	MONMO LOD	*
TOP THE CONSIDATION OF	MORTGAGE.	POLLARS.
	the sales of	J
1	his wife, ofCo	
second	part, the following real estate situated in	e of Oklahoma, described
as follows, to-wit:		
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-	and all improvements, appurtenances, now or hereafter in anywise belonging thereto; and the	he said first party hereby
warrants the title thereto against all persons said second party, successors, or assign the pr	whomsoever. This mortgage is given as security for the performance of the covenants her	rein, and the payment to
	Dollars on the first day of	19
The state of the s	Dollars on the first day of	19
	Dollars on the first day of	
	per cent, per annum until maturity, and at Ten per cent, per annum after maturity, said in	
	e office of, according to the conditions of the	
	second party, being of even date herewith, and due as above stated.	toyag
	r suffer waste, shall pay all taxes and assessments upon said property, to whomsoever assessed, ereon insured to the satisfaction of said second party for at least	
	ereon insured to the satisfaction of said second party for at least. ceipts to said second party; and upon the satisfaction of this mortgage, will accept from the n	
release of the same, have it recorded and pa	y for the recording.	
	reements herein shall cause the whole debt secured hereby to at once become due and collect	
	lment of conditions broken, nor notice of election to consider the debt due shall be necessary p	revious to commencement
AP AND THE PROPERTY OF THE PRO	And in case of delaun, said second party may	talea immediate possession
	any part thereof, or to foreciose this mortgage. And in case of default, said second party may to o foreclose this mortgage, the said second party shall be entitled to have a receiver appointed to	
of said premises; and if suit is commenced to estate during such litigation and the period	of redemption from sale thereunder, accounting to the mortgagor for the net income only, a	to take charge of said real applying the same in pay-
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