		ny, Stationers, Dalias, Tex1611		
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	MORTGAGE.			
FOR THE CONSIDATION OF	THE VICE STATES OF THE STREET AND ASSESSMENT OF STATES OF THE STATES OF	DOLLARS,		
the receipt of which is hereby acknowledged,	Monthly the state of the state	bna		
	mental wife, of the second sec	County, State of Oklahoma,		
first party hereby mortgage and convey to		of.		
second	part, the following real estate situated inCounty,	State of Oklahoma, described		
as follows, to-wit:				
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together with all rents and profits therefrom	n and all improvements, appurtenances, now or hereafter in anywise belonging thereto; a	-4 the cold first party hereby		
	n and all improvements, appurtenances, now or necesiter in anywise belonging thereto; as s whomsoever. This mortgage is given as security for the performance of the covenants			
said second party, successors, or assign the pr		8 Holem's and and Lab.		
	Dollars on the first day of	19		
	Dollars on the first day of	•		
	Dollars on the first day of			
	per cent. per annum until maturity, and at Ten per cent. per annum after maturity, sa			
	per cent. per annum until maturity, and at Ten per cent. per annum after maturity, sa ne office of, according to the conditions of			
annually, principal and interest payable at the	10 office of the state of the s	[Ine		
	second party, being of even date herewith, and due as above stated.	yutarant (ama pama) ji massidad daa saan san kudta () ta'a yy adallif buuwuu sa v		
	second party, being of even date herewith, and due as above stated. It suffer waste, shall pay all taxes and assessments upon said property, to whomsoever asse	traluding personal taxes.		
	or suffer waste, shall pay all taxes and assessments upon said property, to whomsoever asse hereon insured to the satisfaction of said second party for at least			
	eccipts to said second party; and upon the satisfaction of this mortgage, will accept from t	the mortgagee a uny excessor		
release of the same, have it recorded and pa		The state annual narry		
	greements herein shall cause the whole debt secured hereby to at once become due and co			
		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	o foreclose this mortgage, the said second party shall be entitled to have a receiver appoint	ted to take charge of said real		
of said premises; and if suit is commenced to estate during such litigation and the period	o foreclose this mortgage, the said second party shall be entitled to have a receiver appoint of redemption from sale thereunder, accounting to the mortgagor for the net income on	ted to take charge of said real aly, applying the same in pay-		
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