	REAL ESTATE MO	RTGAGE.	
	day of		
oration organized under the laws of the	and State of Oklahoma, part State of Connecticut, having its principal office of the first part, for and in consideration of t	in the City of Hartford, Connecticut, part	y of the second part:
	id, by the said party of the second part, the re		
nd by these presents do grant, bargai	n, sell, convey and confirm unto said party of th	e second part, and to its successors and ass	igns, forever, all of the followin
	of land lying and situated in the County of		•
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	and an end of the second s		
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TO HAVE AND TO HOLD THE SA	ME, With all and singular the tenements, hered	litaments and appurtenances thereunto below	iging, or in anywise appertaini
na all rights of homestead exemption unt	o the said party of the second part, and to its	successors and assigns forever. And the	said partof the first p
	: the delivery hereofthe law! e and clear of all incumbrances, and that wond part, its successors and assigns, forever, ag ument is made, exceuted and delivered upon the		
	artjustly indebted unto the said		
e rate of per cent. per an			
xecuted by the said partof the first 	part, one (the first) for	e rate of ten per cent. per annum, and are r all taxes and assessments of whet?ever otes and mortgage, on account of said loa sep the buildings upon the mortgaged prem	Dollars, due on the first d Dollar D
secured by the said partof the first 	part, one (the first) for	19, 19, 19, 19, 19, e rate of ten per cent, per annum, and are n all taxes and assessments of whete-over otes and mortgage, on account of said loa ep the buildings upon the mortgaged prem r, and deliver said policies and renewals t tes all responsibility of proof and care and ad other improvements on the said land in if any default be made in the payment of y installment of taxes or assessments upon h of any covenant or condition herein conti- this mortgage may be forcelosed accordin- ents and profits of said premises are pledge as, shall be entitled to possession of said p payment of the principal note and interes ion of time for the payment of said principa- rought to foreclose this mortgage, include the mortgage also secures. include the and the manded in amount of \$ ssly waive appraisement of said real estate, full force and virtue.	Dollars, due on the first d Dollar Dolla Dolla Dolla Dolla Dolla Dollar
A secured by the said part	part, one (the first) for	19	Dollars, due on the first d Dollars, due on the first d Dollar nade payable to the order of si character on said land, and a n, by the State of Oklahoma, ises insured in some reliable f Dolla o said party of the second pa expense of collecting such ins as good repair as they now a any part of either said princh gify. And it is also agreed th d to the party of the second pa remies, by Receiver or otherwit in dreshrein described, and li debt, to evidence said princh and all benefit of the homeste and all benefit of the homeste and year first above mention
secured by the said partof the first 	part, one (the first) for	19, 19, 19, 19, 19 e rate of ten per cent. per annum, and are n all taxes and assessments of whet?oever otes and mortgage, on account of said loa rep the buildings upon the mortgaged prem r, and deliver said policies and renewals t ess all responsibility of proof and care and all other improvements on the said land in if any default be made in the payment of y installment of taxes or assessments upon the of any covenant or condition herein conto this mortgage may be foreclosed accordine ents and profits of said premises are pledge as, shall be entitled to possession of said princips rought to foreclose this mortgage includies such as the payment of said princips rought to foreclose this mortgage includies such a secures. find force and virtue.	Dollars, due on the first d Dollars, due on the first d Dollars, 19 nade payable to the order of ss character on said land, and a n, by the State of Oklahoma, ises insured in some reliable f Dolla o said party of the second pa expense of collecting such ins as good repair as they now a any part of either said princip said premises, or upon said to inted, the whole of said princip inter, the whole of said princip inter, the second pa remies, by Receiver or otherwit t notes herein described, and il debt, to evidence said princip
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