Form 1—(The Travelers Insurance Company) DOESPY, Printing Company Dallas, Texas—[641]	
REAL ESTATE MORTGAGE.	Ī
THIS INDENTURE, Made this 26th day of January in the year of our Lord One Thousand Nine Hundred Land	
my and harrison Doral Gold nove Reserve and Joseph Thole will and freedowd!	
of the County of Juleal and State of Oklahoma, purtice of the first part, and THE THAVELERS INSURANCE COMPANY, a cor-	1
Politicon Voity alklahoma of the State of Connecticut, having its principal office in the City of Hartford Connecticut, party of the second part:	
WITNESSETH, That the said particle of the first part, for and in consideration of the sum of Mit January	
to Tiles in hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, hazzle granted, bargained and sold,	1
and by these presents do grant, bargain, sell, convey and confirm unto said party of the second part, and to its successors and assigns, forever, all of the following described tractal, piece-to or parcelated land lying and situated in the County of Jalkan and State of Oklahoma, to-wit:	
The southwest quarter of the southwest quarter (Sorly Sorly): the south helf of the worth	1
westignarter of the continuest quarter (AM nin/s Sup); the worthwest quarter of the roothwest	
quarter of the southwest quarter (11 11/4 111/4), and the southwest quarter of the	
"southwest quarter of the monthwest quarter (SM) SMH HM4) all un section	
Andian Meridian	
### Particulation	
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TO HAVE AND TO HOLD THE SAME, With all and slingular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining and all rights of homestead exemption unto the said party of the second part, and to its successors and assigns forever. And the said party-color the first party of the first party of the second party of the second party and the said party-color the first party of the second party of the second party of the second party and the said party-color the second party of the second party and the said party-color the second party of the second party and the said party-color than the said party-col	Ĺ
do hereby covenant and agree that at the delivery hereof they and the lawful owners of the premises above granted, and seized of a good and in	-
defeasible estate of inheritance therein, free and clear of all incumbrances, and that the same will Warrant and Defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever. PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to-wit:	1
FIRST. Said partiallof the first part and justly indebted unto the said party of the second part in the principal sum of	١.
according to the tenor and effect of their serial part of the first part and payable according to the tenor and effect of their serial part of the first part and payable according to the tenor and effect of their serial part of the first part, bearing	1
data James J. D. 19/2 and payable to the order of sold THE TRANSIEDE ANSIEDE AND TOMPANY of Heritard Connections on the	
first day of Jasticary 19/7, at the office of said Company, in Hartford, Compositent with integerst thereon from date until maturity a	t
the rate of	1
executed by the said part sess of the first part, one (the first) for thirty three and her Dollars, due on the first day	1
of January 19/1, and notes for Milly each, due on the first day of January 19/2, 19/3, 19/4, 19/5, 19/6, 19/7, 19, 19, 19, 19	3
respectively. Each of said principal and interest notes hear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of sai	<u>.</u>
THE TRAVELERS INSURANCE COMPANY, at its office in Hartford, Connecticut, the alkinean, Wanter F Halley term having at the rectafolitant Bases, SECOND. Said part the first part hereby covenant, and agree—to pay all taxes and 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 mortgage, on account of said loan, by the State of Oklahoma, o by the 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 reliable fir	r [2]
T-11-m	. 3
insurance company approved by the party of the second part for the sum of and to assign the policies to said party of the second part as their interests may appear, and deliver said policies and renewals to said party of the second part to be held by them until this mortgage is fully paid and said party of the first part assumes all responsibility of proof and care and expense of collecting such insur	
ance if loss occurs. THIRD. The said part the first part agreeto keep all buildings, fences and other improvements on the said land in as good repair as they now are	
and not commit or allow any waste on said premises. FOURTH. It is further expressly agreed by and between the parties hercun to that if any default be made in the payment of any part of either said princips or interest notes, when the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said lear	1
or the premium for said fire insurance when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said principles sum named herein, and interest thereon, shall become immediately due and payable, and this mortgage may be foreclosed accordingly. And it is also agreed that	1 12
in the event of any default in payment or breach of any covenant or condition berein, the rents and profits of said premises are piedged to the party of the second par 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 a renewal, principal or interest notes that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal	11
or the interest upon the same during the said time of extension. SIXTH. Said part the first part hereby agree, in the event action is brought to foreclose this mortgage	ь
attorney's fee of	
paying time after one year from date hereof. And the said part 25 of the first part, for said consideration, dohereby expressly waive appraisement of said real estate, and all benefit of the homestea	
And the said participated the first part, for said consideration, do make the said the first part for	
The foregoing conditions being performed, this conveyance or be void, other wise or this force and viscos	
при	
The Time	:
IN TESTIMONY WHEREOF, The said particle of the first part hereunto subscribe their name on the day and year first above mentioned	1
Executed and delivered in the presence of	-
J.C. Ward Collinswill abla. Jessel Cole.	-
31. A Slife	_
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The State of Oklahoma	
County of Pagens 19	
Notary Duble in and for said County and State on this 24 ff	-
day of January 1910 nerconally appeared Norwood Free Survey	-
and Jessel bole rufe and husband	-
to me known to be the identical person	*
WITNESS My hand and official seal. Notary Public	
My Commission expires November 25th / 1/10:	_
28	
Filed for Record the day of fram A.D. 19.10 at o'clock and. Series of Deputy. Register of Deeds.	
By Deputy. Register of Deeds.	1