	REAL ESTATE MORTGAGE.
	day of day of In the year of our Lord One Thousand Nine Hundred
	and State of Oklahoma, part
	ate of Connecticut, having its principal office in the City of Hartford, Connecticut, party of the second part:
WITNESSETH, That the said part	of the first part, for and in consideration of the sum of
	, by the said party of the second part, the receipt whereof is hereby acknowledged, ha granted, bargained a
	sell, couvey and confirm unto said party of the second part, and to its successors and assigns, forever, all of the f
	land lying and situated in the County ofand State of Oklahomu
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······································	ана со <b>пцинализация и сопцинализация и сопцинализация и сопцинализация и сопцинализация и сопцинализация сопцин</b> Опо сопцинализация и сопцинализация и сопцинализация и сопцинализация со составляется и сопцинализация сопцинали
	and second and and a second state meaning as presented as a submanife state of the second second second second
	a With all and circular the tenements bounditements and annumberances thereunts belonging or in anywice annu
and all rights of homestead exemption unto f	E, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe the said party of the second part, and to its successors and assigns forever. And the said part of the f
	the delivery hereof the lawful ownerof the premises above granted, and selzed of a good
defeasible estate of inheritance therein, free a peaceable possession of said party of the seco	and clear of all incumbrances, and that
	interpretation of the said party of the second part in the principal sum of
	Dollars, being for a loan made by the said party of the second part to the said partof the first part and certain negotiable promissory noteexecuted and delivered by the said partof the first part,
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	19
	m, payable annually, which interest is evidenced by
	art, one (the first) forDollars, due on the
	, and notes for19, 19,
respectively. Each of said principal and inte THE TRAVELERS INSURANCE COMPANY, SECOND. Said partof the first pri taxes or assessments that shall be made upon by the County or Town wherein said land is s	erest notes bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the orde at its office in Hartford, Connecticut. and hereby covenantand agreeto pay all taxes and assessments of whatsoever character on said land, n said loan or upon the legal holder of said notes and mortgage, on account of said loan, by the State of Okla' situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some re
to be held by them until this mortgage is ful ance if loss occurs.	f the second part for the sum of
and not commit or allow any waste on said 1	; part agreeto keep all buildings, fences and other improvements on the said land in as good repair as they premises.
FOURTH. It is further expressiv agree	
FOURTH. It is further expressly agree or interest notes, when the same become due or the premium for said fire insurance when	We have the parties heroun to that if any default be made in the payment of any part of either said le, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon s the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said all become immediately due and pays ble, and this mortgage may be foreelosed accordingly. And it is also agy the same become due a condition here is the area and arother of and appendence are becomed to the neutrin of the second
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