form 1 = (The Truyclers Insurance Company)		un alte anna ann ann 1909, an antara an 1904, ann an 1907. An 1917 Sangapan an 1917 - Bharach an air an 1917 Sangapan an 1917.	DORSEY Printi	ng Company, Dallas, Texas-16311
	REAL ES	TATE MORTGAGE).	
THIS INDENTURE, Made this.				
by and between	and State of Okl State of Connecticut, having it	ahoma, purtof the first p is principal office in the City of	part, and THE TRAVELERS INSU of Hartford, Connecticut, party of	RANCE COMPANY, a cor- the second part:
WITNESSETH, That the said part				
to	ain, sell, convey and confirm unt	o said party of the second part,	, and to its successors and assigns,	forever, all of the following
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TO HAVE AND TO HOLD THE S, and all rights of homestead exemption u	AME, With all and singular the	tenements, hereditaments and	appurtenances thereunto belonging,	or in anywise appertaining
dohereby covenant and agree that defeasible estate of inheritance therein, in peaceable possession of said party of the	at the delivery hereof	the lawful owner	of the premises above granted, an	d seized of a good and in
PROVIDED ALWAYS, And this inst FIRST. Said partof the first	trament is made, executed and	denvered upon the following co	onditions, to-wit;	
according to the tenor and effect of	· · · · · · · · · · · · · · · · · · ·		e second part to the said part and delivered by the said part	• • • •
			ERS INSURANCE COMPANY, of H	
first day ofper cent. per a executed by the said partof the first	nnum, payable annually, which it part, one (the first) for	interest is evidenced by	coupon interest notes	of even date herewith, and ollars, due on the first day
of			10 10 10 10	
each, due on the first day of respectively. Each of said principal and THE TRAVELERS INSURANCE COMPA SECOND, Said partof the fir taxes or assessments that shall be made	interest notes bear interest af NY, at its office in Hartford, Co	ter maturity at the rate of ten	per cent. per annum, and are made	payable to the order of said
taxes or assessments that shall be made by the County or Town wherein said land Insurance company approved by the part and to assign the policies to said party to be held by them until this mortgage is	is situated, when the same beco y of the second part for the s of the second part, as their int	me due, and to keep the buildi um of erests may appear, and deliver	ngs upon the mortgaged premises	asured in some reliable fir Dollars Dollars
THIRD. The said part of the and not commit or allow any waste on sa FOURTH. It is further expressly a	first part agreeto keep all b uid premises.	ulidings, fences and other impr	rovements on the said land in as g	ood repair as they now are
or interest notes, when the same become or the premium for said fire insurance w sum named herein, and interest thereon, in the event of any default in payment or or its assigns, as additional collateral sec FIFTH. It is hereby further agree renewal, principal or interest notes that n or the interest upon the same during the SIXTH. Said part of the first	a due, or in case of default in then the same become due, or in shall become immediately due breach of any covenant or cond urity, and said party of the see a und understood that this mort nay hereafter be given, in the each and cover since of each of	the payment of any installment case of the breach of any cover and payable, and this mortgad litton herein, the rents and profi ond part, or assigns, shall be e- gage secures the payment of t vent of any extension of time for	of taxes or assessments upon said enant or condition herein contained ge may be foreelosed accordingly. Its of said premises are pledged to ntitled to possession of said premise the principal note and interest not or the payment of said principal del	premises, or upon said loan , the whole of said principa And it is also agreed tha the party of the second part s, by Receiver or otherwise es herein described, and al t, to evidence said principa
attorney's fee of Party of the first part shall have it paying time after one year from date her And the said partof the first exemption and stay laws of the State of The foregoing conditions being peri	ne privilege of making partial pa- cof. part, for said consideration, do. Oklahoma. ormed, this conveyance to be y	hereby expressly waive ap old; otherwise of full force an	herein named in amount of \$100 f opraisement of said real estate, and d virtue.	all benefit of the homestea
IN TESTIMONY WHEREOF, The s Executed and delivered in the p		reunto subscribe	nameon the day and	year first above mentioned
anna bha tha a bha ann an sha ann an sha ann an sha ann an ann an ann an ann an ann an ann an a				
The State of Oklahoma	} 55.			
The State of Oklahoma County of	}ss.	and a stand of the s		
The State of Oklahoma County of BEFORE ME, day of	}ss9	, a Notary Public	in and for said County and State,	on this
The State of Oklahoma County of	SS. 19	appeared, a Notary Public forcgoing instrument, and ackn oses therein set forth.	in and for said County and State,	on this
The State of Oklahoma County of	SS. 19	appeared, a Notary Public forcgoing instrument, and ackn oses therein set forth.	in and for said County and State,	on this
The State of Oklahoma County of BEFORE ME, day of and to me known to be the identical person free and voluntary act	SS. 19, personally who executed the within and and decd, for the uses and purp	foregoing instrument, and ackn oses there in set forth.	in and for said County and State, nowledged to me that	on thisexecuted the same a