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FOR THE CONSIDATION OF		DOLLARS
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	a part, the following real estate situated in	
s follows, to wit:		
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	and a second	· · · · · · · · · · · · · · · · · · ·
ogether with all rents and profits therefro	m and all improvements, appurtenances, now or hereafter in anywise i is whomsoever. This marigage is given as security for the performan principal sum of	
	Dollars on the first day of	
	Dollars on the first day of Dollars on the first day of	
nnually, principal and interest payable at	per cent. per annum until maturity, and at Ten per cent. per annu the office of, according	to the conditions of thepromissory
	d second party, being of even date here with, and due as above stated.	
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r assigns so elect, and no demand for full r assigns so elect, and no demand for full r suit to collect the debt hereby secured, or r said premises; and if suit is commenced state during such litigation and the perior tent of any part of the debt secured herely hay be sold in one body. All money pald als mortgage, and expense of continuation ird parties to protect the Hen of this mor- en per cent. per annum, payable semi-annu- And in case of foreclosure hereof, said torney's fees in such foreclosure suit, to b all benefits of the homestead and stay Dated thisday of The State of Oklahoma ounty of On theday of Notary Public in and for gaid County and recuted the within and foregoing instrume to and deed for the uses and purposes ther IN TESTIMONY WHEREOF, I have he st above written. Y Notarial Commission expires The State of Oklahoma ounty of On theday of The State of Oklahoma ounty of On theday of The State of Oklahoma ounty of On theday of Notary Public in and for said County and d foregoing instrument as grantor. ses and purposes therein set forth. IN TESTIMONY WHEREOF, I have he to last above written. y Notarial Commission expires.	Illinent of conditions broken, nor notice of election to consider the debt 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 have i of redemption from sale thereounder, accounting to the mortgagor for y remaining unpaid, and upon sherift's sale said first party waives the by second party for insurance, taxes or assessments upon said property, of abstract, and all expenses and attorney's fees incurred by said second tgage, shall be recoverable against said first party, with penalties upon ally, and be secured by this mortgage as a part of the mortgage debt. first parties hereby agree to pay the sum of	due shall be necessary previous to commencement , said second party may take immediate possession we a receiver appointed to take charge of said real the net income only, applying the same in pay- platting of homestead and agrees that said land , or for taxes which may hereafter be levied upon and party and assigns by reason of litigation with a tax sales, and shall bear interest at the rate of