Form 1-(The		
	(Тав Тгатейеть іляцталее Соціралу)	DOPSEY Printing Company, Dalles, Tax
	REAL ESTATE MORTGAGE.	an na sanan an
THIS	HIS INDENTURE, Made thisday ofday of	ord One Thousand Nine Hundred
by and be	between 🐷	underspectamenterspecte aux o constructions and an and Parameter and a construction of the subject and the set of th
poration o	County state of Oklahoma, purt of the first part, and n organized under the laws of the State of Connecticut, having its principal office in the City of Hartfo VITNESSETH, That the said part of the first part, for and in consideration of the sum of	ord, Connecticut, party of the second part:
	in hand paid, by the said party of the second part, the receipt whereof is hereb	
	these presents do grant, bargain, sell, convey and confirm unto said party of the second part, and to i	
	bed tract, plece, or parcelof land lying and situated in the County of	
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TO and all ri	FO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurten 1 rights of homestead exemption unto the said party of the second part, and to its successors and assig	nances thereunto belonging, or in anywise apper
	hereby covenant and agree that at the delivery hereof	
peaceable PRC	ble possession of said party of the second part, its successors and assigns, forever, against the lawful claim PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions,	ns of all persons whomsoever. , to-wit:
FIR	PIRST. Said partof the first partjustly indebted unto the said party of the second part	art in the principal sum of
	Dollars, being for a loan made by the said party of the second	part to the said partof the first part and p
	ing to the tenor and effect of executed and delivered and de	
date	,, ,,	
the rate of	ay of, at the office of said Company, in Hartford, Connecticu te ofper cent. per annum, payable annually, which interest is evidenced by	
executed	ed by the said part of the first part, one (the first) for	
of.,		-
	due on the first day of, 19,	
respective THE TRA	tively. Each of said principal and interest notes bear interest after maturity at the rate of ten per cent. TRAVELERS INSURANCE COMPANY, at its office in Hartford, Connecticut.	per annum, and are made payable to the order
SEC taxes or (TRAVELERS INSURANCE COMPANY, at its office is here a hardrond. Connecticut. SECOND. Said partof the first part hereby covenantand agree to pay all taxes and assesses or assessments that shall be made upon said loan or upon the legal holder of said notes and mortgage, or County or Town wherein said land is situated, when the same become due, and to keep the buildings upon	aents of whatsoever character on said land, a a account of said loan, by the State of Oklaho
by the Co	County or Town wherein said land is situated, when the same become due, and to keep the buildings upon	the mortgaged premises insured in some relia
and to as	nce company approved by the party of the second part for the sum of	licies and renewals to said party of the secon
ance if lo	The solution of the first part agree	
or interes	of commit or allow any waste on said premises. FOURTH. It is further expressly agreed by and between the parties hereun to that if any default be mad erest notes, when the same become due, or in case of default in the payment of any installment of taxes premium for said fire insurance when the same become due, or in case of the breach of any covenant or amed herein, and interest thoreon, shall become immediately due and paya bie, and this mortgage may h event of any default in payment or breach of any covenant or condition herein, the rents and profits of said assigns, as additional collateral security, and said party of the second part, or assigns, shall be entitled to ZHTH. It is hereby further agreed and understood that this mortgage secures the payment of the princi al, principal or interest notes that may hereafter be given, in the event of any extension of time for the pay interest upon the same during the sold time of extension	or assessments upon said premises, or upon sai
sum name	amed herein, and interest thereon, shall become immediately due and payable, and this mortgage may here any default in narmed or breach of any covenant or condition herein the rests and profits of sail	be foreclosed accordingly. And it is also agreed on the provide the party of the second secon
or its ass	assigns, as additional collateral security, and said party of the second part, or assigns, shall be entitled to	possession of said premies, by Receiver or oth
	il, principal or interest notes that may bereafter be given, in the event of any extension of time for the pay interest upon the same during the said time of extension.	yment of said principal debt, to evidence said p
renewal, 1	interest upon the same during the said time of extension. SIXTH. Said partof the first part hereby agree, in the event action is brought to foreclose th	is mortrage, will pay a rea
SIX	ey's fee ofDollars, which this mortgage also Party of the first part shall have the privilege of making partial payments on the principal sum herein na	
attorney's Part	arty of the first part shall have the privilege of making partial payments on the principal sum herein h	
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