D -1	Τ	, 2
OW -	Estate Mortgage Record	
FROM	STATE OF OKLAHOMA,County, ss.	
*	This instrument was filed for record on theday of	
	and duly recorded in bookou page	
TO	Lean and duly recorded in book	
	By Deputy.	
	Fee, S	
FOR THE CONSIDERATION OF Threet. Further	hed and Seventy-five and 200 a DOLLARS,	
the receipt of which is hereby acknowledged,	his wild, of Bigling glace gas County, State of Oklahoma,	
first party, hereby mortgage and convey to	and part the following real estate structed in the following real estate structed in	
County, State of Oklahomy described as follows, to-w		
all of Lota two (2) in	Block Eleven (11) on the Original	
Truster to Billing	Alal around in to the state of mind	
	Ala according to the plat of said	
town duly on second	at Tulsa Chila	
	······································	
together with all rents and profits therefrom and all	improvements, appurtenances, now or hereafter in anywise belonging thereto; and the said	
first party hereby warrants the title thereto against	all persons whomsoever. This morigage is given as security for the performance of the cov-	n first girt Anna
Changes herein, and the payment of said second parts There Hundred Survey Fine	y, successors or assigns the principal sum of	
<i>f</i>		
	Dollars on the first day of19	
with interpret therease at the water of William I and a	ent por annum until maturity, and at Ten per cent per annung after maturity, said interest to be	
paidannually, principal and interest pay	suble at the office of st. I. Ill. Sage Rey Replay Collins, and interest to be	
	s of the said Mary Queen	
second party or assigns so elect, and no demand for essary previous to commencement of suit to collect the said second party may take immediate possession of sa	s herein shall cause the whole debt secured hereby to at once become due and collectible, if said r fulfillment of conditions broken, nor notice of election to consider the debt due shall be nec- s debt hereby secured, or any part thereof, or to foreclose this mortgage. And in case of default, aid premLes; and if suit is commenced to foreclose this mortgage, the said second party shall	
	arge of said real estate during such litigation and the period of redemption from sale there- e, only, applying the same in payment of any part of the debt secured hereby remaining unpaid,	
under, accounting to the mortgagor for the net income, and upon sheriff's rale said first party waives the plat party for insurance, taxes or assessments upon said p tinuation of abstract, and all expenses and attorneys for tect the lien of this mortgage, shall be recoverable again cent per annum, payable semi-fannually, and be secur	e, only, applying the same in payment of any part of the debt secured hereby remaining unpaid, tting of homestead and agrees that said land may be sold in one body. All money paid by second property, or for taxes which may hereafter be levied upon this mortgage, and expense of con- lees incurred by said second party and assigns by reason of litigation with third parties to pro- tinst said first party, with penalties upon tax sales, and shall bear interest at the rate of Ten per red by this mortgage as a part of the mortgage debt	
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