	REAL ESTATE	MORTGAGE.	
	day of		
oration organized under the laws of the	and State of Oklahoma, park State of Connecticut, having its principal of the first part, for and in consideration	office in the City of Hartford, Connecticut	, party of the second part:
	aid, by the said party of the second part, i		
	in, sell, convey and confirm unto said party of land lying and situated in the County of		
	tor land lying and situated in the county of		
	·····		
·····	·······		
	······································		
	· · · · · · · · · · · · · · · · · · ·		
- <u></u>			
	· · · · · · · · · · · · · · · · · · ·		
	·		
	· · · · · · · · · · · · · · · · · · ·		
·	·	متعادة مواجرة المراج والمعتب والمعين متعويو والمالين م	
TO HAVE AND TO HOLD THE S.	AME, With all and singular the tenements, to the said party of the second part, and	hereditaments and appurtenances thereunt	belonging, or in anywise appertained the said part
	at the delivery hereof		
	ee and clear of all incumbrances, and that second part, its successors and assigns, fore rument is made, executed and delivered up		
FIRST. Said partof the first	partjustly indebted unto the	said party of the second part in the princ	lipal sum of
	Dollars, being for a loan made by		
	certain negotiable promissory		
	nnum, payable annually, which interest is		
secuted by the said partof the firs	t part, one (the first) for		
	t part, one (the first) fornotes for		Dollars, due on the first
f19 ach, due on the first day of	notes for19, 19		
f19_ ach, due on the first day of espectively. Each of said principal and 'HE TRAVELERS INSURANCE COMPA SECOND. Said partof the fir axes or assessments that shall be made y the County or Town wherein said land neuronce company, supposed by the part	notes for- <u>19</u> , <u>19</u> interest notes bear interest after maturity NY, at its office in Hartford, Connecticut. at part hereby covenant <u>and agree</u> to upon said loan or upon the legal holder of is situated, when the same become due, and y of the second wart for the sum of	-, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whats said notes and mortgage, on account of s to keep the buildings upon the mortgaged	Dollars, due on the first Dollars, due on the first Dollars, Do 19, 19, 19 d are made payable to the order of pever character on said land, and id loan, by the State of Oklahom premises insured in some reliable
f19. ach, due on the first day of espectively. Each of said principal and 'HE TRAVELERS INSURANCE COMPA SECOND. Said partof the fir arces or assessments that shall be made y the County or Town wherein said land asurance company approved by the part nd to assign the policies to said party o be held by them until this mortgage if ace if loss occurs. THIRD. The said partof the	and notes for- <u>19</u> , <u>19</u> , <u>19</u> , interest notes bear interest after maturity NY, at its office in Hartford, Connecticut. at part hereby covenant <u>and agree</u> to upon said loan or upon the legal holder of is situated, when the same become due, and y of the second part for the sum of. of the second part as their interests may s fully paid and said party of the first part forst part agreeto keep all buildings, fer	, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whats said notes and mortgage, on account of su to keep the buildings upon the mortgaged appear, and deliver said policies and rene assumes all responsibility of proof and can	Dollars, due on the first Dollars, due on the first Dollars, 19 19 d are made payable to the order of pover character on said land, and id loan, by the State of Oklahom premises insured in some reliable Do wals to said party of the second a and expense of collecting such i
19		, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whats, said notes and mortgage, on account of si to keep the buildings upon the mortgaged appear, and deliver said policies and rene assumes all responsibility of proof and can the said of the improvements on the said 1 that if any default be made in the paym of any instillment of taxes or assessment breach of any covenant or condition herei e, and this mortgage may be foreclosed a , the rents and profits of said premises are assigns, shall be entitled to possession of s the payment of the principal note and	Dollars, due on the first Dollars, due on the first Dollars, Ju Dollars, Do 19
19	and notes for- 19, 19, 19, 19, 19, 19, 19, 19, 19, 19,	, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whats, said notes and mortgage, on account of si to keep the buildings upon the mortgaged appear, and deliver said policies and rene assumes all responsibility of proof and can ces and other improvements on the said 1 that if any default be made in the payme of any installment of taxes or assessments breach of any covenant or condition here e, and this mortgage may be foreclosed and the rents and profits of said premises are assigns, shall be entitled to possession of s the payment of the payment of said and attension of time for the payment of said and is brought to foreclose this mortgage	Dollars, due on the first Dollars, due on the first Dollars, 19 19 d are made payable to the order of pover character on said land, and id loan, by the State of Oklahom premises insured in some reliable premises insured in some reliable must to said party of the second a and expense of collecting such i and in as good reglr as they now ent of any part of either said prin s upon said premises, or upon said re contained, the whole of said prin coordingly. And it is also agreed pledged to the party of the second said premise, by Receiver or other nterest notes herein described, am rincipal debt, to evidence said prin will pay a reaso
19	and notes for- 19, 19, 19, 19, 19, 19, 19, 19, 19, 19,	, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whats said notes and mortgage, on account of su to keep the buildings upon the mortgaged appear, and deliver said policies and rene assumes all responsibility of proof and can ces and other improvements on the said 1 that if any default be made in the paym of any installment of taxes or assessments breach of any covenant or condition here e, and this mortgage may be foreclosed a , the rents and profits of said premises are assigns, shall be entitled to possession of s the payment of the payment of said 1 h is brought to foreclose this mortgage rs, which this mortgage also secures. the principal sum herein named in amount	Dollars, due on the first Dollars, due on the first Dollars, 19 19 19 19 d are made payable to the order of pover character on said land, and id loan, by the State of Oklahom premises insured in some reliable means to said party of the second re and expense of collecting such i and in as good reg Ir as they now ent of any part of either said prin coordingly. And it is also agreed pledged to the party of the second said premises, or upon said predise, the whole of said prin coordingly. And it is also agreed nuterest notes herein described, an rincipal debt, to evidence said prin will pay a reason at of \$100 or multiples, at any int
19		-, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whats, said notes and mortgage, on account of si to keep the buildings upon the mortgaged appear, and deliver said policies and rend assumes all responsibility of proof and can ces and other improvements on the said 1 that if any default be made in the paym of any installment of taxes or assessment breach of any covenant or condition herei e, and this mortgage may be foreclosed a the rents and profits of said premises are assigns, shall be cuittled to possession of a the principal note and 1 extension of time for the payment of said p is brought to foreclose this mortgage, rs, which this mortgage also secures. the principal sum herein named in amount expressive waive appraisement of said real	Dollars, due on the first Dollars, due on the first Dollars, 19 19 19 19 d are made payable to the order of pover character on said land, and id loan, by the State of Oklahom premises insured in some reliable means to said party of the second re and expense of collecting such i and in as good reg Ir as they now ent of any part of either said prin coordingly. And it is also agreed pledged to the party of the second said premises, or upon said predise, the whole of said prin coordingly. And it is also agreed nuterest notes herein described, an rincipal debt, to evidence said prin will pay a reason at of \$100 or multiples, at any int
19		, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whatss said notes and mortgage, on account of si to keep the buildings upon the mortgaged appear, and deliver said polleles and rene assumes all responsibility of proof and can cees and other improvements on the said 1 that if any default be made in the paym of any installment of taxes or assessment breach of any covenant or condition herei e, and this mortgage may be forelosed a , the rents and profits of said premises are assigns, shall be entitled to possession of s the payment of the principal note and i extension of time for the payment of said p is brought to foreclose this mortgage rs, which this mortgage also secures. the principal sum herein named in amoun expressly waive appraisement of said real ise of full force and virtue.	Dollars, due on the first Dollars, due on the first Dollars, Ju Dollars, Do 19
19	and notes for- 19, 19, 19, 19, 19, 19, 19, 19, 19, 19,	-, 19, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whats, said notes and mortgage, on account of si to keep the buildings upon the mortgaged appear, and deliver said policies and rene assumes all responsibility of proof and can ces and other improvements on the said 1 that if any default be made in the paym of any insiliment of taxes or assessment breach of any covenant or condition herei e, and this mortgage may be foreclosed a , the rents and profits of said premises are assigns, shall be entitled to possession of s the payment of the principal note and i extension of time for the payment of said print is brought to foreclose this mortgage, rs, which this mortgage also secures. the principal sum herein named in amoun respressly waive appraisement of said real ise of full force and virtue.	Dollars, due on the first Dollars, due on the first Dollars, 19 19 d are made payable to the order of pever character on said land, and id loan, by the State of Oklahom ip remises insured in some reliable must to said party of the second a and expense of collecting such i and in as good regir as they now ent of any part of either said prin coordingly. And it is also agreed pledged to the party of the second said premises, or upon said n contained, the whole of said prin coordingly. And it is also agreed pledged to the party of the second said premises, by Receiver or other interest notes herein described, an rincipal debt, to evidence said prin will pay a reaso at of \$100 or multiples, at any interest estate, and all benefit of the home
19		, 19, 19, 19, at the rate of ten per cent. per annum, an pay all taxes and assessments of whatse said notes and mortgage, on account of si to keep the buildings upon the mortgaged appear, and deliver said polleles and rene assumes all responsibility of proof and can cees and other improvements on the said 1 that if any default be made in the paym of any installment of taxes or assessment b breach of any covenant or condition herei e, and this mortgage may be foreclosed a , the rents and profits of said premises are nasigns, shall be entitled to possession of s the payment of the principal note and i extension of time for the payment of said p is brought to foreclose this mortgage rs, which this mortgage also secures. the principal sum herein named in amoun expressly waive appraisement of said real ise of full force and virtue.	Dollars, due on the first Dollars, due on the first Dollars, J9Dollars, J9 d are made payable to the order of bever character on said land, and id loan, by the State of Oklahom i premises insured in some reliable wats to said party of the second and in as good reglr as they now ent of any part of either said prin- supon said premises, or upon said n contained, the whole of said prin- teordingly. And it is also agreed pledged to the party of the second netrest notes herein described, and rincipal debt, to evidence said prin- will pay a reaso at of \$100 or multiples, at any inte- estate, and all benefit of the home
19	and notes for- 19, 19, 19, 19, 19, 19, 19, 19, 19, 19,	, 19, 19, 19, at the rate of ten per cent. per annum, an pay all taxes and assessments of whatse said notes and mortgage, on account of si to keep the buildings upon the mortgaged appear, and deliver said polleles and rene assumes all responsibility of proof and can cees and other improvements on the said 1 that if any default be made in the paym of any installment of taxes or assessment b breach of any covenant or condition herei e, and this mortgage may be foreclosed a , the rents and profits of said premises are nasigns, shall be entitled to possession of s the payment of the principal note and i extension of time for the payment of said p is brought to foreclose this mortgage rs, which this mortgage also secures. the principal sum herein named in amoun expressly waive appraisement of said real ise of full force and virtue.	Dollars, due on the first Dollars, due on the first Dollars, J9 19
19			Dollars, due on the first Dollars, due on the first Dollars, due on the first Dollars, 19
19			Dollars, due on the firsi Dollars, due on the firsi Dollars, Ju Dollars, Dollars, Dollars, Dollars, Dollars, Dollars, Dollars, Ju Dollars, Ju Dollars, Ju Dollars,
19. ach, due on the first day of			Dollars, due on the first Dollars, due on the first Dollars, 19 19
19			Dollars, due on the first Dollars, due on the first Dollars, J9
19			Dollars, due on the first Dollars, due on the first Dollars, J9
19			Dollars, due on the first Dollars, due on the first Dollars, 19 19
t		, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whats, said notes and mortgage, on account of sill to keep the buildings upon the mortgaged appear, and deliver said policies and rene assumes all responsibility of proof and can cees and other improvements on the said 1 that if any default be made in the payment of taxes or assessment by breach of any covenant or condition herel e, and this mortgage may be foreclosed a, the rents and profits of said premises are assigns, shall be entitled to possession of s the payment of the principal note and the stores of time for the payment of said 1 extension of time for the payment of said real is brought to foreclose this mortgage, rs, which this mortgage also secures. the principal sum herein named in amout of expressity waive appraisement of said real ise of full force and virtue.	Dollars, due on the first Dollars, due on the first Dollars, Jue on the first Dollars, Jue of the second are made payable to the order of pever character on said land, and id loan, by the State of Oklahom is premises insured in some reliable Dollars, or some reliable Dollars, or upon said n contained, the whole of said prin suon said premises, or upon said n contained, the whole of said prin cordingly. And it is also agreed pledged to the party of the second said premises, by Receiver or other increst notes herein described, an rincipal debt, to evidence said prin will pay a reason at of \$100 or multiples, at any int estate, and all benefit of the homes e day and year first above menti
			Dollars, due on the first Dollars, due on the first Dollars, J9, 19 d are made payable to the order of pover character on said land, and id loan, by the State of Oklahom i premises insured in some reliable Do wals to said party of the second e and expense of collecting such i and in as good regir as they now ent of any part of either said prin i yuon said premises, or upon said n contained, the whole of said prin i cordingly. And it is also agreed pledged to the party of the second said premises, by Receiver or other iterest notes herein described, an rincipal debt, to evidence said prin testate, and all benefit of the homes at of \$100 or multiples, at any int e day and year first above menti- and State, on this
		, 19, 19, 19, 19, y at the rate of ten per cent. per annum, an pay all taxes and assessments of whatsy said notes and mortgage, on account of su it to keep the buildings upon the mortgaged appear, and deliver said policies and rene assumes all responsibility of proof and can tees and other improvements on the said 1 that if any default be made in the paym of any installment of taxes or assessments b breach of any covenant or condition herei e, and this mortgage may be foreclosed a , the rents and profits of said premises are nssigns, shall be entitled to possession of s the payment of the principal note and 1 extension of time for the payment of said g in is brought to foreclose this mortgage,, rs, which this mortgage also secures. the principal sum herein named in amoun 'expressiv waive appraisement of said real ise of full force and virtue. cribe	Dollars, due on the first Dollars, due on the first Dollars, 19
			Dollars, due on the first Dollars, due on the first Dollars, 19, 19 d are made payable to the order of pover character on said land, and id loan, by the State of Oklahom i premises insured in some reliable Dollars, or the second a and expense of collecting such i and in as good reg.lr as they now ent of any part of either said prin yourn said premises, or upon said n contained, the whole of said prin is ordingly. And it is also agreed pledged to the party of the second said premises, by Receiver or other iterest notes herein described, an rincipal debt, to evidence said prin therest notes herein described, an rincipal debt, to evidence said prin to of \$100 or multiples, at any int estate, and all benefit of the homes and State, on this
			Dollars, due on the first Dollars, due on the first Dollars, 19, 19 d are made payable to the order of pover character on said land, and id loan, by the State of Oklahom i premises insured in some reliable Dollars, by the state of the second e and expense of collecting such i and in as good regir as they now ent of any part of either said prin i yuon said premises, or upon said n contained, the whole of said prin i yuon said premises, or upon said n contained, the whole of said prin cordingly. And it is also agreed pledged to the party of the second said premies, by Receiver or other interest notes herein described, an rincipal debt, to evidence said prin will pay a reason at of \$100 or multiples, at any int estate, and all benefit of the homes and State, on this , Notary P-
			Dollars, due on the first Dollars, due on the first Dollars, 19, 19 d are made payable to the order of pover character on said land, and tid loan, by the State of Oklahom i premises insured in some reliable Dollars, by the second e and expense of collecting such i and in as good regir as they now ent of any part of either said prin i yuon said premises, or upon said n contained, the whole of said prin coordingly. And it is also agreed pledged to the party of the second said premises, by Receiver or other iterest notes herein described, and rincipal debt, to evidence said prin will pay a reaso at of \$100 or multiples, at any int estate, and all benefit of the home and State, on this , Notary P
			Dollars, due on the first Dollars, due on the first Dollars, 19, 19 d are made payable to the order of pover character on said land, and id loan, by the State of Oklahom i premises insured in some reliable Dollars, by the second e and expense of collecting such i and in as good regir as they now ent of any part of either said prin i yon said premises, or upon said n contained, the whole of said prin i yon said premises, or upon said n contained, the whole of said prin cordingly. And it is also agreed pledged to the party of the second add premises, by Receiver or other at of \$100 or multiples, at any int estate, and all benefit of the homes and State, on this, Notary P- N.
			Dollars, due on the first Dollars, due on the first Dollars, J9