MORTGAGE.				
FOR THE CONSIDATION OF		24	DOLLARS	
		nnes and a state of the state of		
		vife, of		
· · ·				
	second part, the following real estate situated in			
as follows, to-wit:				
	And the second s			
,	· .			
	whomsoever. This mortgage is given as se	or hereafter in anywise belonging thereto; and the ecurity for the performance of the covenants here		
		Pollars on the first day of	19	
		Collars on the first day of		
		Oollars on the first day of		
with interest thereon at the rate of	per cent. per annum until maturity, and	at Ten per cent. per annum after maturity, said int	terest to be paid	
annually, principal and interest payable at the	e office of	according to the conditions of the	promissory	
for said amount made and delivered unto said second party, being of even date herewith, and due as above stated.				
		ments upon said property, to whomsoever assessed,		
		nd party for at least		
release of the same, have it recorded and pa	y for the recording.			
A failure to comply with any of the agreements herein shall cause the whole debt secured hereby to at once become due and collectible, if said second party or assigns so elect, and no demand for fulfillment of conditions broken, nor notice of election to consider the debt due shall be necessary previous to commencement				
of suit to collect the debt hereby secured, or any part thereof, or to foreclose this mortgage. And in case of default, said second party may take immediate 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 period of redemption from sale thereunder, accounting to the mortgagor for the net income only, applying the same in pay-				
ment of any part of the debt secured hereby	remaining unpaid, and upon sheriff's sale sa	aid first party waives the platting of homestead a	nd agrees that said land	
		ments upon said property, or for taxes which may bees incurred by said second party and assigns by		
		party, with penalties upon tax sales, and shall beau		
	lly, and be secured by this mortgage as a part		Dollow	
		deration above hereby expressly waive the apprais		
and all benefits of the homestead and stay la	aws of the State.			
Dated thisday of				
The State of Oklahoma				
County of	}ss.			
On the day of	А. D. 19	before me		
		his wife, personally to me known to be the		
		thatexecuted the same as		
act and deed for the uses and purposes therei IN TESTIMONY WHEREOF, I have here	m set forth. eunto set my hand and affixed my official seal	at, Oklahor	na, on the day and date	
last above written. My Notarial Commission expires.	19	HOR are used contact that any landstone distribution is not translated problems from the contact and of the landstone and the landstone an	, Notary Public.	
The second secon		nder i service de la companya de la Referencia		
The State of Oklahoma	} ss.			
County of)			
		before me		
product to be the state of the		rsonally to me known to be the identical person	who executed the within	
	, and acknowledge to me that	executed the same asfree and volunt	tary act and deed for the	
uses and purposes therein set forth. IN TESTIMONY WHEREOF, I have here	cunto set my hand and affixed my official seal	атын шанда жазан ж	on the dry and	
date last above written.		Marijan prostrukturgap prostorovit ar van hooring uitspannen derestatene betit bet een versperklike		
My Notarial Commission expires		the design of the second section of the section of the second section of the section of the second section of the sect		
Filed for Record the				
Desistant Ungle				
Ву	Deputy.		Register of Deeds.	