	MORTGAGE.	
FOR THE CONSIDATION OF	аланын аланын аланын жаруунундидин каталанын каланын каталан аланын каталан каталан каталан каталан каталан ка Талан	DOLLARS
the receipt of which is hereby acknowledged], we not an antisety the property type of the state of t	8.
	his wife, of	County, State of Oklahoma
first party, hereby morigage and convey to		
Eecon	1 part, the following real estate situated in	County, State of Oklahoma, describe
as follows, to-wit:		
	a and a second secon	
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together with all rents and profits therefro	m and all improvements, appartenances, now or hereafter in anywise belonging the	ereto: and the said first party hereby
warrants the title thereto against all person	s whomsoever. This mortgage is given as security for the performance of the co	
said second party, successors, or assign the		
	Dollars on the first day of	
	Dollars 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 matu	urity, said interest to be paid
	he office of	itions of thepromissor
	second party, being of even date herewith, and due as above stated.	*****
	or suffer waste, shall pay all taxes and assessments upon said property, to whomsoey	ver assessed including nersonal taxes
	nereon 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	
release of the same, have it recorded and p		t nom the morigages a duty execute
A failure to comply with any of the a	greements herein shall cause the whole debt secured hereby to at once become due	e and collectible, if said second party
	Name and the second statement to the second s	
or assigns so elect, and no demand for fulf		necessity previous to commencement
	liment of conditions broken, nor notice of election to consider the debt due shall be	
	anneat of consider the debt due shall be any part thereof, or to foreclose this mortgage. And in case of default, said second	
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 suit to collect the debt hereby secured, or of said premises; and if suit is commenced t	any part thereof, or to forcelose this mortgage. And in case of default, said second o forcelose this mortgage, the said second party chall be entitled to have a receiver	party may take immediate possession appointed to take charge of said real
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