$\mathbf{2}$ MORTGAGE AND RELEASE RECORD COMPARED ML DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20877 PLATENCE OKLAHOMA FIRST MORTGAGE. He alaka Investment Company . a corp KNOW ALL MEN BY THESE PRESENTS, That withe of the laws of the United States in Josses of hy ritar and State of Oklahoma, part 7 ... of the first part, for and in uniy of .... ia. Three Thousand 683000 22) Ţ, ...DOLLARS. it. in hand paid by VIRGIL R. COSS MORTGAGE COMPANY, a corporation, of Muskogee, Oklahomu, party of the second part, the receipt whereof wledged, do......by these presents Grant, Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors or  $\mathcal{T}$ .0 of Oklahoma to-wit: The weat half of Southweat quarter (24's Sed"4) and mortheast quarter of Southwest guarter ( nE's Sw "4) (Less Right - of - way of mideand Calley Railroad ed Twenty Sever ( 2.7., ), Township numbered Seventer ( 17.) north Section Tuese Gover The first of homestead exemption, unto the said party of the second part, and to its successors or assigns, reg Twenty (129) acres of land, m names thereunto belonging or in anywise apper-ever. And the said part 4...of the first part taining. covenant and agrees that at the delivery hereof it is .the lawful owner ... of the premises hereby conveyed, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, whatsoover, and the present one present and party of the second part, its successors or assigns, against the lawful claims of all persons whomsoer better securing of the said sum of the said part if not the first part to the said Yirgil R. Coss Mortgage Company, note, bearing even date herewith and due on the first day of the said year of the said part if not the first day of the said year of the said part if not the said year of the said year of the said year of the said part if not the first day of the said year of the will warrant and forever defend the title to and possess whomsoever. This conveyance, however, is intended a or assigns, and evidenced by one certain promissory bolter securing of the said sum of the first part to the said Yirgil R. Coss Mortgage Company, its successors or assigns, and evidenced by one certain promissory note, bearing even date herewith and due on the first day of first part to the said Yirgil R. Coss Mortgage Company, its successors or assigns, and evidenced by one certain promissory note, bearing even date herewith and due on the first day of notes thereto annexed, and ten per cent. Interest after maturity; given for an actual load money. from date, payable semi-annually, evidenced until maturity by differest coupon notes thereto annexed, and ten per cent. interest after maturity; given or an actual of money. It is expressly understood and agreed by and between the parties hereto, that this mortgage is the first lien on the premises hereby conveyed; that the part. the first part will pay the indebtedness hereby secured at the time and place and in the manner provided in said note, and will also pay all taxes and assessments of against the premises hereby conveyed when due, and will neither commit nor permit any waste upon said premises, or the removal of any building or other improven thereform without the written consent of said second party first had and obtained. Upon payment of said promissory note according to the tenor and effect thereof, being well and truly made, then, in such case, this conveyance shall become and void, and shall be released at the cost of the first part 2...; but in case of failure or default in the payment of said promissory note when due, or any other part the or any interest thereon, at maturity; or in case of delault 4 the payment of any faxes or as assessments levied against either the part due, or the indebted hereby secured; or if the insurance on the buildings, as hereinafter provided, be not keep in force as stipulated; or if the part d, or assigns, may pay gitch is and assessments, and may other sum or sum accessary to reserve and protect such security, and may provide the necessary insurance on the buildings, and all such so expended shall bear interest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor. The part and the first part agree... To procure and minimum policies of insufance on the buildings headed, on the premises hereby conveyed, in such insu null taxe The part of the first part agree to procure and inhintum panetes or insurance on the procession of the first part which said policy or policies shall be assigned to and held by said second party, its successors or assigns, as collateral and additional security for the parameter of the indebiddness hereby secured. The part of the indebiddness hereby secured. This further sipulated and agreed, that in case the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the General Government, or any court or tribunal whatever, in order to preserve or protect the tile to or possession of the premises hereby conveyed and warranted, that all such costs incurred therein shall bear interest at ten per cost, an attorney's lee of fifty dollars, which sum shall be due upon the filing of a petition in foreclosure period, or any interest thereof and attorney's fees, this mortgage shall stand as security. It is further agreed and understood, that upon a breach of the warrantly herein, or upon the failure or refusal to pay the principal indebitedness hereby secured when who and the said party of the second part, its successors or assigns, shall be pay the principal indebitedness hereby secured when who here for and an interest thereof and and understood, that upon a breach of the warrantly herein, or upon the failure or refusal to pay the principal indebitedness hereby secured when who and the said party of the second part, its successors or assigns, shall be attributed to a forefolus the fore of, and as independent on a the rate of the net of a pays independent of a maximum part to the second part, its successors or assigns, and to head part the rate and the indebitedness hereby secured when the failure or refusal to pay the principal indebitedness hereby secured when the source of or any interest thereafter at the rate of the net of costs in here to perform a set the reat of the indebitedness hereby secured and any the principal indebitedness hereby secured and the proce In Witness Carp Seage D. H. Middleton Wealaka Ande Uttest: Secretar Reepeolds, G sident COUNTY, ss. ma isko STATE OF QKLAHOMA, Before me two miller und instrument, and acknowledged to me that the this of and acknowledged to me that the this of and acknowledged to me that the this of and acknowledged to me that the two mices .....executed My commission expires Feb 14th 1912 Notary Public. d ta STATE OF OKLAHOMA, TULSA COUNTY, ss This instrument was filed for record on the Frank A. D. Weckley Register of Decils. A. D. 19/1 at 7 o'clock A. M. day of By. Deputy. i.