		AL ESTATE MORT	- 9	
				sand Nine Hundred
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ration organized under the	laws of the State of Connecticut,	having its principal office in	the City of Hartford, Connectio	ELERS INSURANCE COMPANY, a cut, party of the second part: Do
				ged, ha granted, bargained and
				and assigns, forever, all of the follo
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TO HAVE AND TO H	OLD THE SAME, With all and sin exemption unto the said party of the	gular the tenements, hereditar	ents and appurtenances therev	nto belonging, or in anywise apperta
hereby covenant and	agree that at the delivery hereof.	the lawful	ownerof the premises abov	e granted, and seized of a good a
aceable possession of said	ce therein, free and clear of all inc party of the second part, its success	ors and assigns, forever, again	st the lawful claims of all per-	it and Defend the same in the quie sons whomsoever.
	And this instrument is made, execu of the first partjust	1 T T		incipal rum of
	of the first partJustJust			
	ffect ofcertain n			
te		ble to the order of said THE	TRAVELERS INSURANCE CO	MPANY, of Hartford, Connecticut, o
	r cent. per annum, payable annuall of the first part, one (the first)			
				Donais, due ou the mis
ch, due on the first day o			, 19, 19, 19	, 19, 19, 19, 19.
spectively. Each of said HE TRAVELERS INSURA	principal and interest notes bear in NCE COMPANY, at its office in Har	terest after maturity at the ra tford. Connecticut.	te of ten per cent. per annum, s	and are made payable to the order o
SECOND. Said part xes or assessments that sh	of the first part hereby covenan all be made upon said loan or upon bin said land is situated, when the s	tand agreeto pay all the legal holder of said notes	axes and assessments of what and mortgage, on account of the buildings upon the mortgag	tsoever character on said land, and said loan, by the State of Oklahon ged premises insured in some reliable
nd to assign the policies to be held by them until thi	by the party of the second part is said party of the second part, as mortgage is fully paid and said part	their interests may appear, a	ad deliver said policies and re all responsibility of proof and (newals to said party of the second care and expense of collecting such
ce if loss occurs. THIRD. The said part	of the first part agreeto k	eep all buildings, fences and c	ther improvements on the said	l land in as good repair as they not
interest notes, when the the premium for said fire in named herein, and into	r expressly agreed by and between same become due, or in case of dei insurance when the same become d rest thereon, shall become immedia	fault in the payment of any in ue, or in case of the breach o tely due and payable, and the	stallment of taxes or assessment any covenant or condition her s mortgage may be foreclosed	nts upon said premises, or upon said rein contained, the whole of said pri accordingly. And it is also agreed
its assigns, as additional FIFTH. It is hereby i	a payment or breach of any covenan collateral security, and said party of urther agreed and understood that t notes that may hereafter be given,	the second part, or assigns, this morigage secures the pay	shall be entitled to possession of ment of the principal note and	of said premies, by Receiver or othe i interest notes herein described, a
the interest upon the sau	he during the said time of extension of the first part hereby agree	1.		
torney's fee of	shall have the privilege of making	Dollars, which	this mortgage also secures.	ount of \$100 on multiplay at one in
ving time after one year f	om date hereof. of the first part, for said consider			
	the State of Oklahoma. In being performed, this conveyance			
The foregoing country				

	REOF, The said part,	t novi horounia su branka		the day and year first above ment
		t part hereunto subscribe		
Executed and delive	red in the presence of		yaanya maadaa iyo aha kaanyaa kaano kaanaando garka taa kaana iyo daadaa yaa haafaa	
	2011 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
				ii waxi danaharan ka mananika da waxa da aka ana a a a a a a a a a a a a a a a
	1 1)			
The State of O	} ss.			
ounty of				
BEFORE ME,	ر مۇر - براي بايىن ئۇمۇمىدە مەنبە ئۇرا يەنبەر ئىيى قەرۋا ئەتەتە، رايوا بويدە تۇرا يەر ب روق مەنبا كەيرىكە مەنبەر يېرى			ty and State, on this
a	ical person	hin and foregoing instrument,	and acknowledged to me that.	· .
me known to be the iden				, Notary I
me known to be the iden		and a state of the		
me known to be the iden	a and an a star way was a star for a star for a star for a star for a star from a star star star star star star The star star star star star star star star	energia de la companya de la company Na companya de la comp		
me known to be the iden free and WITNESS My hand an y Commission expires			9oʻclock	cM.
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me known to be the iden free and WITNESS My hand an y Commission expires Filed for Record the	đay of		9o'clock	cM. Register of De

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