COMPANEO MORTGAGE AND RELEASE RECORD 442.656

KNOW ALL MEN BY TH	ESE PRESENTS, That Will	iam a. W.	right,	a single	man
and	anneant for a section to be against the anneal section of the sect				
bla wife, of the County of	Tulsa		ia, part 4 of the fir	st part, for and in conside	ration of the sum c
	undred (\$200	J		eringen og en	DOLLARS
ρ .	anid by VIRGIL R. COSS MORTGAC those presents Grant, Bargain, Sella				
				and State of Oklahoma, to	
or assigns, the following described	premises, situate in the County of	- Julian		and State of Oktanoma, to	-wie:
The West be	af of Souther	rest quas	der W!	a SW14 a	and
northeast g	warter of Soul	Thwest gr	rastes	ne 14 (8.0	(1/4)
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ation also representation to the control of the con			g d gag g e. e. g e. z. g e. z e.		
and the state of t	and the second s		aa aasaa ahaan kaasa dhaan kaasa ka		\$1.51.41.81.11.44.11.94.14.14.1.14.1.14.14.14.14.14.14.14.14.1
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rogen Saderick States on Sandard Control of States on Hager	arma varitu varianianiar mon santum t				
and the second s	ang an ana ana an ana ang ang an ang ang				
and the second section of the second	nadional distriction as the second second construction of the second constr	and the second section of the second			
of Section numbered twents		numbered exaliteer	4 (18). Range numbered La	ruteen
(/4). East of the Indian	Meridian, containing in all One	hundred to	venti (20)acres of land, more or l	less, according to th
Government Survey thereof. TO HAVE AND TO HOLI	D THE SAME, Together with all and restead exemption, unto the said party	singular the improvements th	hereon and the app	urtenances thereunto belon	iging, or in anywi
	nestead exemption, unto the said party				
		P			
	and clear of all incumbrances, whatson d part, its successors or assigns, again	and the second s			
This conveyance, however,	is intended as a mortgage for the bett				
e are the same and a second and a	Two trum			Commission of the second second	
	part. Y of the first part to the said Vir				
certain promissory note. for the s periods from the date hereof, and	sum of \$ 20:00 bearing ten per cent. interest after ma	turity.	ate herewith, and m	aturing in	semi-annusemi-annu
of the first part will pay the indeb against the premises hereby conve	and agreed by and between the parties tedness hereby secured at the time and yed when due, and will neither commi- isent of said second party first had an	s nereto, that this mortgage is I place and in the manner pro t nor permit any waste upon	s the second nen on vided in said note	ind will also pay all taxes a removal of any building or	nd assessments levi r other improvemen
therefrom without the written con Upon payment of said pror	sent of said second party first had an missory note according to the tenor	l obtained. and effect thereof being well a	and truly made, then	, in such case, this conveys	nce shall become n
and void, and shall be released at thereof, or any interest thereon, a indebtedness hereby secured; or if	instruction to sate according to the tenor of the cost of the first part. M, but in a maturity or in ease of default in the part. M of the first part do, or suffered part, M. successors or assigns, m. o expended shall bear interest at the response of the company of the	e payment of any taxes or a fer to be done, anything wher	seessments levied ag- eby this security is	ainst either the premises be impaired, then upon the h	reby conveyed or tappening of any su
contingencies, the party of the sec such security, and all such sums s	cond part, its successors or assigns, ma o expended shall bear interest at the r	ly pay such taxes and assessinte of ten per cent. per annu	ments, and any other m. and this mortgage	sum or sums necessary to shall stand as security the	preserve and prote
It is further stipulated and General Government, or any court such costs and expenses incurred t	or expensed small cear interest at the agreed, that in case the party of the story of tribunal whatever, in order to prescherein shall bear interest at ten per edder hereof may recover from the first expenses and attorney's fees, this most	econd part, its successors or a erve or protect the title to or at, thereafter: and that in cas	issigns, shall hereatte possession of the pr se of a foreclosure her	er appear in any of the lan- emises hereby conveyed an eof, and as often as any pro-	d departments of t d warranted, that occedings shall be h
or taken to foreclose same, the ho foreclosure; and for all such costs,	lder hereof may recover from the first expenses and attorney's fees, this more	part 4 an attorney's fee of tgage thall stand as security.	fifty dollars, which s	sum shall be due upon the	filing of a petition
It is further agreed and und due, or any part thereof, or any is whole sum becelve secured shall at	expenses and attorney's fees, this moi cluestood, that upon a breach of the wanterest thereon, at maturity, or any to once, and without notice, become dusaid party of the second part, its succeiled to the payment of the indebtedia on of said premises, and to each and eas; and for this purpose the holder he either before or after the decree of for sectived. The appraisement of said premises, and the premises when the properties of the premises of the premises and the premises an	rranty herein, or upon the fai ax or assessment herein ment and navable, at the option (ilure or refusal to pay ioned, or to comply of of the holder hereof	y the principal indebtedness with any requirements herei , and shall bear interest the	hereby secured when contained, that the reafter at the rate
ten per cent. per annum, and the sold and the proceeds thereof app	said party of the second part, its succeified to the payment of the indebtedue	essors or assigns, shall be enti as hereby secured; and that	tled to a forcelosure immediately upon th	of this mortgage, and to he filing of the petition in i	ave the said premis foreclosure the hold
hereof shall be entitled to possessi to the payment of said indebtedne	on of said premises, and to each and e ess; and for this purpose the holder he aither before or after the degree of for	very part thereof, and to collect shall be entitled to a re- reconstruct and the holder berg	lect and apply the receiver, to the appoint	ents therefrom, less the reastment of which the mortge a held to account for any	sonable expenditure agors hereby consec damages, nor for a
rental other than those actually re	eceived. The appraisement of said pre nts herein contained shall run with th	mises is hereby expressly waive land hereby conveyed; and	ved. this mortgage and th	ne evidences of indebtedness	s hereby secured sh
in all respects be governed and co	nstrued by the laws of Oklahoma. said part 4of the first part ha	A haraunta sat	us-	hand on this the	16 th
day of July	A. D. 19/2	- Hereumo sev		and a more than the man	· · · · · · · · · · · · · · · · · · ·
	, Execution and Delivery		in an	<i>-</i>	
Assessment the control of the contro			Villian	ma. W.	ught.
	. 300 /		dannet i agresse fra state de la companya del companya de la companya de la companya del companya de la companya del la companya de la compan	kolonya) istali kumuninkangi pinting utu 1923 oli basa parti a it galanta pingila. Ng pilakokoloni, dan gabati makambananga 1923 gan tersepata militari silikolonia.	
STATE OF OKLAHON	MA, Muskogee	arry Smith	SS.	a Notary Public. in an	d forsaid County a
State, on this 16 th	day of July A. Whight, a so lentical person who executed the will	10/2 pe	rsonally appeared		
his wife to me known to be the id	interest person who executed the will	in and foregoing instrument.	and acknowledged to	methat Le	executed the sa
TALA A form and make the same	والمستحلال والمنتي متحدد والمرابط المرابط والمراب والمراب	and the angles and family	/	, ,	
WITNESS my hand and of	ract and deed, for the uses and purpose F d scal, the day and year last above 14 M	15 Reals	/∀	any Do	Notary Public
			and the second s	to de la companya del companya de la companya del companya de la c	Samuel Control of the
	MA, TULSA COUNTY, ss.	vos Dul		A. D. 19./2 at 8	o'clock a
By	,	0	1661	A. D. 19/2 M 8 Walkley	
eg mareture or as commentent or the	Дери	y. 0)			Register of Deeds

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