and the second second

	n BEAL EST	ATE MORTOACE	DORSET Printing Company, Dallas, Texes-441
THIS INDENTIDE MAR I		ATE MORTGAGE.	Lord One Thousand Nine Hundred
			AND ONE THOUSAND THIS TRUNK COMPANY AND
the County of pration organized under the laws WITNESSETH, That the sale	and State of Oklah s of the State of Connecticut, having its id partof the first part, for and in co	oma, part of the first part, and principal office in the City of Harti nsideration of the sum of	d THE TRAVELERS INSURANCE COMPANY, a cor ford, Connecticut, party of the second part: Dollars eby acknowledged, hagranted, bargained and sold
d by these presents do gram scribed tract, plece, or p	nt, bargain, sell, convey and confirm unto	said party of the second part, and to a County of	b its successors and assigns, forever, all of the followin and State of Oklahoma, to wit
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ohereby covenant and agree	ee that at the delivery hereof	the lawful ownerof the	enances thereunto belonging, or in anywise appertaining signs forever. And the said partof the first par premises above granted, and seized of a good and in
	herein, free and clear of all incumbrances, of the second part, its successors and ass this instrument is made, executed and de he first partjustly indebted		
	ofcertain negotiable p	romissory noteexecuted and del	id part to the said partof the first part and payab livered by the said partof the first part, bearing
			SURANCE COMPANY, of Hartford, Connecticut, on the
•			cut, with interest thereon from date until maturity
recuted by the said partof	I the first part, one (the first) for		Dollars, due on the first da
	19, andn		
espectively. Each of said princi	ipal and interest notes bear interest after COMPANY at its office in Hariford Com	r maturity at the rate of ten per cen	nt. per annum, and are made payable to the order of sa sments of whatsoever character of said land, and ar
axes or assessments that shall be by the County or Town wherein s	e made upon said loan or upon the legal l aid land is situated, when the same becom the party of the second part for the sur	holder of said notes and morigage, e due, and to keep the buildings upo	on account of said loan, by the State of Oklahoma, o on the mortgaged premises insure. In some reliable for Dollar
o be held by them until this mo- nce if loss occurs.	rtgage is fully paid and said party of the of the first part agreeto keep all buil	first part assumes all responsibility	policies and renewals to said party of the second par of proof and care and expense of collecting such insu nts on the said land in as good repair as they now ar
FOURTH. It is further exp r interest notes, when the same	pressly agreed by and between the parties a become due, or in case of default in the	e payment of any installment of taxe	ade in the payment of any part of either said princip es or assessments upon said premises, or upon said lor or condition herein contained, the whole of said princip r be foreclosed accordingly. And it is also agreed th aid premises are pledged to the party of the second pa ic possession of said premies, by Receiver or otherwis
FIFTH. It is hereby furthe enewal, principal or interest note the interest mon the same dr	er agreed and understood that this moriga es that may hereafter be given, in the ever uring the said time of extension.	nge secures the payment of the prin nt of any extension of time for the p	neight note and interest notes herein described, and payment of said principal debt, to evidence said princip
ttomould too of		Dollars which this mortgage sl	this mortgage,will pay a reasonal lso secures.
Party of the first part shall paying time after one year from of And the said partof t xemption and siny laws of the The foregoing conditions be	date hereof. the first part, for said consideration, do State of Oklahoma. sing performed, this conveyance to be void	ments on the principal sum herein hereby expressly waive appraisen d; otherwise of full force and virtue	named in amount of \$100 or multiples, at any intere- ment of said real estate, and all benefit of the homester
		·	
Executed and delivered	in the presence of		
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The State of Oklah			
bunty of		a Notary Public in and	l for said County and State, on this
ay of		ıppeared	and to mo that
and			executed the same
and o me known to be the identical free and volu WITNESS My hand and off		es therein set forth.	Notary Publ
and to me known to be the identical free and volum WITNESS My hand and off My Commission expires	ptary act and deed, for the uses and purpos ficial seal.	es therein set forth.	
nd	otary act and deed, for the uses and purpos Beini seni.	es therein set forth.	, Notary Publ

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