S72 (0

MORTGAGE AND RELEASE RECORD TREASURER'S ENDORSE. Thereby certifully.

KNOW ALL MEN BY THESE	OKLAHOMA		ne plant		\$-259, and issued Receipt No.3. therefor in payment of merigage tax of within merigage. Dated this 22 day of
and	Maggie	E R	berts		- John 7 Kranies
					for and in consideration of the sum of
al-el-control	y VIRGIL R. COSS MORTG/ he presents Grant, Bargain, Sell	GE COMPANT I, Convey and I	Y, a corporation, of M Mortgage unto the sa	iskogce, Oklahoma, pai id VIRGIL R. COSS	ty of the second part, the receipt whereof MORTGAGE COMPANY, its successors

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of Section numbered Eliter	* (//) Townsh	in numbered	Vasio toan	(/2) Rang	a numbered Flath Lean
(/4) East of the Indian Meric	lian containing in all	Forty	-	nere	es of land, more or less, according to the
TO HAVE AND TO HOLD TH appertaining, and all rights of homester	E SAME, Together with all an id exemption, unto the said par	d singular the i	improvements thereon d part, and to its su	n and the appurtenant accessors or assigns, for	ever. And the said part of the first
					yed, and seized of a good and indefeasible
This convoyance, however, is in	tended as a mortgage for the b	etter securing o	f the said sum of	Wingly Es	jst-
· · · · · · · · · · · · · · · · · · ·		************	**************************************		DOLLARS,
		_			and evidenced by July
It is expressly understood and a of the first part will pay the indebteda against the premises hereby conveyed therefore without the written consent.	greed by and between the part ess hereby secured at the time a when due, and will neither com-	ies hereto, that ind place and in mit nor permit	this mortgage is the the manner provided any waste upon said	second lien on the prei in said noto and will premises, or the remov	in semi-annual nises hereby conveyed; that the part led also pay all taxes and assessments levied al of any building or other improvements
Upon payment of said promisso and void, and shall be released at the thereof, or any interest thereon, at ma indebtedness hereby-secured; or if the p contingencies, the party of the second	ry note according to the teno- cost of the first part A but in turity; or in ease of default in art. A of the first part do, or s part, its successors or assigns,	r and effect the n case of failure the payment o uffer to be done may pay such t	reof being well and tr or default in the pa f any taxes or assess , anything whereby t axes and assessments	uly made, then, in suc yment of said promiss nents levied against cli his security is impaire , and any other sum o	h case, this conveyance shall become null ory note. when due, or any other part ther the premises hereby conveyed or the d, then upon the happening of any such r sums necessary to preserve and protect tand as security therefor.
General Government, or any court or to such costs and expenses incurred thereior taken to forcelose same, the holder	ca, that in case the party of the ribunal whatever, in order to pro- n shall bear interest at ten per hereof may recover from the fir	eserve or protect cent. thereafter st part	s successors or assign t the title to or poss ; and that in case of a ttorney's fee of fifty	s, small nereatter appearsion of the premises foreclosure hereof, and dollars, which sum sho	hereby conveyed and warranted, that all I as often as any proceedings shall be had all be due upon the filing of a petition in
It is further agreed and understedue, or any part thereof, or any interest whole sum hereby secured shall at one ten per cont. per annum, and the said sold and the proceeds thereof applied	nages and attorney's legs, this in lood, that upon a breach of the 's st thereon, at maturity, or any st, and without notice, become de party of the second part, its su- to the payment of the indebted	warranty herein tax or assessm lue and payable ccessors or assig lness hereby see	, or upon the failure of ent herein mentioned to at the option of the ms, shall be entitled to cured; and that imme	or refusal to pay the pr , or to comply with an , holder hereof, and sl , a foreclosure of this diately upon the filing	incipal indebtedness hereby secured when y requirements herein contained, that the nall bear interest thereafter at the rate of mortgage, and to have the said premises of the petition in foreclosure the holder refrom, less the reasonable expenditures, of which the mortgagors hereby consent, to account for any damages, nor for any
in all respects be governed and constr	ted by the laws of Oklahoma.	the mad nereby	conveyed; and this i	nortgage and the evine	nices of indeptedness hereby accured andit
In Witness Whercof, The said	part LLO of the first part	ha ve hereun	to set Their	hand	On this, the franchis
Witnesses to Mark, Ex	ecution and Delivery		fc	George	W Roberts
Wasanian and American American)		maggie	& Roberts
STATE OF OKLAHOMA,	S. Hura,	Alikaya, ofderfromflöjegiyaşıa forasi	COUNTY, ss.	a1	Notary Public, in and forsaid County and Roberts t. Mayexecuted the same
State, on this Glorge	day of December W Roberts		nid persona	ly appeared	Roberts
his wife, to me known to be the identic as	soni, the day and year last not	Ma Hammen'	4. 2.11	JS Kus	Notary Public.
	Avi.				
STATE OF OKLAHOMA, This instrument was filed for re	cord on the	day of	see	1) Luna 3. D.	19/3 at 3 .o'clock
Мұламаны оны сынындық и салысына	Dep	out y.	Care	Section Control of the Control of th	Register of Deeds.