	FROM STATE OF OKLAHOMA,
	County, } ^{ss,} This instrument was filed for record in my office
	To'olook
	By
••••••••••••••••••••••••••••••••••••••	
This	Judenture, Made thisday ofin the year of our Lord One Thousand Nine Hundred and
	by and between
	I. That the said partof the first part, for and in consideration of the sum of
	Dollars, toin hand paid, by the said parthe receipt whereof is hereby acknowledged, ha granted, bargained and sold, and by these presents dogrant, bargain, sell, convey and confirm,
unto said part	of the second part, and tobeirs and assigns, forever, all of the following described tractpieceor parcelof land lying and situate
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all rights of homeste	D TO HOLD THE SAME, With all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and a exemption, unto the said part
har botarn evola	int and agree that at the delivery hereof
EIRST Said	d pencenble possession of said
justly indebted unto	the said partof the second part in the principal sum of
and navable secondi	ng to the tenor and effect of
order of said	benring date
to the order of said	and
improvements on sa Dollars, the policy t	Id part of the first part agree to puy an taxes and assessments on end indus and premises when the same are one, and to keep an buildings and a land insured in some responsible for insurance company, to the satisfaction of the holder hereof in the sum of the same of the satisfaction of the holder hereof in the same of the satisfaction of the holder hereof in the same of the satisfaction of the holder hereof in the same of the hereof in the hereof in the same of the hereof in the same of the hereof in thereof in the hereof
annum and the first THIRD: The commit or allow any	notion interval may her use same, and one motion be accurate and expenses of collecting said insurance if loss occurs. said part
FOURTH: I for the payment of t FIFTH: Said	r case of default in any of the covenants hereof, the rents and profits of the said premises are pledged to the holder hereof as additional collateral security he moneys herein mentioned, and the holder is entitled to the possession thereof by receiver or otherwise. parts of the first part agreethat it he makerof and noteshall fail to pay the principal or interest of said noteor any part thereof as
the same become du hereby secured shall The said part.	id partof the first part agreeto pay all faxes and assessments on said lands and premises when the same are due, and to keep all buildings and id land insured in some responsible fire insurance company, to the satisfaction of the holder hereof in the sum of the same are not paid when due, by the part is be made payable to the holder hereof, as additional security to this loan and if the taxes or insurance premiums are not paid when due, by the part is be made payable to the holder hereof, as additional security to this loan and if the taxes or insurance premiums are not paid when due, by the part is be made payable to the holder hereof and the motes and expenses of collecting said insurance if loss occurs.
insurance policy, a And that the exemption and stay	rensonable attorney's fee of not less thanDollars shall be added, which this mortgage also secures. said partO the first part, for said consideration, dohereby expressly waive an appraisement of said real estate and all benefit of the bomestead laws of the State of Oklahoma. conditions being performed, this conveyance to be void; otherwise of full force and virtue. NY WIEREOF, The said partof the first parthereunto subscribednameand affixedealon the day
and year prevalove	memoneu. The state of the state
	ad and delivered in the presence of
STATE OF O	KLAHOMA, ss. in and for said County and State, County. on this
foregoing instrumen	and
My commissio	m expires19
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