MORTGAGE.			
FOR THE CONSIDATION OF	erren en kann verra, e verra de e <mark>n maganeremblag a</mark> r opte en met generalen e _r nage opte des des kelektoren egan et en e	entered to the state of the sta	DOLLARS,
	his wife,		
	e de la compressió de describer a material de la compressió de la compress		Of
as follows, to-wit;	part, the following real estate situated in	County, State	of Oklahoma, described
			
		:	
together with all rents and profits therefrom warrants the title thereto against all persons said second party, successors, or assign the pr		ereafter in anywise belonging thereto; and the ty for the performance of the covenants herei	said first party hereby in, and the payment to
	Dollar		
We arranged the state of the st	Dollar	rs on the first day of	19
with interest thereon at the rate of	per cent. per annum until maturity, and at T	en per cent, per annum after maturity, said inte	rest to be paid
noteof the said	second party, being of even date herewith, and du	er til sen som er stagen som til de utstagen som kan stagen stagen som en stagen stagen blev som den stagen sta	
The said first party shall not commit or suffer waste, shall pay all taxes and assessments upon said property, to whomsoever assessed, including personal taxes, before delinquent; shall keep the buildings thereon insured to the satisfaction of said second party for at least			
Dollars, delivering all policies and renewal receipts to said second party; and upon the satisfaction of this mortgage, will accept from the mortgagee a duly executed release of the same, have it recorded and pay for the recording.			
of suit to collect the debt hereby secured, or of said premises; and if suit is commenced to estate during such litigation and the period ment of any part of the debt secured hereby may be sold in one body. All money paid by this mortgage, and expense of continuation of third parties to protect the lien of this mortgare. And in case of foreclosure hereof, said attorney's fees in such foreclosure suit, to be and all benefits of the homestead and stay in Dated this	19	and in case of default, said second party may tal- hall be entitled to have a receiver appointed to to the mortgagor for the net income only, app first party walves the platting of homestead an is upon said property, or for taxes which may have incurred by said second party and assigns by ray, with penalties upon tax sales, and shall bear the mortgage debt.	ke immediate possession take charge of said real plying the same in pay- d agrees that said land nereafter be levied upon reason of litigation with interest at the rate of
The State of Oklahoma	·SS.		Securities Representation of the Securities and Sec
County ofday of	A. D. 19, Delo	эте пеньына принага подпаса по	***************************************
	ate, personally appeared		
executed the within and foregoing instrument	as grantor, and acknowledged to me that	texecuted the same as	free and voluntary
My Notariai Commission expires			
The State of Oklahoma	SS.		effective and the control of the con
County ofday of		ore me.	***************************************
a Notary Public in and for said County and S	ate, personally appearedpersona	C/Apple conformation parties and experience and conformation represented and the section of the conformation of the conformati	and
and foregoing instrument as grantor	-, and acknowledge to me that execu	ated the same asfree and volunta	ary act and deed for the
date last above written.	unto set my hand and affixed my official seal at		
	19		· · · · · · · · · · · · · · · · · · ·
Filed for Record the	.day of	oʻclock M.	
Ву	Deputy.		Register of Deeds.