GOMPARSO

MORTGAGE AND RELEASE RECORD

#5-0343

KNOW ALL MEN BY THESI	I DDFSENTS Phat	OMA FIRST	Trasd		ing sa ay
ant a	R	single,	non		and the state of t
this wife, of the County of	Julsa one 5	Thous and	e of Oklahoma, part	of the first part, for and	l in consideration of the sum
toin hand paid is hereby acknowledged, do la by the			poration, of Muskogee to unto the said VIRO		
assigns, the following-described premi	ises, situate in the County of	JM	lse	nnd State of Oklaho	oma, to-wit:
Thes	outtimest - 9	Quaster of	f North	west-quast	
SWG	N 10 ty as	d ruest-th	alf of s	with ast gr	asto.
and	Southwest	quarter	of soul	reast gu	artes.
	(S W4)	564)			
	in in apparent to the second				
		and the state of t	**************************************		
					and the second s
of Section numbered Light	Een (18), T	ownship numbered	rues Teen	12 North	Range numbered
according to Government Burvey their	icoi.				
TO HAVE AND TO HOLD To taining, and all rights of homestead of covenant and agree that at the de					
inheitance therein, free and clear of said party of the second part, its succ		2			
better securing of the said sum of justly due and owing by the said part		4			
note, bearing even date herewith and from date, payable semi-annually, ev		, -			
In the sexpressive understood and the first part will pay the indebtedne against the premises hereby conveyed therefrom without the written consent Upon payment of said promise and void, and shall be released at the raw interest thereon, at maturity; hereby secured; or if the insurance on anything whereby this security is impand assessments, and any other sum as expended shall bear interest at the The part	when due, and will neither eo t of said second party first has sory note according to the ten	ommit nor permit any wa d and obtained. for and effect thereof, be	iste upon said premise	es, or the removal of any built, then, in such case, this	conveyance shall become nul
or any interest thereon, at maturity; hereby secured; or if the insurance on anything whereby this security is imp	or in case of default in the pay the buildings, as hereinafter paired, then upon the happeni	yment of any taxes or ass provided, be not kept in ing of any such continger	sessments levied again force as stipulated; oncies, the party of the	st either the premises hereby or if the part of the first second part, its successors	conveyed or the indebtedness part do, or suffer to be done or assigns, may pay such taxes
and assessments, and any other sum a so expended shall bear interest at the The partof the first part a	or sums necessary to preserve rate of ten per cent. per annu agreeto prosure and maintui	and protect such securit m, and this mortgage sho n-policies of insurance o	y, and may provide the stand as security the time the buildings located to the building to the	he necessary insurance on the herefor. cd_on_the_premises_horeby	e buildings, and all such sums
companies as said second party shall o with premiums therefor fully paid, who for the payment of the indebtedness	elect, in the sum of	be assigned to and held	by said second party,	its successors or assigns, as co	Hateral and additional security
It is further stipulated and ag General Government, or any court or such costs and expenses incurred ther or taken to foreclose same, the holder foreclosure; and for all such costs, ex	reed, that in case the party of tribunal whatever, in order to rein shall bear interest at ten y r hereof may recover from the	the second part, its successive or protect the per cent. thereafter; and a first part	essors or assigns, sha title to or possession that in ease of a force ey's fee of lifty dollar	ll hereafter appear in any o of the premises hereby con closure hereof, and as often a s, which sum shall be due u	f the land departments of the veyed and warranted, that all s any proceedings shall be had pon the filing of a petition in
It is further agreed and under due, or any part thereof, or any inter	stood, that upon a breach of t rest thereon, at maturity, or a	he warranty herein, or u my tax or assessment he	pon the failure or refu rein mentioned, or to	isal to pay the principal inde comply with any requireme	bledness hereby secured when nts herein contained, that the
whole sum hereby secured shall at on per cent. per annum, and the said pa- and the proceeds thereof applied to t shall be entitled to possession of said payment of said indebtedness; and for appointment may be made either before ther than those actually received.	rty of the second part, its such the payment of the indebtedni premises, and to each and ev- or this purpose the holder her ore or after the decree of force	cessors or assigns, shall be ess hereby secured; and very part thereof, and to reof shall be entitled to closure; and the holder h	that immediately upo that immediately upo collect and apply the a receiver, to the app ercof shall in no case	sure of this mortgage, and an the filing of the petition is be rents therefrom, less the moriointment of which the morbe held to account for any	to have the said premises sold a foreclosure the holder herco easonable expenditures, to the igagors hereby consent, which r damages, nor for any renta
An covenants and agreements	nerem concumed small run wi	ich me mad hereby conv	eyet; tha this morigi	go mila the evidence or indep	teciness hereby securea shall h
In Witness Whereof, The said	d partof the first part	hahereunto set	/lus	handon this, the	day o
a /	nessiai			R Ford	/
1. 76 H	Stratton	· · ·	_		
STATE OF OKLAHOMA,	Case				in and for said County and
Before me,	day of Assi	sallosi c	19 13 personally	nppcared	in and for said County and
State, on this	entical person, who executed y act and deed, for the uses a	the within and foregoin and purposes therein set f	g instrument, and ac	eknowledged to me that	Me executed
the same as	eb 9	\$ \$10 / 6		(G PTSIW	Notary Public.
STÂTE OF OKLAHOMA. This instrument was filed for					
Ву			2 40	with the dian	•