California Articles and States and

FOR THE CONSIDATION OF	MORTGAGE.	
		DOLLARS,
the seccipt of which is hereby acknowledge	d,	and
	his wife, of	f Oklahoma,
first party, hereby mortgage and convey to		of
	d part, the following real estate situated in	a, described
as follows, to-wit:		
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	na se e com una companya a por companya a companya na porta de companya de companya de companya de companya de Esta de companya	
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	om and all improvements, appurtenances, now or hereafter in anywise belonging thereto; and the said first p	
	ns whomsoever. This mortgage is given as security for the performance of the covenants herein, and the	
said second party, successors, or assign the	principal sum of	
	Dollars on the first day of	
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	per cent, per annum until maturity, and at Ten per cent, per annum after maturity, said interest to be pa	
	the office of, according to the conditions of the	-promissory
	id second party, being of even date here with, and due as above stated.	
	or suffer waste, shall pay all taxes and assessments upon said property, to whomsoever assessed, including per	
	thereon insured to the satisfaction of said second party for at least	
release of the same, have it recorded and	receipts to said second party; and upon the satisfaction of this mortgage, will accept from the mortgagee a du nay for the recording.	ny executed
	agreements herein shall cause the whole debt secured hereby to at once become due and collectible, if said s	econd party
or assigns so elect, and no demand for ful	fillment of conditions broken, nor notice of election to consider the debt due shall be necessary previous to con	nmencement
of suit to collect the debt hereby secured, o	r any part thereof, or to foreclose this mortgage. And in case of default, said second party may take immediate	e possession
of said premises; and if suit is commenced	to foreclose this mortgage, the said second party shall be entitled to have a receiver appointed to take charge	of said real
estate during such litigation and the perio	d of redemption from sale thereunder, accounting to the mortgagor for the net income only, applying the sa	•
ment of any part of the debt secured here		
	by remaining unpaid, and upon sheriff's sale said first party waives the platting of homestead and agrees the	at said land
	by second party for insurance, taxes or assessments upon said property, or for taxes which may hereafter be	at said land levied upon
this mortgage, and expense of continuation		at said land levied upon igation with
this mortgage, and expense of continuation third parties to protect the lien of this mo Ten per cent. per annum, payable semi-annu	by second party for insurance, taxes or assessments upon said property, or for taxes which may hereafter be of abstract, and all expenses and attorney's fees incurred by said second party and assigns by reason of lit rtgage, shall be recoverable against said first party, with penalties upon tax sales, and shall bear interest at hally, and be secured by this mortgage as a part of the mortgage debt.	at said land levied upon igation with the rate of
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