orm 1 - (The Trayelets Insurance Company)		DORSEY Printing Company, Dallas, Texas-16111
	DEAT FOR AND MODERA	
	REAL ESTATE MORTGAGE	
		of our Lord One Thousand Nine Hundred
	entroporte des decorrem parte alla mandel gigant porqu ite es es de char es par appara es para estre la delle estre dell'antique dell'	The state of the s
	and State of Oklahoma, partof the first e of Connecticut, having its principal office in the City	part, and THE TRAVELERS INSURANCE COMPANY, a cor- of Hartford, Connecticut, party of the second part:
WITNESSETH, That the said part	f the first part, for and in consideration of the sum of	Dollars,
		of is hereby acknowledged, ha granted, bargained and sold,
		rt, and to its successors and assigns, forever, all of the following
described tract, plece, or parcelof l	and lying and situated in the County of	and State of Oklahoma, to-wit:
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MO HASTE AND MO HOLD MAIN GASE	Will all and all and the desired by the selfence of	A consistencia de Abayanto Balancia e on la anumica consistencia
and all rights of homestead exemption unto t	he said party of the second part, and to its successors	d appurtenances thereunto belonging, or in anywise appertaining, and assigns forever. And the said partof the first part
dohereby covenant and agree that at the	e delivery hereofthe lawful owner	of the premises above granted, and seized of a good and in-
defeasible estate of inheritance therein, free a	nd clear of all incumbrances, and that	will Warrant and Defend the same in the quiet and
PROVIDED ALWAYS, And this instrum	nd clear of all incumbrances, and that d part, its successors and assigns, forever, against the la- ent is made, executed and delivered upon the following	conditions, to-wit:
FIRST. Said partof the first part.	justly indebted unto the said party of the	second part in the principal sum of
#	Dollars, being for a loan made by the said party of t	he second part to the said partof the first part and payable
according to the tenor and effect of	certain negotiable promissory note executed	and delivered by the said part of the first part, bearing
date	19, and payable to the order of said THE TRAVEI	LERS INSURANCE COMPANY, of Hartford, Connecticut, on the
		Connecticut, with interest thereon from date until maturity at
the rate ofper cent. per annur	, payable annually, which interest is evidenced by	coupon interest notes of even date herewith, and
executed by the said partof the first pa	rt, one (the first) for	Dollars, due on the first day
of19	, andnotes for	Dollars
each, due on the first day of		, 19, 19, 19, 19, 19,
respectively. Each of said principal and inte	rest notes bear interest after maturity at the rate of ter	n per cent. per annum, and are made payable to the order of said
THE TRAVELERS INSURANCE COMPANY,	at its office in Hartford Connecticut	d assessments of whatsoever character on said land, and any
taxes or assessments that shall be made upon	said loan or upon the legal holder of said notes and mo	ortgage, on account of said loan, by the State of Oklahoma, or
		dings upon the mortgaged premises insured in some reliable fire
and to assign the policies to said party of the beheld by them until this mortgage is full	the second part for the sum of	Dollars, er said policies and renewals to said party of the second part, onsibility of proof and care and expense of collecting such insur-
ance if loss occurs.		provements on the said land in as good repair as they now are,
and not commit or allow any waste on said p	remises.	
or interest notes, when the same become due	, or in case of default in the payment of any installmen	ilt be made in the payment of any part of either said principal it of taxes or assessments upon said premises, or upon said lean,
sum named herein, and interest thereon, sha	ne same become due, or in case of the breach of any co- l become immediately due and payable, and this mortg-	venant or condition herein contained, the whole of said principal age may be foreclosed accordingly. And it is also agreed that ofits of said premises are pledged to the party of the second part,
or its 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 otherwise.
FIFTH. It is hereby further agreed and	understood that this mortgage secures the payment of	the principal note and interest notes herein described, and all for the payment of said principal debt, to evidence said principal
or the interest upon the same during the sale	I time of extension.	
		preclose this mortgage, will pay a rensonable
Party of the first part shall have the pr	ivilege of making partial payments on the principal sum	herein named in amount of \$100 or multiples, at any interest
paying time after one year from date hereof.	for said consideration, dohereby expressly waive a	appraisement of said real estate, and all benefit of the homestead
	ihoma.	
exemption and stay laws of the State of Okla	d this conveyance to be void: otherwise of full force of	
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