m += (The Travelers ingurance Company)	REAL ESTATE	DORSEX Printing Company, Dallas, Texas-141
THIS INDENTURE, Made this		in the year of our Lord One Thousand Nine Hundred
and between	alara ayaa iyaa iinaya a saadaalaha iyaa iinaa ayaa ayaa ayaa ahaa ahaa ahaa ahaa a	
oration organized under the laws of the State of WITNESSETH, That the said partof t	of Connecticut, having its principal he first part, for and in consideration	office in the City of Hartford, Connecticut, party of the second part: n of the sum ofDollar
ad by these presents do grant, bargain, sell,	, convey and confirm unto said party	the receipt whereof is hereby acknowledged, ha granted, bargained and sole of the second part, and to its successors and assigns, forever, all of the followin of and State of Oklahoma, to with
······································	· · · · · · · · · · · · · · · · · · ·	
······································		
······································		
TO HAVE AND TO HOLD THE SAME, y		, hereditaments and appurtenances thereunto belonging, or in anywise appertainin to its successors and assigns forever. And the said partof the first pa
bereby covenant and agree that at the	delivery hereofth	e lawful ownerof the premises above granted, and seized of a good and i
feasible estate of inheritance therein, free and accable possession of said party of the second PROVIDED ALWAYS, And this instrument	clear of all incumbrances, and that part, its successors and assigns, fore is made, executed and delivered up	will Warrant and Defend the same in the quiet a ver, against the lawful claims of all persons whomsoever. pon the following conditions, to-wil:
		e said party of the second part in the principal sum of
cording to the tenor and effect of	certain negotiable promissory	r noteexecuted and delivered by the said partof the first part, bearl and THE TRAVELERS INSURANCE COMPANY, of Hartford, Connecticut, on t
rst day of	19, at the office of said Compa	any, in Hartford, Connecticut, with interest thereon from date until maturity
	payable annually, which interest is	
		evidenced by
ach, due on the first day of, a espectively, Each of said principal and interest HE TRAVELERS INSURANCE COMPANY, at	ndnotes for 	Dollars, due on the first d Dollars, due on the first d Dollar
19, a ach, due on the first day of espectively. Each of said principal and interes HE TRAVELERS INSURANCE COMPANY, at SECOND. Said part of the first part axes or assessments that shall be made upon so y the County or Town wherein said laud is situa- isurance company approved by the pariy of the d to assign the policies to said party of the b be held by them until this mortgage is fully y one if loss occurs.	ndnotes for	Dollars, due on the first d Dollars, due on the first d Dollars, 19, 19, Dollars, y at the rate of ten per cent, per annum, and are made payable to the order of se pay all taxes and assessments of whatsoever character on said land, and a said notes and mortgage, on account of said loan, by the State of Oklahoma, d to keep the buildings upon the mortgaged premises insured in some reliable f appear, and deliver said policies and renewals to said party of the second pa assumes all responsibility of proof and care and expense of collecting such insu
19, a such, due on the first day of espectively. Each of said principal and interess the TRAVELERS INSURANCE COMPANY, at SECOND. Said partof the first part uses or assessments that shall be made upon so y the County or Town wherein said laud is situr issurance company approved by the party of the d to assign the policies to said party of the d to assign the policies to said party of the issurance company approved by the party of the d to assign the policies to said party of the re if loss occurs. THIRD. The said partof the first part and not commit or allow any waste on said pren- FOURTH. It is further expressiva agreed by r interest notes, when the same become due, o the prenum for said fire insurance when the im named herein, and interest thereon, shall i the event of any default in payment or breach t is assigns, as additional collateral security, a DEFTH. It is breave further agreed and u	nd	Dollars, due on the first d
19	nd	Dollars, due on the first d Dollar, 19, 10
19, a spectively. Each of said principal and interess spectively. Each of said principal and interess HE TRAVELERS INSURANCE COMPANY, at SECOND. Said partof the first part xes or assessments that shall be made upon so r the County or Town wherein said laud is situr surance company approved by the party of the d to assign the policies to said party of the to be held by them until this mortgage is fully to be held by them until this mortgage is fully to et it loss occurs. THIRD. The said partof the first part interest notes, when the same become due, o the premium for said fire insurance when the interest notes, when the same become due, o the premium for said fire insurance when the interest notes, when the same become due, o the premium for said fire insurance when the interest notes, when the same become due, o is safgars, as additional collateral security, a FIETH. It is hereby further agreed and u newal, principal or interest notes that may her to interest upon the same during the said to SIXTH. Said partof the first part h torney's fee of	nd	Dollars, due on the first d
19	nd	Dollars, due on the first d Dollars, due on the first d Dollars, 19
19, a ach, due on the first day of espectively. Each of said principal and interess HE TRAVELERS INSURANCE COMPANY, at SECOND. Said partof the first part trees or assessments that shall be made upon sa by the County or Town wherein said laud is situr surrance company approved by the party of the da to assign the policies to said party of the jong the county or Town wherein said laud is situr surrance company approved by the party of the da to assign the policies to said party of the jong the cit loss occurs. THIRD. The said partof the first part and not commit or allow any waste on said pren- FOURTH. It is further expressiva greed by in the storts, when the same become due, or r the premium for said fire insurance when the is assigns, as additional collateral security, a FIFTH. It is hereby further agreed and u mewal, principal or interest notes that may her r the interest upon the same during the said t SIXTH. Said partof the first part ha thorney's fee of	nd	Dollars, due on the first d
19	nd	Dollars, due on the first d
19, a ach, due on the first day of	nd	Dollars, due on the first d
19	nd	Dollars, due on the first d
19	nd	Dollars, due on the first d
19	nd	Dollars, due on the first d
19, a 19, a ach, due on the first day of	nd	
19	nd	Dollars, due on the first d
19 19 , a ach, due on the first day of	nd	Dollars, due on the first d
19 19 , a ach, due on the first day of	nd	Dollars, due on the first d
19 19 , a ach, due on the first day of	nd	Dollars, due on the first d