	STATE OF OKLAHOMA, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	for record on the 23 day of July 1. D. 199, at 10
	o'clook AM., and duly recorded by Books on page
	Fee, S St. Walkley Register of Deeds.
	(Seall) Register of Deeus.
Therefore MIT allow the these Thesesets	Som II
Know all Men by these Presents, That W.M. Harner, a single man	
of Tuka County, Ste	ate of Oklahoma, part
Bant P.M. Culls	wah!
party of the second part, the following described real estate and	premises, situated in Tukal County, State of Oklahoma, to-wit:
The southwast quarter of the	northeast quarter and lots one (1) and four (4)
of section twenty fine ( 5) in	· township inveteen (19) worth; of range
twelve (2) east of the Indian	northeast quarter and lote one (1) and four (1) township nineteen (19) north; of range ) Base and Meridian and containing
111.46 acresimone or less	
0.000	
with all the improvements thereon and appurtenances thereunt  This Mortgage is given to secure the principal sum of	
	19/0, with interest thereon at the rate of Light per cent per annum, payable
	t the time and in the manner provided by Lie certain promissory note given and
	a sungle man and in the manner provided by have accertain promissory note given and a sungle man and payable to the order
of the mortgagee herein, and being for the principal sum of All sums secured by this Mortgage shall be paid at the office of 0	Dollars.  3. R. McCullough & Co., Tulsa, Oklahoma, unless otherwise specified in the note and coupons.
IT IS EXPRESSLY AGREED AND UNDERSTOOD by and be	tween the said parties hereto, that this Mortgage is a first lieu upon said premises; that the party of the
	e same fall due, and at the place and in the manner provided in said note, and will pay all taxes and will not commit or permit any waste upon said premises, that the buildings and other improvements
	removed without the consent of the second party, and shall be kept insured for the benefit of the said
second party or its assigns, against loss by fire or lightning for not les in form and companies satisfactory to said second party, and that all ]	policies and renewal receipts shall be delivered to said second party. If the title to the said premises be
transferred, said second party is authorized, as agent of the first party	, to assign the insurance to the grantee of the title.  strators and assigns, will warrant the quiet enjoyment of the aforesaid premises to the said party of the
second part, his heirs, executors, administrators and assigns, and will	forever defend the aforesaid premises against the lawful claims and demands of all persons.
	l second party may pay any taxes or assessments levied against said premises, or any other sum necessary upon buildings, and recover the same from the first party, with the per cent. interest, and that
every such payment is secured hereby and that in case of a foreclosur	e hereof and as often as any foreclosure hereof may be filed, the holder hereof may recover from the first lars, or such different sum as may be provided by said note, which shall be due upon the filing of the
petition in foreclosure and which is secured hereby, and which the first p	arty promises and agrees to pay, together with expense of examination of title in preparation for forcolosure.
	es and abstract of title to said premises, incurred by reason of this Mortgage or to protect its liens, shall thereon at
AND IT IS FURTHER AGREED that upon a breach of the w	arranty herein, or upon a failure to pay when due any sum, interest or principal, secured hereby, or any
	nts herein, or upon any waste upon said premises, or any removal or destruction of any building or other the whole sum secured hereby shall at once and without notice become due and payable at the option of
the holder hereof, and shall bear interest thereafter at the rate of	per cent. per annum, and the said party of the second part or its assigns shall be entitled to
	the proceeds applied to the payment of the sums secured hereby; and that immediately upon the filing ossession of the said premises, and to collect and apply the rents thereof, less reasonable expenditures, to
그리 경우 이 집을 살아 있다. 그렇게 그 내내가 그는 그렇게 하는 그는 사람들이 그리고 있다. 그 사람들이 그리고 있다.	reof shall be entitled to a receiver, to the appointment of which the mortzagors hereby consent, which sure; and the holder hereof shall in no case be held to account for any rental or damage other than for
그 마루를 가장되었다. 이 등 가는 사람이 있다는 그렇게 하지만 하나 가장 그를 하는 것이 되었다. 그 사람이 되었다.	by expressly waived. And all the covenants and agreements herein contained shall run with the land
herein conveyed.	, shall in all respects be governed and construed by the laws of the State of Oklahoma,
Dated this 22 and day of well	1909 WWW Harner
SIGNED IN THE PRESENCE OF	in fill fill was a superior and the supe
}	
	있는 물에 마이어들이 그렇게 하지 않는 물로 되지 않는 것이 마음에 가지 않는 것이 되었다. 물로 있는 물로 들었다. 물로 있으면 이 경하는 것이라고 있을 하는 것으로 모르는 것이 있다. 나를
State of Oklahoma, Julia	County, ss.
BEFORE ME, WO, Gradehaw	n Moldly Total in and for said Gounty and State, personally appeared MM, Harnery along was many
on this Many of Justing 1999	Ato the known to be the identical person
instrument, and acknowledged to me that the executed the	ne same as ree and yountary act and deed for the uses and purposes therein set forth,
WITNESS my hand and official seal, th	e day and year above written. JE Brade haw
My commission expires Supplies	when 1914 Molary Public.

in the second second of the se

han a see