form 1 - (time Trayelers Insurance Company)			POÉSEX Printing Company, Dallas, Texas-16111
	REAL ESTATE N	MORTGAGE.	
			ousand Nine Hundred
by and between			entered the state of the state
of the County ofand State of Oklahoma, partof the first part, and THE TRAVELERS INSURANCE COMPANY, a corporation organized under the laws of the State of Connecticut, having its principal office in the City of Hartford, Connecticut, party of the second part: WITNESSETH, That the said partof the first part, for and in consideration of the sum of			
and by these presents dogrant, bargain, described tract, plece, or parcelof	sell, convey and confirm unto said party	of the second part, and to its successo	rs and assigns, forever, all of the following
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<u> </u>			1
was provided to the second of			
TO HAVE AND TO HOLD THE SAMI	E. With all and singular the tenements.	Rereditaments and appurtenances there	aunto belonging, or in anywise appertaining.
TO HAVE AND TO HOLD THE SAMI and all rights of homestead exemption unto			The state of the s
dohereby covenant and agree that at t defeasible estate of inheritance therein, free			
defeasible estate of inheritance therein, free peaceable possession of said party of the seco PROVIDED ALWAYS, And this instrum FIRST. Said partof the first part	and part, its successors and assigns, forevent is made, executed and delivered upon justly indebted unto the		
			said part of the first part and payable
according to the tenor and effect of			e said partof the first part, bearing OMPANY, of Hartford, Connecticut, on the
			erest thereon from date until maturity at
the rate ofper cent. per annu		videnced bycoupon	interest notes of even date herewith, and
executed by the said partof the first p			Dollars, due on the first day
each, due on the first day of	, and	-, 19, 19, 19, 19	Dollars
• • • • • • • • • • • • • • • • • • • •			
respectively. Each of said principal and interest notes bear interest after maturity at the rate of ten per cent, per annum, and are made payable to the order of said THE TRAVELERS INSURANCE COMPANY, at its office in Hartford, Connecticut. SECOND. Said part			
insurance company approved by the party of the second part for the sum of			
THIRD. The said partof 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.			
or interest notes, when the same become du- or the premium for said fire insurance when sum named herein, and interest thereon, sha in the event of any default in payment or bre- or the sessions as additional collected security	e, or in case of default in the payment the same become due, or in case of the cill become immediately due and payable, ach of any covenant or condition here in, y, and said party of the second part, or d understood that this mortgage secures hereafter be given, in the eyent of any e	of any installment of taxes or assessme breach of any covenant or condition in, and this mortgage may be foreclose the rents and profits of said premises assigns, shall be entitled to possession the payment of the principal page as	erein contained, the whole of said principal d accordingly. And it is also agreed that are pledged to the party of the second part, of said premies, by Receiver or otherwise, and interest notes bearing described and all
SIXTH. Said partof the first par	t hereby agree, in the event action		e,will pay a reasonable
attorney's fee ofDollars, which this mortgage also secures. Party of the first part shall have the privilege 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. And the said partof the first part, for said consideration, dohereby expressly waive appraisement of said real estate, and all benefit of the homestead exemption and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.			
	part of the first part becounts subsc		the day and year first above mentioned.
			the day and year more above meanoned.
Executed and delivered in the prese		**************************************	**************************************
	de a del la rejecto figina a 197 (197) de la la la constantica de la constantica de la constantica de la constantica del constantica de la constantica del constantica del constantica del constantica de la constantica de la constantica de la constantica de la constantica del constan		
The State of Oklahoma	1		
The blace of Oklaholila	ss.		
County of BEFORE ME,	3	n Maines Bublle to and for until Gran	
day of	19personally appeared	, a Notary Public in and for said Cour	nty and State, on this
and	-	g 	tert winnerstade dispetie en met en nest. Dy process anniperature process announcement announcement in the
to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that			
My Commission expires	natriterra : " sampri joju, pajurijanina na in servinamajuka ang na akanajerka armetinga ang denaman ng	The state of the s	Notary Public.
Filed for Record the	day of	A.D. 19	ZK,
Ву	Deputy.	· · · · · · · · · · · · · · · · · · ·	Register of Deeds.