MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY THESE	DDTCTATIO TOLER	OMA FIRST		ned reads discontinues a community of the	,
and,his wife, of the County of	anna marian di manada	and the state of t	narianianiani Narianianiani		anengerapen apter magany e des
his wife, of the County of			· community parameter	end made party for tanta in 20	instantialities at the win
oin hand paid b s hereby acknowledged, doby thes					
ssigns, the following-described premise	s. situate in the County of			and State of Oklahoma, to	-wit:
				er kine eningaranga parama kembana	
			man contract to the first contract of the contract of		
1930 - 19 33 - 1940 - 1950 - 1950 - 1950 - 1950 - 1860 - 1860 - 1860 - 1860 - 1860 - 1860 - 1860 - 1860 - 1860 -	and the state of t	******************************			

f Section numbered	() Par	wachin numbarad		1	Range number
of Section numbered). East of the Indian Merid	ian, containing in all		neres	of land, more or le
ccording to Government Survey therec TO HAVE AND TO HOLD TH nining, and all rights of homestead ex	f. E SAME, Together with all a emption, unto the said party	and singular the improvem	ents thereon and the appu	artenances thereunto belong , forever. And the said pa	ing or inanywise app rtof the first p
ovenantand agreethat at the deli-			*		
nheritance therein, free and clear of all aid party of the second part, its succes	incumbrances, whatsoever,	and	will warrant and forever	defend the title to and posse	ession of the same un
etter securing of the said sum ofstly due and owing by the said part	of the Sust next to the refu	Wheel D. Com Mortners	Manager H. Allers College	sander and suffered by	DOLLAI
stry due and owing by the said part ote, bearing even date herewith and d om date, payable semi-annually, evide	,of the first part to the said	Virgii 16, Coss Mortgage C	A. D. 19	nud hearing	one certain promisso
ionev.					
It is expressly understood and a he first part will pay the indebtedness gainst the premises hereby conveyed w herefrom without the written consent o Upon payment of said promissor and void, and shall be released at the o to any interest thereon, at maturity; or ereby secured; or if the insurance on t mything whereby this security is impai and assessments, and any other sum or o expended shall bear interest at the ra The part of the first part agr	y note according to the teno ost of the first part; but in case of default in the pay he buildings, as hereinafter p red, then upon the happenin; sums necessary to preserve a te of ten per cent. per annum	r and effect thereof, being, in case of failure or defaut ment of any taxes or assess trovided, be not kept in for g of any such contingencie and protect such security, 1 1, and this mortgage shall s	well and truly made, the tin the payment of said p ments levied against eithe ce as stipulated; or if the s, the party of the second and may provide the neces tynd as security therefor;	en, in such case, this convey iromissory note when due, or r the premises hereby convey a partof the first part d part, its successors or assig ssary insurance on the build	ance shall become not any other part there yed or the indebtedne o, or suffer to be done, may pay such taxings, and all such sur
		-		-	
ompanies as said second party shall ele ith premiums therefor fully paid, which or the payment of the indebtedness he	reby secured.				
It is further stipulated and agree eneral Government, or any court or tr uch costs and expenses incurred therein r taken to foreclose same, the holder horeclosure; and for all such costs, expe	d, that in case the party of t ibunal whatever, in order to p a shall bear interest at ten p ercof may recover from the asses and attorney's fees, this	he second part, its success preserve or protect the titl er cent. thereafter; and tha first partan attorney's a mortgage shall stand as s	ors or assigns, shall heren to or possession of the tin case of a forcelosure l fee of fifty dollars, which courity.	fter appear in any of the la premises hereby conveyed c iereof, and as often as any p i sum shall be due upon th	ind departments of t and warranted, that receedings shall be h e filing of a petition
the is further agreed and understo lue, or any part thereof, or any interes vhole sum hereby secured shall at once ber cent. per annum, and the said party and the proceeds thereof applied to the hall be entitled to possession of said p ayment of said indebtedness; and for ppointment may be made either before other than those actually received. The All, covenants and agreements he all respects be governed and construed	to the upon a breaten of the thereon, at maturity, or an , and without notice, become of the second part, its succe payment of the indebtedness remises, and to each and ever this purpose the holder hered to after the decree of forced or appraisement of said premerein contained shall run wift by the laws of Oklahoma.	e warmany herein, or upon y tax or assessment herein due and payable, at the o sessors or assigns, shall be e sa hereby secured; and tha ry part thereof, and to co! of shall be entitled to a re sees is hereby expressly we he the land hereby conveyed to the land hereby	mentloned, or to comply mentloned, or to comply ption of the holder hereo; titled to a foreclosure of immediately upon the fa- lect and apply the rents ceiver, to the appointme f shall in no case be hel- lyed. I; and this mortgage and the	with any requirements her with any requirements her and shall bear interest ther this mortgage, and to have ling of the petition in forcel therefrom, less the reasonab at of which the mortgagors if to account for any dama, the evidence of indebtedness	in contained, that it eafter at the rate of t the said premises so osure the holder here ole expenditures, to t hereby consent, whi ges, nor for any reni hereby secured shall
In Witness Whereof, The said					
ne ipag in dia o obsahimmukuninna sanipuli		· .			
HIIIAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA					
			************************	overelocernosis de comerciar per un vacciono	
STATE OF OKLAHOMA,		COUN	ΓY, ss.		
Before me,	lay of	19	personally appeare	d	
is wife, to me known to be the indent	tical personwho executed t	he within and foregoing in	strument, and acknowle		
ly commission expires	•			MANAGA ANG STATES IN SEC. 2. MININGS AND COMMENTS	Notary Public.
STATE OF OKLAHOMA,	TULSA COUNTY, s	S.	v		
This instrument was filed for rec		day of			b'clook
Ву чанали с принципалнительного года г	ď	eputy.	er errendger einerrend fink ind und	www.	Register of Deeds