\$ 0180	MORTGAGE.	OlisEY Printing Company, Stationers, Dallas, Tex.—6111
FOR THE CONSIDATION OF		DOLLARS,
	his wife, of	
	als vite, of	
second	1 part, the following real estate situated in	
as follows, to-wit:		
		•
together with all rents and profits therefrom warrants the title thereto against all person said second party, successors, or assign the		belonging thereto; and the said first party hereby ance of the covenants herein, and the payment to
	Dollars on the first day on Dollars on the first day of the first day on the first day of the first day on t	
generalistich isosoo galasise alkorrijing Salarining Salarinin maakka to isigopa, santas itadi	Dollars on the first day o	DE
l ·	per cent. per annum until maturity, and at Ten per cent. per annum	num after maturity, said interest to be paid
noteof the said	the office of	ig to the conditions of the
1	I second party, being of even date herewith, and due as above stated. or suffer waste, shall pay all taxes and assessments upon said property	y, to whomsoever assessed, including personal taxes,
1	hereon insured to the satisfaction of said second party for at least receipts to said second party; and upon the satisfaction of this mortga	
release of the same, have it recorded and p		
of suit to collect the debt hereby secured, or of said premises; and if suit is commenced estate during such litigation and the period ment of any part of the debt secured hereb may be sold in one body. All money paid this mortgage, and expense of continuation third parties to protect the lien of this morten per cent, per annum, payable semi-annum.	allment of conditions broken, nor notice of election to consider the det any part thereof, or to foreclose this mortgage. And in case of default to foreclose this mortgage, the said second party shall be entitled to he I of redemption from sale thereunder, accounting to the mortgagor for by remaining unpaid, and upon sheriff's sale said first party waives the party for insurance, taxes or assessments upon said propert of abstract, and all expenses and attorney's fees incurred by said secting, shall be recoverable against said first party, with penalties upon ally, and be secured by this mortgage as a part of the mortgage debt.	it, said second party may take immediate possession are a receiver appointed to take charge of said real or the net income only, applying the same in payme platting of homestend and agrees that said land by, or for taxes which may hereafter be levied upon cond party and assigns by reason of litigation with on tax sales, and shall bear interest at the rate of
attorney's fees in such foreclosure suit, to b	e secured by this mortgage, and for the consideration above hereby ex	
and all benefits of the homestead and stay		
The State of Oklahoma)	The second secon
County of	}ss.	
	A. D. 19, before me	
pa-yalayyannanpostangan nganakan paganiki melanta papayanga (topypyi)dalan (do 4000/dalay nabyiti jebi da da	his wife, personally as grantor, and acknowledged to me that	y to me known to be the identical personwho
My Notarial Commission expires		Notary Public.
The State of Oklahoma		
County of	ss.	
On the day of	A. D. 19, before me	
anappanga dani dahibat dagaga inggap sapta da tahu selepti milik hasan manar untuk da tahu gabi dahagan ngina penganggan (1) i	personally to me known to	be the identical person who executed the within
uses and purposes therein set forth.	reunto set my hand and affixed my official seal at.	
date last above written.		performance and the common time and the common time and and
	10	, Notary Public.
		Notary Public,
Filed for Record tne	day of	Notary Public,