## Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,
One of the other o	This instrument was filed for record on the day
	ofA. D. 19/2 at 2o'clock P. M., and duly recorded in Bookon page
то	Parl - StlesWalkley Register of Deeds
The Union Central Life Insurance Company	By Deputy
The Union Central Die Insulance Company	Fee, \$
Trank Husteddel and Kalie Small	in the year 19.22., by
INSURANCE COMPANY, a corporation of Cincinnati, Unio, mortgages	ma, mortgagor part of the first part, and THE UNION CENTRAL LIFE
	gagee the following described real estate, situate in
the mortheast quarter (4) of seci	quarter (4) and the southwest quarter (4) tion burnty nive (2, 9) all in township Deast
eteen (9) worth of range (3	Deark
and the second	
and the second material and a second	Burnard Magazinia managaran sangaran sangaran Saharan Managaran managaran sangaran Saharan Managaran Saharan Managaran Saharan Managaran Saharan Sahar
<u>Di mangana na katalah di katalah salah salah katalah katalah salah salah katalah katalah salah salah salah sal</u> Di dianggan katalah di katalah salah s	كالمناف والمتعرب والمناص والمتعرب والمراصي والمراص والمناص والمناص والمنافع والمنافع والمتحرب والمنافع
en e calabrata anglam ng kamana na kanala na kanala na garawa di manala manala mga sa kata sa ka	
of the Indian Meridian, containing in all	acres, more or less, according to Government survey thereof, with all Improvements to the same, as security for the payment to it of a debt evidenced by certain promis-
thereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by Assech L	to the same, as security for the payment to it of a debt evidenced by certain promis-
thereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by Island 1. the party of the second part, or order, and bearing the same date as to one certain promissory note for the sum of the sum of the same date as to one certain promissory note for the sum of the same date as to one of the same date as the same date	to the same, as security for the payment to it of a debt evidenced by certain promis-  Natural Land payable to his mortgage, and described further as, follows:  DOLLARS,
thereon and appurtenances thereundo belonging and warrant the title sory notes, executed concurrently with this mortgage by Issuell 1.  One certain promissory note for the sum of the same date as the certain promissory note for the sum of the	to the same, as security for the payment to it of a debt evidenced by certain promis-  Latitificate part work of the first part, and payable to his mortgage, and described further as, follows:  DOLLARS,  DOLLARS,  DOLLARS,
thereon and appurtenances thereunde belonging and warrant the title sory notes, executed concurrently with this mortgage by Issued 2.  the party of the second part, or order, and bearing the same date as ti One certain promissory note for the sum of the sum of the certain promissory note for the sum of the	to the same, as security for the payment to it of a debt evidenced by certain promis-  Nativi Husteldel part Wot the first part, and payable to his mortgage, and described further as, follows:  DOLLARS,  MILL JAMANES
thereon and appurtenances thereundo belonging and warrant the title sory notes, executed concurrently with this mortgage by Issuell 1.  One certain promissory note for the sum of the same date as the certain promissory note for the sum of the sum of the certain promissory note for the certain promi	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional part of the first part, and payable to his mortgage, and described further as, follows:  DOLLARS,
thereon and appurtenances thereundo belonging and warrant the title sory notes, executed concurrently with this mortgage by Island 19 the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the processory note for the sum of the same date as the processory note for the sum of the same of the sam	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional part of the first part, and payable to his mortgage, and described further as, follows:  DOLLARS,
thereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by August 12 the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the processory note for the sum of the second party of the sum of the certain promissory note for the sum of the principal sum loaned) payable on date, therein specified, interest from date until paid at the rate thoroin specified; interest until the part of the first part hereby covenant and agree the party of the certain paid.  The part of the first part hereby covenant and agree the party party and the party and agree.	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional part of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with it maturity being evidenced by interest coupon notes of even date, which draw ton per the with the party of the second part as follows:  e, relinquish and waive all rights or claims of homestead exemption and do—hereby
thereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by August 12 the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the processory note for the sum of the second party of the sum of the certain promissory note for the sum of the principal sum loaned) payable on date, therein specified, interest from date until paid at the rate thoroin specified; interest until the part of the first part hereby covenant and agree the party of the certain paid.  The part of the first part hereby covenant and agree the party party and the party and agree.	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional part of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with it maturity being evidenced by interest coupon notes of even date, which draw ton per the with the party of the second part as follows:  e, relinquish and waive all rights or claims of homestead exemption and do—hereby
thereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by Assard Starty of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the part of the sum of the certain promissory note for the sum of the principal sum leaned) payable on date. Therein specified, interest unitenant per annum date maturity, payable annually until paid.  The part of the first part hereby covenant and agree FIRST.—That part of the first part do hereby release nelude such rights or claim in this mortgage.  SECOND—To pay all taxes, assessments and charges of every state; to pay nil taxes assessed against the said second party on the not pay nil taxes assessed against the said second party on the nicerat on the same at the rate of ten per centum per annum and the not mercal on the same at the rate of ten per centum per annum and the part of the part of timber, oxcop and shall permit in waste, and especially, no cutting of timber, oxcop	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional part of the first part, and payable to hits mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with it maturity being evidenced by interest coupon notes of even date, which draw ton per companies with the party of the second part as follows:  e, relinquish and water all rights or claims of homestend exemption and do———————————————————————————————————
thereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by Assard Starty of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the part of the sum of the certain promissory note for the sum of the principal sum leaned) payable on date. Therein specified, interest unitenant per annum date maturity, payable annually until paid.  The part of the first part hereby covenant and agree FIRST.—That part of the first part do hereby release nelude such rights or claim in this mortgage.  SECOND—To pay all taxes, assessments and charges of every state; to pay nil taxes assessed against the said second party on the not pay nil taxes assessed against the said second party on the nicerat on the same at the rate of ten per centum per annum and the not mercal on the same at the rate of ten per centum per annum and the part of the part of timber, oxcop and shall permit in waste, and especially, no cutting of timber, oxcop	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional part of the first part, and payable to hits mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with it maturity being evidenced by interest coupon notes of even date, which draw ton per companies with the party of the second part as follows:  e, relinquish and water all rights or claims of homestend exemption and do———————————————————————————————————
chereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by Jacks 12 the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the conceptant promissory note for the sum of the certain promissory note for the sum of the principal sum loaned) payable on date—therein specified, (for the principal sum loaned) payable on date—therein specified, interest uniterest from date until paid at the rate therein specified, interest uniterest from date until paid at the part hereby covenant—and agree that the part the pay all the county of the first part do—hereby release the pay all the county of the first part do—hereby release the pay all the county of the pay all the	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional contents of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, To in partial payments prior to maturity in accordance with stipulation thereby, in maturity being evidenced by interest coupon notes of even date, which draw ton per this mortgage may aller the second part as follows:  The content of the second part of
chereon and appurtenances thereundo belonging and warrant the title sory notes, executed concurrently with this mortgage by Jacks 12 the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the certain promissory note for the sum of the principal sum loaned) payable on date therein specified, (for the principal sum loaned) payable on date therein specified, interest unit ent, per annum after maturity, payable annually until paid.  The part the part the part herby covenant and agree the part part the part part the part part part part part part part part	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional contents of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, To in partial payments prior to maturity in accordance with stipulation thereby the intention of the second part as follows:  with the party of the second part as follows:  y character which are now due, or which hereafter may become liens on said real to or debt secured hereby before the same become delinquent and deliver to the second part as follows; to maintain and waive all rights or claims of homestead exemption and do—hereby a character which are now due, or which hereafter may become liens on said real to the secured hereby before the same become delinquent and deliver to the second right and waive all rights or claims of homestead exemption and be ontitled to mortgage shall stand as security for the amount so paid with interest, at on said real estate in as good repair and condition as the same are in at this date, at one said real estate in as good repair and condition as the same are in at this date, at one said real estate in as good repair and condition as the same are in at this date, at one said real estate in as good control. In tase of datare, to keep said buildings and oppure therefor to the mortgage of the party of the second part, for a terminal part of the second part in the second part without notice and this in become due and payable at the option of the second part without notice and this
thereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by sory notes, executed concurrently with this mortgage by south of the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the party of the second party of the sum of the certain promissory note for the sum of the certain promisery notes of the certain promisers of certain certain promisers of certain promisers of the certain promisers of ce	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional part of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with it maturity being evidenced by interest coupon notes of even date, which draw ton per the maturity being evidenced by interest coupon notes of even date, which draw ton per the coupon and so the party of the second part as follows:  e, relinquish and waity all rights or claims of homestead exemption and do hereby by character which are now due, or which hereafter may become liens on said real tots or debt secured hereby before the same become delinquent and deliver to the second of this mortgage shall stand as security for the amounts opaid with interest.  It of said real estate has a good repair and condition as the same are in at this date; for the making and reputing of fences on the place, and such as shall be necessary some responsible doing stick company, approach by the party of the second part, for the making and reputing of fences on the place, and such as shall be necessary some responsible doing stick company, approach by the party of the second part, for the making and reputing of fences on the place, and such as shall be necessary in the accordance of the second party without notice and this on become due and payable at the option of the second party without notice and this on pay and problem of the second party without notice and this one pay and payable at the option of the second party without notice and this
cheren and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by Jacks 12 the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the one certain promissory note for the sum of the principal sum loaned) payable on date therein specified, (for the principal sum loaned) payable on date. Therein specified, interest unit netwest from date until paid at the rate therein specified interest unit netwest from date until paid at the part hereby covenant. and agree the part of the part of the sum of the same at the part leave, covenant and this sum of the same states to pay all taxes assessed against the said second party on the anterest on the same at the rate of ten per centum per annum and this sum of the same at the rate of ten per centum per annum and this sum of the same at the rate of ten per centum per annum and this or firm of the debt of the time of the same at the same at the principal same at the principal same at the same at the same at the principal same at the payable of the same at the same and debter the points and same at the payable while therein secured, when the ragreements, the whole sum of money herein secured, when the ragreements, the whole sum of money herein secured, when the ragreements, the whole sum of money herein secured, when the secured when the payable of the firm of payable of the centum of the debt herein secured.	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional contents of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with ill maturity being evidenced by interest coupon notes of even date, which draw ton per with the party of the second part as follows:  e, relinquish and waive all rights or claims of homestead exemption and do—hereby y character which are now due, or which hereafter may become liens on said real tots or debt secured hereby before the same become delinquent and deliver to the second this mortgage may elect to pay such taxes, liens or assessments and be entitled to mortgage shall stand as security for the amount so paid with interest.  To make feel estate in as good repair and condition as the same are in at this date, it for the making and repairing of fences on the place, and such as shall be necessary some responsible loint stroke, company, approved by the party of the second part, for the making and repairing of fences on the place, and such as shall be necessary some responsible loint stroke, company, approved by the party of the second part, for the making and healf be collectible with the notes herein, with interest at left por to be paid or there is fallure to pay any notes given as evidence of interest on any some become due and payable at the option of the second party without notice and this ay, valuation or paraisoment laws of the State of Oklahoma.  Ay, valuation or paraisoment laws of the State of Oklahoma.  Ay, valuation or paraisoment laws of the State of Oklahoma.  Ay, valuation or paraisoment laws of the State of Oklahoma.  Collaboration of the second part all costs and expenses including attorney's fees to yout involving the mortgage security, and also all expenses which the second party.
thereon and appurtenances thereundo belonging and warrant the title sory notes, executed concurrently with this mortgage by Jacob 19 the party of the second part, or order, and bearing the same date as to one certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for the sum of Jacob 19 the certain promissory note for sum of the sum of Jacob 19 the certain promissory note for such said second party of the new of the grant of the promissory note of the certain promissory not to per certain promissory not the number of the certain promissory not to per certain promissory not the number of the certain promissory not the certain promissory not certain promissory not the number of the certain promissory not not not certain promissory not the certain promissory not not not not certain promissory not	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional contents of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with ill maturity being evidenced by interest coupon notes of even date, which draw ton per with the party of the second part as follows:  e, relinquish and waive all rights or claims of homestead exemption and do—hereby y character which are now due, or which hereafter may become liens on said real tots or debt secured hereby before the same become delinquent and deliver to the second this mortgage may elect to pay such taxes, liens or assessments and be entitled to mortgage shall stand as security for the amount so paid with interest.  It on said real estate in as good repair and condition as the same are in at this date, it for the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and payable the case of loss to the party of the second part when the party of the second part and the party of the second part of the party of the second party on become due and payable at the option of the second party without notice and this any, valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma in the second party with necessary of the second part all costs and expenses including attorney's fees to be party of the second party without notice and this any, valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma.  Any party of the second par
thereon and appurtenances thereundo belonging and warrant the title sory notes, executed concurrently with this mortgage by Jacob 19 the party of the second part, or order, and bearing the same date as to one certain promissory note for the sum of the second part, or order, and bearing the same date as to one certain promissory note for the sum of the certain part of the instruction of the sum of the	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional contents of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with ill maturity being evidenced by interest coupon notes of even date, which draw ton per with the party of the second part as follows:  e, relinquish and waive all rights or claims of homestead exemption and do—hereby y character which are now due, or which hereafter may become liens on said real tots or debt secured hereby before the same become delinquent and deliver to the second this mortgage may elect to pay such taxes, liens or assessments and be entitled to mortgage shall stand as security for the amount so paid with interest.  It on said real estate in as good repair and condition as the same are in at this date, it for the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and payable the case of loss to the party of the second part when the party of the second part and the party of the second part of the party of the second party on become due and payable at the option of the second party without notice and this any, valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma in the second party with necessary of the second part all costs and expenses including attorney's fees to be party of the second party without notice and this any, valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma.  Any party of the second par
thereon and appurtenances thereunto belonging and warrant the title sory notes, executed concurrently with this mortgage by Adda St.	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional contents of the first part, and payable to this mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with ill maturity being evidenced by interest coupon notes of even date, which draw ton per with the party of the second part as follows:  e, relinquish and waive all rights or claims of homestead exemption and do—hereby y character which are now due, or which hereafter may become liens on said real tots or debt secured hereby before the same become delinquent and deliver to the second this mortgage may elect to pay such taxes, liens or assessments and be entitled to mortgage shall stand as security for the amount so paid with interest.  It on said real estate in as good repair and condition as the same are in at this date, it for the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and repairing of fences on the place, and such as shall be necessary to the making and payable the case of loss to the party of the second part when the party of the second part and the party of the second part of the party of the second party on become due and payable at the option of the second party without notice and this any, valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma in the second party with necessary of the second part all costs and expenses including attorney's fees to be party of the second party without notice and this any, valuation or paraisoment laws of the State of Oklahoma.  Any valuation or paraisoment laws of the State of Oklahoma.  Any party of the second par
the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the party of the second promissory note for the sum of the certain promissory note for the sum of the cent of the	to the same, as security for the payment to it of a debt evidenced by certain promise. Additional part of the first part, and payable to hits mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with it maturity being evidenced by interest coupon notes of even date, which draw ton per certain and waive all rights or claims of homestead exemption and do—hereby cot or debt secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same become delinquent and deliver to the section of the secured hereby before the same of the same are in at this date, to on said real estate in as good repair and condition as the same are in at this date, to for the making and repairing of fences on the place, and such as shall be measured security for the second part for the second part for the second part seame shall be due, or to conform to or comply with any of the foregoing coverants as same shall be due, or to conform to or comply with any of the foregoing coverants as a same shall be due, or to conform to or comply with any of the foregoing coverants as any seame shall be due, or to conform to or comply with any of the foregoing coverants as any seame shall be due, or to conform to or comply with any of the foregoing coverants as a suddence of interest on any seame shall be due, or to confo
thereon and appurtenances thereundo belonging and warrant the title sory notes, executed concurrently with this mortgage by Adda 1 and party of the second part, or order, and bearing the same date as to the party of the second part, or order, and bearing the same date as to the party of the second part, or order, and bearing the same date as to the party of the second promissory note for the sum of the certain promissory note for the part of the part of the certain promissory note for the party of the party certain promissory note for the party certain the party certain promissory note for the party certain promissory receipts for the payment thereof. If not paid, the holder of the payment thereof. If not paid, the holder of the same at the rate of ten per centum per annum and ties and shall permit to waste, and especially no cutting of timber, except of frewood for the use of the kenator's family.  THIRD—To keep all buildings, teness and other improvement and shall be print to waste, and especially no cutting of timber, except of frewood for the use of the kenator's family.  THIRD—To keep all buildings, teness and other improvement and the light of the party of timber, except of firewood for the use of the kenator's family.  THIRD—To keep all buildings may office such insurance and the entire per annum and this mortgage shall stand as security therefor party and the party of timber, except of the provided and the party	to the same, as security for the payment to it of a debt evidenced by certain promise.  Additional part of the first part, and payable to hits mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein) with it maturity being evidenced by interest coupon notes of even date, which draw ton per e. relinquish and waite all rights or claims of homestead exemption and do hereby y character which are now due, or which hereafter may become liens on said real tots or debt secured hereby before the same become delinquent and deliver to the security for the announces publication thereful be antitled to the for the making and repairing of fences on the place, and such as shall be necessary some responsible doint shock company, appeared by the party of the second part, for the making and repairing of fences on the place, and such as shall be necessary some responsible doint shock company, appeared by the party of the second part, for the transfers to the mortgage farters. The case of fallure to keep said buildings so a magnant-so, paid shall be collectible with the notes herein. With interest at highly a company appeared by the party of the second part, for the making and repairing of fences on the place, and such as shall be necessary some responsible doint shock company, appeared by the party of the second part, for the such as a such as a such as shall be necessary as a such as a such as shall be necessary to the party of the second part, for the such as a such as a such as shall be necessary to be paid or there is allored to park any notes given and such as shall be necessary to be paid or there is allored to park any notes given and such as shall be necessary to be paid as the object of the second party without notice and this on become due and payable at the option of the second party without notice and this on become due and payable at the option of the second party without notice and this on become due an
thereon and appurtenances thereundo belonging and warrant the title sory notes, executed concurrently with this mortgage by Adda San the party of the second part, or order, and bearing the same date as to the party of the second part, or order, and bearing the same date as to the party of the second part, or order, and bearing the same date as to the party of the second promissory note for the sum of the certain promissory note for the part of the certain promissory note for the part of the certain promissory note for the certain promissory note for the certain promissory note for the certain promissory note in the certain the certain promissory note in the certain the certain the certain the certain the certain promissor of certain promissory note in the certain promissor of the cer	to the same, as security for the payment to it of a debt evidenced by certain promise. A statistical part of the first part, and payable to hids mortgage, and described further as, follows:  DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, DOLLARS, Or in partial payments prior to maturity in accordance with stipulation therein, with in maturity being evidenced by interest coupon notes of even date, which draw ton per the maturity of the second part as follows:  e, relinquish and waive all rights or claims of homestead exemption and do—hereby character which are now due, or which hereafter may become liens on said renities to the second part as follows:  e, relinquish and waive all rights or claims of homestead exemption and do—hereby character which are now due, or which hereafter may become liens on said renities to the or debt secured hereby before the same become delinquent and deliver to the second interest, the marking and repairing of reners on the place, and such as shall be entitled to the retractionary and the same are in at this date, the for the making and repairing of reners on the place, and such as shall be necessary some responsible foint stock, company, approaced by the party of the second part, for that differed, making said insurance payable in case of loss to the party of the second part, for attended, making said insurance payable in case of loss to the party of the second parts for the amount so part shell be collectible with the notes herein, with interests at against therefor to be mortgage hirself. In case of fallure to keep said buildings so a magnet so part shell be collectible with the notes herein, with interests at against shall be entired to the great and the second party of the second part for any complete shell be collectible with the notes herein, with interests at a magnet so parts shell be collectible with the notes herein, with interests at a magnet so parts shell be collectible with the notes herein, with the second part is any valuation or paralsement laws of the State of Oklah