neti pri di anti anti anti anti anti anti anti ant	REAL FSTAT	E MORTGAGE.	алын алар алар алар алар алар алар алар ала	ning Company, Dallas, Jexas C
THIS INDENTURE, Made this.			our Lord One Thousand Nine F	fundred
by and between	. An in Alexandro con a subsection of the integration of an an action of the subsection of the subsection of the		and a stand over the second	
of the County of	and State of Oklahoma,	part of the first par	t, and THE TRAVELERS INS	URANCE COMPANY, a c
poration organized under the laws of the State WITNESSETH, That the said partof				
to in hand paid, t				
and by these presents do grant, bargain, se				
described tract, piece, or parcelof in	nd lying and situated in the Coun	ity of		I State of Okiahoma, to-w
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•••••••••••••••••••••••••••••••••••••••				· · · · · · · · · · · · · · · · · · ·
TO HAVE AND TO HOLD THE SAME, and all rights of homestead exemption unto the	With all and singular the teneme	nts, hereditaments and ap	purtenances thereunto belonging	5, or in anywise appertaining
dohereby covenant and agree that at the				
defeasible estate of inheritance therein, free an	d clear of all incumbrances, and t	hat	will Warraat and Defen	d the same in the quiet a
defeasible estate of inheritance therein, free an peaceable possession of said party of the second PROVIDED ALWAYS, And this instrumen	part, its successors and assigns, i it is made, executed and delivered	orever, against the lawfu i upon the following cond	l claims of all persons whomso litions, to-wit:	æver.
FIRST. Said part of the first part				
according to the tenor and effect of	Dollars, being for a loan made			
date1	and payable to the order (of said THE TRAVELERS	S INSURANCE COMPANY, of 1	Hartford, Connecticut, on t
	, at the office of said Con			
the rate ofper cent. per annum,				
executed by the said partof the first part				
each, due on the first day of	and	or, 19, 19,	, 19, 19, 19	
	· · · · · · · · · · · · · · · · · · ·			
respectively. Each of said principal and intere THE TRAVELERS INSURANCE COMPANY, at SECOND. Said part	. Its office in Hartford, Connecticu hereby covenantand agree	t. io pay all taxes and as	sessments of whatsoever char	acter on said land, and a
taxes or assessments that shall be made upon s by the County or Town wherein said land is situ	ald loan or upon the legal holder ated, when the same become due,	of said notes and mortga and to keep the buildings	ge, on account of said loan, by upon the mortgaged premises	y the State of Oklahoma, insured in some reliable f
insurance company approved by the party of t and to assign the policies to said party of the	he second part for the sum of	av process and delires of	id valiation and renowals to an	Dolla
to be held by them until this mortgage is fully ance if loss occurs.	paid and said party of the first p	art assumes all responsib	ility of proof and care and expe	anse of collecting such inst
THIRD. The said partof the first part and not commit or allow any waste on said pre	mises.			
FOURTH. It is further expressiy agreed or interest notes, when the same become due,	by and between the parties hereu	n to that if any default be ent of any installment of	a made in the payment of any taxes or assessments upon said	part of either said princip premises, or upon said los
on the promium for cold fire increases when the	anna haanna dua an in sana at	the breech of environments	mé an iomdifion Levels containei	and a second and a second and a second
sum named herein, and interest thereon, shall in the event of any default in payment or breact or its assigns, as additional collateral security, FIFTH, it is hereby further agreed and renewal, principal or interest notes that may be	1 of any covenant or condition her and said party of the second part,	e in, the rents and profits	of said premises are pledged to led to possession of said premi-	the party of the second pa es, by Receiver or otherwi
FIFTH. It is hereby further agreed and renewal, principal or interest notes that may be	anderstood that this mortgage sec reafter be given, in the event of a	ures the payment of the ny extension of time for t	principal note and interest not he payment of said principal de	es herein described, and i bt, to evidence said princip
or the interest upon the same during the said SIXTH. Said partof the first part 1	time of extension.			
attorney's fee of		llars, which this mortgag	e also secures.	as multiplan at our inter
paying time after one year from date hereof. And the said partof the first part, f				
exemption and stay laws of the State of Oklah The foregoing conditions being performed,	oma			an oenent of the nomeste
The foregoing conditions occurs provident				
· · · · · · · · · · · · · · · · · · ·				
IN TESTIMONY WHEREOF, The said par	t of the first part hereunto s	a bscribe	nameon the day and	year first above mention
Executed and delivered in the presence	e of			
			and a second	
	······································			
The State of Oklahoma	· .			
County of	5.			
County of		, a Notary Public in	and for said County and State,	ou this
day of	19, personally appeare	đ		
and	montal the state of the second		admat to use that	
to me known to be the identical person, who	executed the within and foregoing ed, for the uses and purposes there	ein set forth.		
WITNESS My hand and official seal.			an a the state of the	, Notary Publ
MY COMMISSION EXDIRES				
			-	
Filed for Record the				
		A.D. 19	o'clockM.	
	day of.	A.D. 19		1. 1
Filed for Record the	day of.	A.D. 19	o'clockM.	