall have be any laws of the State of Oklahom the shad and collect in the first part shall have be any of	Arst part, one (the first) for	<pre>ntes for</pre>	Dollars, due	on the first De 19 the order of d land, and of Cklahom ome reliabil Do the second cting such i us they now er said prin also agreed the second re or other ay a reaso , at any int of the home bove mentil bove mentil ted the san Notary P
xecuted by the said partof the figure interval of the said partof the same of the same or assessments that shall be mad by the County or Town wherein said lan sees or assessments that shall be mad by the County or Town wherein said lan sees or assessments that shall be mad by the County or Town wherein said lan sees or assessments that shall be mad by the County or Town wherein said lan see or assessments that shall be mad to assign the policies to said partof the null this mortgage interest notes, when the same becours the premium for said fire insurance uum named herein, and interest therees notes when the same becours the premium for said fire insurance there is partof the first part shall have on the same during is SIXTH. Said partof the first part shall have baying time after one year from date herein and stay laws of the State of Oklahom The foregoing conditions being partof the first part shall have be and the said partof the first part shall have be and the said partof the first part shall have be any laws of the State of Oklahom The foregoing conditions being partof the first part shall have be any laws of the State of Oklahom The foregoing conditions being partof the first part shall have be any laws of the State of Oklahom The foregoing conditions being partof the first part shall have be any laws of the State of Oklahom The foregoing conditions being partof the first part shall have be any laws of the State of Oklahom to be the identical person free and volumary candow of the shad and official states of the shad partof the first part shall have be any laws of the State of Oklahom the shad and collect in the first part shall have be any of	Arst part, one (the first) for	<pre>ntes for</pre>	Dollars, due	on the first De 19 the order of d land, and of Cklahom ome reliabil Do the second cting such i us they now er said prin also agreed the second re or other ay a reaso , at any int of the home bove mentil bove mentil ted the san Notary P