## MORTGAGE AND RELEASE RECORD COMPARED

KNOW ALL MEN BY THESI	PRESENTS, That	W Elilton
d Dane	Chilton	
0 -	9	d State of Oklahoma, part and the first part, for and in consideration of the sum
wife, of the County of	an an	
10 m st	with particular	DOLLAR DOLLAR
hereby acknowledged, doby th	by VIRGIL R. COSS MORTGAGE COMP. ese presents Grant, Bargain, Sell, Convey a	ANY, a corporation of Muskogce, Oklahoma, party of the second part, the receipt where and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successor
assigns, the following-described pre	mises, situate in the County of	and State of Oklahoma, to-wit:
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artelier floorie statementstrateliegen to statementsteller	(1) and (1) (1) (2) (2) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	timen seminara manganen a sasa sanananan man camananan mananinan sasa sa mana
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		лична материтина приня за материя <mark>ни</mark> се примания на прима
	THE PERSON NAMED IN COLUMN PROPERTY OF THE PERSON NAMED IN COLUMN PARTY OF THE PERSON NAMED IN COLUMN	и <del>линенция астинества выполнения выполнения выполнения си</del> нием синием синием выполнения вы
	I DATE CON BRIGHTING STOP AND CONTRACTOR OF THE PARTY OF	инимира вругости мена с макса съзывания принастоя на принасти и принасти объекто станова и принасти объекто ст Принасти принасти пр
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Section numbered	(	
), East of the Indian Mer	idian, containing in all	(80) acres of land, more or less, according to t
TO HAVE AND TO HOLD T	HE SAME, Together with all and singular	the improvements thereon and the appurtenances thereunto belonging, or in anyw econd part, and to its successors or assigns, forever. And the said partize, of the fi
pertaining, and all rights of homest	' "	in the contract of the contrac
rt covenant, and agree that at the	ie delivery hereof hay and	the lawful owner 201 the premises hereby conveyed, and seized of a good and indefeasi
tate of inheritance therein, free and	l clear of all incumbrances, whatsoever, and. art, its successors or assigns, against the law	will warrant and forever defend the title to and possession of
me unto said party of the second p	art, its successors or assigns, against the law	ful claims of all persons whomsoever.
This conveyance, however, is i	ntended as a mortgage for the better securi	
	I kanhaaak	wenty (& 120) DOLLAR
stly due and owing by the said part	Vot the first part to the said Virvil R. Co.	ss Mortgage Company, its successors or assigns, and evidenced by
ertain promissory noto to the sun	of S	each, bearing even date herewith, and maturing in
It is expressly understood and f the first part will pay the indebted	agreed by and between the parties hereto, ness hereby secured at the time and place are	that this mortgage is the second lien on the premises hereby conveyed; that the part d in the manner provided in said notestand will also pay all taxes and assessments levent and the provided in the prov
gainst the premises hereby conveyed herefrom without the written consen	when due, and will neither commit nor per t of said second party first had and obtaine	mit any waste upon said premises, or the removal of any building or other improvement.
Upon payment of said promiss and void, and shall be released at the	sory note according to the tenor and effect cost of the first partlea: but in case of fai	thereof being well and truly made, then, in such case, this conveyance shall become n ilure or default in the payment of said promissory notewhen due, or any other p
hereol, or any interest thereon, at n adoltedness hereby secured, or if the	naturity; or in case of details in the payme	nt of any taxes or assessments levied against either the premises hereby conveyed or i
ontingencies, the party of the second uch security, and all such sums so ex	d part, its successors or assigns, may pay su spended shall bear interest at the rate of ten	ich taxes and assessments, and any other sum or sums necessary to preserve and prot t per cent, per annum, and this mortgage shall stand as security therefor.
It is further stipulated and agreement Government, or any court or	eed, that in case the party of the second partribunal whatever, in order to preserve or pr	t, its successors or assigns, shall hereafter appear in any of the land departments of object the title to or possession of the premises hereby conveyed and warranted, that tiger; and that in ease of a foreclosure hereof, and as often as any proceedings shall be i
uch costs and expenses incurred there taken to forcelose same, the holder	ein shall bear interest at ten per cent, theree	after; and that in case of a foreclosure hereof, and as often as any proceedings shall be landattorney's fee of fifty dollars, which sum shall be due upon the filing of a petition
oreclosure; and for all such costs, exp	penses and attorney's fees, this mortgage sha	all stand as security.
ue, or any part thereof, or any inte	rest thereon, at maturity, or any tax or ass	rein, or upon the failure or refusal to pay the principal indobtedness hereby secured whe resment herein mentioned, or to comply with any requirements herein contained, that able, at the option of the holder hereof, and shall bear interest thereafter at the rate
en per cent, per annum, and the said	l party of the second part, its successors or	hable, at the option of the holder hereof, and shall bear interest increase such as such as such as such as the rate rate as such as the said premi processing of the petition in forcelosure the holder of the petition in forcelosure of the petition in fo
iereot shall be entitled to possession	of said premises, and to each and every part	t thereof, and to coulect and apply the rents therefrom, less the reasonable expenditure
vhich appointment may be made eitl	her before or after the decree of forcelosure;	l be entitled to a receiver, to the appointment of which the mortgagors hereby conse and the holder hereof shall in no case he held to account for any damages, nor for a
All covenants and agreements	ved. The appraisement of said premises is herein contained shall run with the land he	reby conveyed; and this mortgage and the evidences of indebtedness hereby secured si
n all respects be governed and const	rued by the laws of Oklahoma. id part Le of the first part half he	reunto set - Levin hand Con this, the 21 1
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lay of the same of	A. D. 10.	
Witnesses to Mark, E.	CECUTION AND IDELIVERY	J11,00,07
months in the second		James W. Exilte
	<b>\</b>	~ +0 " 10+ "
TATE OF OKLAHOMA	; Dulsa	COUNTY, ss.
Before me, 3	Krupt	
tate, on this 25 th	dayor O stoken	
James V	rathren.	and your eliter
<del></del>	· 1	pregoing instrument, and acknowledged to me that
· ·	t and deed, for the uses and purposes thereis al seal, the day and year last above named.	1 sol forth.
. ~	The second se	Notary Public
AND COMMENTAL DESCRIPTION OF THE PROPERTY OF T	~, 26	ACCOUNT A COUNTY OF THE PROPERTY OF THE PROPER
STATE OF OKLAHOMA	record on the day of	(A. D. 19)\ at / 0 35
Ing instrument was nice for t		
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1 ·	Deputy.	Malloland Mighter of Deed
1 ·	_	C Y O Waldey