	H38289 Warden-Edvinter-Puis-Co., ORIA-CILS
	FROM STATE OF OKLAHOMA,County, ss.
	TO A. D., 1912, at 320 o'clock
	Fee, \$ Seal
	FOR THE CONSIDERATION OF DOLLARS,
	the prosper of which is pereis action to isoch Millian and Sussie a. Thompson his will, of County, State of Oklahoma,
	first party, hereby mortgage and convoy to
	County, State of Okiahoma, deferibed as follows, to-wit:
	And a for the second ing to the second
	Size la ground + 0 × 120 geet,
	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 mortgage is given as security for the performance of the cov-
	enants herein, and the payment of said second party, successors or assigns the principal sum of Dollars on the first day of December 19/2
	Dollars on the first day of1919
	with interest thereon at the rate of term per cent per annum until maturity, and at Ten per cent per annum after maturity, said interest to be paid in the terminant of the constant of the office of the constant of the second of the constant of the consta
	the conditions of the <u>some</u> promissory note of the said the liam hit homes made upon side of the said
	personal taxes, before delinquent; shall keep the buildings thereon insured to the satisfaction of said second party for at least
	A failure to comply with any of the agreements herein shall cause the whole debt secured hereby to at once become due and collectible, if said
	second party or assigns so elect, and no demand for fulfiliment of conditions broken, nor notice of election to consider the debt due shall be nec- essary previous to commencement of suit to collect the debt hereby secured, or any part thereof, or to foreclose this mortgage. And in easy of default, whit second party may take immediate presention of and premiers, and if suit is commenced to foreclose this mortgage, the suit second party shall
	be entitled to have a receiver appointed to take charge of said real estate during such litigation and the period of redemption from sale there- under, accounting to the morigagor for the net income, only, applying the same in payment of any part of the debt secured hereby remaining unpaid, and upon sheriff's sale said first party wrives the playing of homestead and agrees that cald land may be sold in one body. All money paid by second
	party for insurance, taxes or assessments upon said property, or for taxes which may horeafter be levial upon this mortgage, and expense of con- tinuation of abstract, and all expenses and attorneys fees incurred by said second party and assigns by reason of litigation with third parties to pro- tect the lien of this mortgage, shall be recoverable against said first party, with penalties upon tax sales, and shall bear interest at the rate of Ten per
	cent per annum, payable semi annually, and be secured by this mortgage as a part of the mortgage debt. And in case of foreclesure hereof, said first parties hereby agree to pay the sum of
	attorney's fees in such forclosure sult to be secured by this mortgage, and for the consideration above hereby expressly waive the appraisement of said real estate and all benefits of the homestend and stay laws of the state.
	Dated this 12th day of tarrange 19/2
	STATE OF OKLAHOMA COUNTY, 55. Sing of hermore
	On the 12-th day of 1 al and A. D. 19/2, before me I. Burnd Jon, and
	identical person A who executed the within and foregoing instrument as grantor A., and acknowledged to
	me that the executed the same as the state of the same as the state of the same as the state of the uses and purposes therein set forth.
	In Tostimony Whereof, I have hereunto set my hand and affixed my official seal at
	(See) Buyerd Jul, Notary Public.
	My xerrand Commission expires 252, 27, 19.13,
	STATE OF OKLAHOMA,COUNTY, 55.
	On theday ofA. D. 19, before me
	a Notary Public in and for said County and State, personally appeared and
9 9 9	who executed the within and foregoing instrument as grantor, and acknowledged to me that executed the same asfree and voluntary act and deed for the uses and purposes therein set forth.
	In Testimony Whercof, I have hereunto set my hand and affixed my official seal at
	Notary Public.
4	My Notarial Commission expires

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