Wardon World	o, Olth. City		
<b>1</b>	.o.xt	STATE OF OKLAHOMA,	SS.
	)	This instrument was filed for record on theday	2 E
*****	<b>O</b>	and duly recorded in book	
		Register of Deed	ls.
		By	<b>y,</b>
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		DOLLAR	
and the second		fCounty, State of Oklahon	- p
		ving real estate situated in	
County, State of Oklahoma, des			
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	******	-	<b>-&gt;</b>
		· · · · · · · · · · · · · · · · · · ·	
		artenances, now or hereafter in anywise belonging thereto; and the sa	and the second
	of said second party, successors or ass	pover. This mortgage is given as security for the performance of the co igns the principal sum of	JV-
		Dollars on the first day of19 Dollars on the first day of19	5
		Dollars on the first day of	
		maturity, and at Ten per cent per annum after maturity, said interest to	N
	· · · · · · · · · · · · · · · · · · ·	macurity, and at Ten per cent per annum arter maturity, said interest to	be
	cipal and interest payable at the office of	t, according	to
the conditions of the for said amount made and deliv The said first party shall r personal taxes, before delinque mortgage will accept from the n A failure to comply with second party or assigns so elec essary previous to commencement said second party may take imm	cipal and interest payable at the office of promissory noteof the said red unio said second party, being of ever ot commit or suffer waste, shall pay all tax it; shall keep the buildings thereon insu Dollars, delivering all policies a origagee a duly executed release of the sa- ny of the agreements herein shall cause it, and no demand for fulfiliment of cond t of suit to collect the debt hereby secured soliate possession of said promiles; and if	t, according i date herewith, and due as above stated. ces and assessments upon said property, to whomsoever assessed, includin ired to the satisfaction of said second party for at least	to 
the conditions of the	cipal and interest payable at the office of promissory noteof the said ared unto said second party, being of ever ot commit or suffer waste, shall pay all tax at; shall keep the buildings thereon insu- origagee a duly executed release of the sa- any of the agreements herein shall cause i t, and no demand for fulfilment of cond t of suit to collect the debt hereby secured ediate possession of said promiles; and if appointed to take charge of said real esi por for the net income, only, applying thes party waives the platting of homestend an ressments upon said property, or for taxes enses and attorneys fees incurred by said all be recoverable against said first party.	t date herewith, and due as above stated. t date herewith excerner as a state of the satisfaction of said second party for at least and renewal receipts to said second party; and upon the tatisfaction of the time, have it recorded and pay for the recording. the whole debt secured hereby to at once become due and collectible, if so titlons broken, nor notice of election to consider the debt due shall be ne , or any part thereof, or to foreclose this mortgage. And in case of defau suit is commenced to foreclose this mortgage, the said second party shi tate during such litigation and the period of redemption from sale there ame in payment of any part of the debt secured hereby remaining unpart to agrees that said land may be sold in one body. All money paid by second s which may hereafter be levied upon this mortgage, and expense of co second party and assigns by reason of litigation with third parties to pro- with penalties upon tar sales, and shall bear interest at the rate of Ten p	to ing his his ec- ilt, all all id, ind pa- ro-
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