ale for the second s

	FROM	STATE OF OKLAHOMA, }ss,
		on the A. D. 19 and the second
	то	o'clock
		By
		and the year of our Lord One Thousand Nine Hundred and
		of the County of of the first part and and State of Oklahoma, partof the first part and part
WITNESSI	TH, That the said partof the first p	part, for and in consideration of the sum of
unto said part	of the second part, and to	dged, hagranted, bargained and sold, and by these presents dogrant, bargain, sell, convey and confirm, heirs and assigns, forever, all of the following described tractpieceor parcelof land lying and situate State of Oklahoma, to-wit:
	anter alle anter etter i an anter	
19 A.		
all rights of home	estead exemption, unto the said part	d singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and of the second part, and toheirs and assigns forever. And the said part of the first part sof
above granted, a	nd seized of a good and indefeasible estate	e of inheritance therein free and clear of all incumbrances, and thatwill warrant and defend the
	forever, against the lawful claims of all p D ALWAYS, And this instrument is made aid	persons whomsoever: e, executed and delivered upon the following conditions to-wit:
justly indebted u	nto the said partof the second part i	in the principal sum of
and nevelile need	ading to the longer and effect of	second part, to the saidexecuted anexecuted an
delivered by the order of said	said	bearing date
	and	ttached to said principal note
to the order of a SECOND;	aid	at
Dollars, the polic of the first part,	y to be made payable to the holder hereof the holder hereof may pay the same, a	a insurance company, to the satisfaction of the holder hereo in the sam of the satisfaction dependence of the satisfaction of
annum and the n THIRD: commit or allow	The said partof the first part agree any waste on said premises.	and the set of the set of contents and instruction in as obtains.
FOURTH: for the payment FIFTH: \$	In case of default in any of the covenant of the moneys herein mentioned, and the said part of the first part agreet	is hereol, the rents and pronts of the said premises are pledged to the indicer hereol as additional collateral security holder is entitled to the possession thereof by receiver or otherwise. at if the makerof said noteshall fail to pay the principal or interest of said noteor any part thereof a
the same become hereby secured sl The said p	and any of the taxes, assessments of it hall at the option of the holder hereof beca art	to pay all taxes and assessments on said lands and premises when the same are due, and to keep all buildings and e insurance company, to the satisfaction of the holder hereof in the sum of
insurance policy And that t	, a reasonable attorney's fee of not less the said partof the first part, for said the state of Oklahoma.	hanDollars shall be added, and in the order accounts brought to forcefore and inforgage of recover on an hanDollars shall be added, which this mortgage also secures d consideration, dohereby expressly waive an appraisement of said real estate and all benefit of the homestear regards to be void; otherwise of full force and virtue.
IN TESTI	MONY WHEREOF, The said part	/eyance to be void; otherwise of full force and virtue. of the first parthereunto subscribednameand affixedsea1, on the da
and year first abo Exe	cuted and delivered in the presence of	슬슬 사람들은 것은 것을 가지 않는 것은 것이라. 그는 것은 것은 것은 것은 것은 것은 것은 것은 것은 것을 가지 않는 것이다. 것은 것은 같은 것은
		그는 것 같은 것 같이 있는 것 같은 것 같
STATE OF	Before	e me,
		dny of
foregoing instrum		executed the same as free and voluntary act and deed for the uses and purposes therein set forth
My commi	ission expires	
		김 그는 것이 같은 말 밖에서 가지 않는 것이 같은 것이 같은 것이 있는 것이 같이 같이 같이 했다.
	مى بى	
	an a	

¥.

4