Real Estate Mortgage Record

	STATE OF OKLAHOMA,
***************************************	This instrument was filed for record on theday o
	A. D., 19, ato'clockM.
	and duly recorded in bookon page
	By: Deputy
	Fee, \$
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ne Thousand Nine Hundred and Mark	day of In the year of pur Lor Ward Ward
and Was	9 Ward
by wife, of the County of Allenghore	d State of Oklahoma, part. Co. of the first part, and Authlia.
arty of the second parts	O \mathcal{A} $=$ 0
WITNESSETH, That the said part. U.z. of the first part, for an	Dollars to the in hand paid by the said party of the secon
art, the receipt whereof is hereby acknowledged, han her granted, but onfirm unto suitd party of the second part, and to successes and lying and situate in the County of	argained and sold, and by these presents do grant, bargain, sell, convey an ors and assigns, forever, all of the following described tract piece or parcel_ and State of Oklahoma, to-wit:
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TO HAVE AND TO HOLD THE SAME, with all and singular the pertaining, and all rights of homestead exemption unto the said party and the first part do the first part do bereby envening and agree that he the	e tenamonts, hereditaments and appurtenances thereunto belonging, or in any will of the second part, and to a leirs and assigns forever. And the sa delivery hereof the knwful owner. of the premises above grant and clear of all incumbrances, and that will WARRANT AND DEFEN
e same in the quiet and peaccable possession of sald party of the secon	nd part, helrs and assigna, forever, against the claims of all person
This mortgage is given as security for the performance of the	e covenants herein, and the payments to the said
	e covenants herein, and the payments to the said
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ccessors and assigns at the office of the principal sum of the first day of the first part, tearing even date herewith, with interest the terest notes thereto attached. SECOND—Sald part of the first part hereby covenant, and any taxes or assessments that shall be made upon said loan on the of Okiahoma, if any there be, or by the county or town wherein so ortgaged premises insured in some reliable fire listurance company, are liters, and to assign the points of the first part acce company, are liters, and to assign the points of the fire listurance company, are collecting such insurance if loss occurs. THIRD—The said part of the first part agree—to keep the year are, and not to commit or allow any wasto on said premise they now are, and not to commit or allow any wasto on said premise femilies, or upon said loan, or the premiums for said fire insurance we emises, or upon said loan, or the premiums for said fire insurance we contained, the whole of said principal sum anned herein, and interest noticing the relation herein, the rents and profits of raid premises are piedged to stid said party of the second part, or ussigns, shall be callided to post of the first part and interest the second part, or ussigns, shall be callided to post secretived, and all renewal, principal or interest notes, that may horeafter secretived, and all renewal, principal or interest notes that may horeafter.	ding to the terms and conditions of the one promissory note, made and executed in the per cent per annum, being the per cent per cent per cent per cent per annum, being the per cent p
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