	REAL ESTATE MORTGAGE.	
THIS INDENTURE. Made this	day of	One Thousand Nine Hundred
the County of	and State of Oklahoma, partof the first part, and T	HE TRAVELERS INSURANCE COMPANY, a
WITNESSETH, That the said parto	t the first part, for and in consideration of the sum of	Doll
d by these presents dogrant, burgain, s	ell, convey and confirm unio said party of the second part, and to its and lying and situated in the County of	successors and assigns, forever, all of the follow
TO HAVE AND TO HOLD THE SAME	With all and singular the tenements, hereditaments and appurture.	nces thereunto belonging, or in anywise appertai
hereby covenant and agree that at th	With all and singular the tenements, hereditaments and appurtenance said party of the second part, and to its successors and assigns e delivery hereof	mises above granted, and seized of a good and
	nd clear of all incumbrances, and thaty d part, its successors and assigns, forever, against the hawful claims int is made, executed and delivered upon the following conditions, justly indebted unto the said party of the second par	
	Dollars, being for a loan made by the said party of the second	art to the said partof the first part and pay
te	19, and payable to the order of said THE TRAVELERS INSUI	RANCE COMPANY, of Hartford, Connecticut, or
ecuted by the said partof the first part	nndnotes for	Dollars, due on the first
ch, due on the first day of	19	, 19, 19, 19, 19
SECOND. Said partof the first pa	rest notes bear interest after maturity at the rate of ten per cent. p at its office in Hartford, Connecticut. rt horeby covenantand agreeto pay all taxes and assessme said loan or upon the legal holder of said notes and mortgage, on uated, when the same become due, and to keep the buildings upon t	nts of whatsoever character on said land, and account of said loan, by the State of Oklahom
surance company approved by the party of ad to assign the policies to said party of th be held by them until this mortgage is full use if loss occurs.	the second part for the sum of appear, and deliver said pole e second part, as their interests may appear, and deliver said pole y paid and said party of the first part assumes all responsibility of	cles and renewals to said party of the second proof and care and expense of collecting such h
THIRD. The said partof the first id not commit or allow any waste on said p FOURTH. It is further expressiv agreed interest notes, when the same become due	by and between the parties hereun to that if any default be made or in case of default in the payment of any installment of taxes o	in the payment of any part of either said prin or assessments upon said premises, or upon said
m named herein, and interest thereon, shal the event of any default in payment or brea- its assigns, as additional collateral security FIFTH. It is hereby further agreed and	he same become due, or in case of the breach of any covenant or co 1 become immediately due and payable, and this mortgage may be ch of any covenant or condition herein, the rents and profits of said , and said party of the second part, or assigns, shall be entitled to p understood that this mortgage secures the payment of the princip	foreclosed accordingly. And it is also agreed premises are pledged to the party of the second possession of said premies, by Receiver or other al note and interest notes herein described, an
the interest upon the same during the said SIXTH. Said partof the first part	hereby agree, in the event action is brought to foreclose this	s mortgage, will pay a reason
wing time offer one year from date haroof	Dollars, which this mortgage also ivilege of making partial payments on the principal sum herein nar	
emption and stay laws of the State of Okla The foregoing conditions being performe	d, this conveyance to be void; otherwise of full force and virtue.	
	artof the first part hereunto subsoriben	
Executed and delivered in the prese		
មមម្នកក្នុងមួយមន្ត្រីសារាយការបានក្នុងមួយស្នាក់ សំណាស់ សំណុកព្រះសំហៀតលោក និងការសំហៀតសំហា		
		
The State of Oklahoma	55.	
anata of		and County and State on the
ay of		999 m 1986 bin 2000 july 1991 bin 1997 bin 1997 bin 1996 bin 1996 bin 1996 bin 1986 figure bin 1996 bin 1997 bin
me known to be the identical person	o executed the within and foregoing instrument, and acknowledged	to me that
free and voluntary act and WITNESS My band and official seal.	deed, for the uses and purposes therein set forth.	, Notary Pi
	day of	
······································	Deputy.	Register of Dee

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