MORTGAGE	D TTT T A	OT DI	
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VIL / K   L + / L + P		nr. ni	0.

	1999 - Constanting of the second s
his wife, of	he County of
to	
	e following-described premises, situate in the County of
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المراجع المحاد	
of Section n	mbered), Township numbered), Township numbered), Range numbered), Range numbered),
( Government TO I	East of the Indian Meridian, containing in all
	t. and agree that at the delivery hereof
	ritance therein, free and clear of all incumbrances, whatsoever, and
Ins	onveyance, however, is intended as a mortgage for the better securing of the said sum of
therefrom w Upon and void, an thereof, or 1 indebtedness contingencie such sceurit It is General Goo such costs a or taken to forcelosure; It is due, or any whole sum 1 ten per cont sold and th hereof shall to the payn which appor rental other All c in all respect In V day of	spressly undersiond and agreed by and between the parties berefo, that this mortgage is the second lien on the premises hereby conveyed; that the trill pay the indebtedness hereby secured at the time and place and in the manner provided in said note. and will also pay all taxes and arsossmeremises hereby conveyed when due, and will also the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall be abalt be released at the cost of the first part, but in case of failure or default in the payment of and promiseory notewhen due, or any y interest thereon, at maturity or in case of default in the payment of any taxes or assessments levid agains dither the premises hereby conveyed is the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall be y interest thereon, at maturity or in case of default in the payment of any taxes or assessments hereby agains dither the premises hereby conveyed is the record, and maturity or in case of default in the payment of any taxes or assessments, and any other sum or sums necessary to preserve or protect the tilte to or possession of the premises hereby conveyed and warrante of expenses and thore of the second pay. If thereof, and any othe head department merment, or any court or tribunal winterest at the pre cent. Urrefater; and that in case of a failty dollars, which sum shall be due upon the filing of a net for all such such costs, copreses and attorney's fees of failure or refusal to pay the principal indebtedness hereby exceeded and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the pay that there in containes received and without notice, become due and payable, at the option of the holder hereof, and shall be a upon the filing of a net for all such assets thereon, and the such payset and the such asset thereon, a maturity, or any case of adjust differences and the there paymen and as security therefater at per annum, and the stall pare increa
Befo	OF OKLAHOMA,
State, on th	s
his wife, to as	the known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that
(My commi	inces my nand and olincial seal, the day and year last above named.
STATE	OF OKLAHOMA, TULSA COUNTY, ss.
'I'hia	Deputy. Register (