MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY THESE PRESENT	s, mai years L	Bione	anno de margoria esconçadarmiste quantificações	
1 0		o record		
s wife, of the County of	and S	^	the first part, for and in consid	
il wooda	naria propo	3.	professor and annual contraction of the contraction	DOLLAR
hereby acknowledged, doby these presents	R. COSS MORTGAGE COMPAN Grant, Bargain, Sell, Convey and	Y, a corporation, of Muskogee Mortgage unto the said VIR	Oklahoma, party of the second pa	rt, the receipt where
assigns, the following-described premises, situat	7 .		and State of Oklahoma,	
DR. Mygar Stall of M	archeast quar	Lev Crrs 78.		st quarter
norchwest quarter (n weter of Downless t qu	E'4 mw/4) of sect earler (Sw/a SE/a		y (26) and Do	rechwest
Carring and a strong property of the carring and the carring a)	produktenderere bles som er debtods bryskerung eine (de er en er sok	TREASURER'S ENDOR	SEMENT.
rema sessa (as) aramaspaksisparray seskeranganyan (aramasan)			Thereby certify that I rec	elvod
	Accounting and industry transcription		therefor in payment of mortga	oe tax on the
rip atters armittelluminger germann engereren en er 27,000.		probandantifier efficementalist on the energy contra	within mortgage.	-15 de
and the second s	id andernijojd direktioneritatatetetetetetetetetetetetetetetetetet	***************************************	Dated Tals / day of	1919
	menakrodziga, zvorozakingijoji addjavkorddili odac, dadakiva egigabi	energier plangryght gesteunte ihen inner rönkkren engage	John Xx	Y Tyeasurer.
			Count	,
				a a constant
	400.0000.00 404.0000.000.0000.0000.0000	incinent of the course transferred the transferred to the course of		
harate days	all in	1. 7. 100	- to	The Sira
Section numbered Menty Jaw (Township numbered S		,, Range numbered	IVIO V
), East of the Indian Meridian, conta	ning in all ON STAND	a signy		less, according to
TO HAVE AND TO HOLD THE SAME, pertaining, and all rights of homestead exempti	fogether with all and singular the	improvements thereon and t	he appurtenances thereunto belo	onging, or in anyw
art covenantand agree that at the delivery l		-	s hereby conveyed, and seized of a	
	()			-
tate of inheritance therein, free and clear of all me unto said party of the second part, its succ	ncumbrances, whatsoever, and ssors or assigns, against the lawful	claims of all persons whomso	it and forever defend the title to ever.	and possession of
This conveyance, however, is intended as	mortgage for the better securing o	of the said sum of		
Two Alun	dred (\$200)		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	12 To 18 To
stly due and owing by the said part. Adof the fi				
		A Company of the Comp		
ertain promissory note for the sum of \$	cent, interest after maturity.	, bearing even date herewith,	and maturing in	eesi ann
It is expressly understood and agreed by a the first part will pay the indebtedness hereby sainst the premises hereby conveyed when due,	ad between the parties hereto, that	this mortgage is the second l	ien on the premises hereby conve	yed; that the parta
tainst the premises hereby conveyed when due, berefrom without the written consent of said sec	nd will neither commit nor permit	any waste upon said premises	s, or the removal of any building	or other improveme
Upon payment of said promissory note S.a	cording to the tenor and effect the	o or default in the neument	of anial promissons nota- when a	lue or env other r
ereof, or any interest thereon, at maturity; or debtedness hereby secured; or if the partial of intingencies, the party of the second part, its su teh security, and all such sums so expended shall	n case of default in the payment of he first part do, or suffer to be done	of any taxes or assessments le	vied against either the premises h	ereby conveyed or
entingencies, the party of the second part, its such security, and all such sums so expended shall	ccessors or assigns, may pay such t bear interest at the rate of ten pe	taxes and assessments, and ar	ny other sum or sums necessary to	o preserve and protection.
It is further stipulated and agreed, that in eneral Government, or any court or tribunal whi tch costs and expenses incarred therein shall bea taken to foreclose same, the holder hereof may preclosure; and for all such costs, expenses and a	ase the party of the second part, it	ls successors or assigns, shall	hereafter appear in any of the la	nd departments of nd warranted, that
ich costs and expenses incarred therein shall bea taken to forcelose same, the holder hereof may	interest at ten per cent. thereafter	; and that in case of a foreclo	sure hereof, and as often as any powhich sum shall be due upon the	roccedings shall be l filing of a petition
reclosure; and for all such costs, expenses and a	torney's fees, this mortgage shall so	tand as security.	I to now the principal indebtednes	s hereby secured w
ue, or any part thereof, or any interest thereon,	at maturity, or any tax or assessment notice, become due and navable	ent herein mentioned, or to c	omply with any requirements her	ein contained, that sereafter at the rate
en per cent. per annum, and the said party of the	second part, its successors or assignent of the indebtedness hereby se	gns, shall be entitled to a forceured; and that immediately	eclosure of this mortgage, and to upon the filing of the petition in	have the said prem forcelosure the hol
ercof shall be entitled to possession of said prein the payment of said indebtedness; and for this	ses, and to each and every part the purpose the holder hereof shall be	ereof, and to collect and apple entitled to a receiver, to the	y the rents therefrom, less the re appointment of which the mort	asonable expenditu gagors hereby cons
It is further agreed and understood, that use, or any part thereof, or any interest thereon, hole sum hereby secured shall at once, and with the per cent. per annum, and the said party of the bold and the proceeds thereof applied to the pay error shall be entitled to possession of said premother by the payment of said indebtedness; and for the hich appointment may be made either before or and other than those actually received. The a	after the decree of forcelosure; and praisement of said premises is herel	the holder hereof shall in no by expressly waived.	case he held to account for any	damages, nor for
all respects be governed and construed by the	laws of Oklahoma.	onveyed, and this mortgage	s and the condences of macrocane	25 Hereby 000m20m III
In Witness Whereof, The said parties.	of the first part ha Vihereun	ato set their	hand and this, the	tenck
ay of Novumber	A. D. 19./4			
Witnesses to Mark, Execution an	DELIVERY	1.1	10 10	
		your	is , la sour	
	·	Land	L Brown	
		, 5 1507 591		
TATE OF OKLAHOMA, MU	skoger	COUNTY, ss.		
Before me, Chas J. Wiffe	esaffe	New comment of the second and a second as a second		nd forsaid County
tate, on his J. 30 34 day of	worm ber	10/ personally appe	arcely	
John B. Blown		and Lena K		
		•	dged to me that	executed the sa
is wile, to me known to be the identical person			1 1 1 1 1 1 1	
stellfree and voluntary act and deed,		c. The	7 X 12 10 10 10 10 10	6.1
WITNESS my hand and official seal, the d	ny and year last above named.	Sied Chase	Neffendaff	Notary Public
WITNESS my hand old official seal, the d	ay and year last above named.	Seal) Chase	Niffendaff	Notary Public
WITNESS my hand and official seal, the dead, witness my hand and official seal, the dead of the seal o	ay and year last above named,	Seed Chase	Nigfendaff	8 1
WITNESS my hand old official seal, the d	ay and year last above named. 19./8.) COUNTY, ss. day of,	Seed Chase	DA. D. 1014 at	Notary Public