11 CUMPARED MORTGAGE AND RELEASE RECORD OKLAHOMA FIRST MORTGAGE. ALC: NO KNOW ALL MEN BY THESE PRESENTS, That Nellie W. Thompson, nec. Horn and Cocar & Thompson her husband Tulsa and State of Oklahoma, part ie of the first part, for and in consideration of the su Hundred (8600) DOLLARS. 24444. In hand paid by VIRGIL R. COSS MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt whereo acknowledged, do ......by these presents Grant, Bargain, Sell, Convey and Martgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors of Tulea assigns, the following-described premises, situate in the County of and State of Oklahoma, to-wit: The Southwest quarter of Southwest quarter (SUV4 SUV4) of Section numbered twenty three (23), Township numbered eighteen (18) North Range nu ing to Government Survey thereof. TO HAVE AND TO HOLD THE SAME, Together with all and singular the improvements thereon and the appurtenances thereunto belonging or in anywiscapper-g, and all rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part we first part forty Consteen taining, and agree .... that at the delivery hereof they are .... As the premises hereby conveyed, and seized of a good and indefeasible estate of the lawful or , whatsoever, and the same unto a will warrant and forever defend the title to and possession of the same unto against the lawful claims of all persons whomsoever. This conveyance, however, is intended as a mortgage for the inheritance therein, free and clear of all in said party of the second part, its successor (\$600) rtgage Company, its succ DOLLARS, promissory sors or assigns, and evidenced by one certain from date, payable semi-annually, evidenced until maturity by interest coupsi notes thereto annexed, and ten per ceat interest and manary, series and assessments interest. It is expressly understood and agreed by and between the parties hereto, that this mortgage is the first lien on the premises hereby conveyed; that the part will the first part will 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 assessments levied gainst the premises hereby conveyed when due, and will neither commit nor permit may waste upon said premises, or the removal of any building or other improvements therefrom without the written consent of said second party first had and obtained. Upon payment of said promissory note according to the tenor and effect thereof, being well and truly made, then, in such case, this conveyance shall become null and void, and shall be released at the cost of the first part and only in case of failure or default in the payment of said promissory note when due, or any other part thereof, or any interest thereon, at maturity; or in case of default in the payment of any taxes or assessments levied against either the premises hereby conveyed or the indebtedness hereby secured; or if the insurance on the buildings, as hereinafter provided, be not kept in force as stipulated; or if the part 44-50 the first part do, or suffer to be done, and this whereby this security is impaired, then upon the happening of any such contingencies; the party of the second part, its auccessors or assigns, may pay such taxes and sassessments, and any other sum or sums necessary to preserve and protect such security, and may provide the necessary insurance on the buildings, and all such sums so expended shall bear interest at the orate of ten per cent, per annum, and this mortgage shall stand as security therefor. The part interest necessary insurance on the buildings, and all such sums so expended shall bear interest at the orate of the pe and assessments, and any other sum or sums meessary to preserve and project such security, and may provide the necessary insurance on the buildings, and all such sums so expended shall bear interest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor. The part of the first per agree. To preserve and maintain policies of insurance on the buildings located on the provises hereby conveyed, in such insurance companies as said second party shall elect, in the sum of . DOLLARS, yith perflums therefor fully paid, which said policy or policies shall be assigned to an their buildings located on the provises hereby conveyed, in such insurance the part of the indefineding. Increase second party is successors or assigns, shall hereafter appear in any of the land departments of the General Government, or any court or tribunal whatever, in order to preserve or protect the tile to or possession of the premises hereby conveyed and warranted, that all such costs and expenses incurred therein shall bear interest at ten per cent. Uncrease shall stand as security. It is further stipulated and adject hereof may recover from the first part with interest tere of fitly dollars, which sum shall be due upon the filling of a petition for taken to foreclose same, the holder hereof may recover from the first part with interest. It is further agreed and understood, that upon a breach of the warranty herein, or upon the failur or refusal to pay the principal indebtedness hereby secured when due, or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the whole sum hereby secured shall at once, and without notice, become due and physible, at the option of the holder hereof and the second prive is successors or assigns, shall be referent and shall benerst the real of real aperts of the indebtedness, and to easile previses of the indebtedneses in erot of shall previses. It is further agreed In Witness Whereof, The said part is of the first part ha M.E. hereunto set... Their hand on this, the 27 th. Willie W. Thompson nee Horn ascar S. Thompson STATE OF OKLAHOMA, Julea COUNTY, ss. Before me, A. M. Laws State, on this 28th day of June 10.12 personally appeared Wellie W. Thrompson, new Horn and Oscar S. Day Tulsa a Notary Public, in and for said County and her husta peon Jeson, nee Hom and Clacan a mono-Ł. executed a. m. Lans Notary Fublic. My commission expires 2/23/1914 : peal tiny of Jul Ho Walkley Register of Deeds. STATE OF OKLAHOMA, TULSA COUNTY, ss. 2 This instrument was filed for record on the By. (real)