## MORTGAGE AND RELEASE RECORD

OKLA	HOMA REAL ES	TATE MORTGAGE.	
KNOW ALL MEN BY THESE PRESENTS, T	Chat		
nd			and the same of th
is wife, of the County of		of Oklahoma, parkof the first part, for	
oin hand paid by VIRGIL R. s hereby acknowledged, doby these presents Gra			
r assigns, the following-described premises, situate in			
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	interio necimentale della seconomica		and the second s
namanananan kan ang ang ang ang ang ang ang ang ang a			
	And the Control of th	el acceptor to the training of	
of Section numbered			
(), East of the Indian Meridian, containing Tovernment Survey thereof.	g in all		land, more or less, according to the
TO HAVE AND TO HOLD THE SAME, Tog- appertaining, and all rights of homestead exemption, 1	ether with all and singular the impunto the said party of the second p	rovements thereon and the appurtenances art, and to its successors or assigns, forever	thereunto belonging, or in anywise. And the said part of the first
ourt covenant, ,, and agreethat at the delivery herec			
state of inheritance therein, free and clear of all incu- ame unto said party of the second part, its successor	mbrances, whatsoever, ands or assigns, against the lawful claim	ms of all persons whomsoever.	nd the title to and possession of the
This conveyance, however, is intended as a mo	ortgage for the better securing of the	a said sum of	production and the second
ustly due and owing by the said partof the first pertain promissory notefor the sum of \$ eriods from the date hereof, and bearing ten per cent			
It is expressly understood and agreed by and it of the first part will pay the indebtedness hereby seem against the premises hereby conveyed when due, and therefrom without the written consent of said second Upon payment of said promissory noteaccord and void, and shall be released at the cost of the first thereoi, or any interest thereon, at maturity; or in condebtedness hereby secured; or if the part of the footningencies, the party of the second part, its successively security, and all such sums so expended shall be footningencies, the party of the second part, its successively security, and all such sums so expended shall be footningencies, the party of the second part, its successively security, and all such sums so expended shall bear into taken to foreclose same, the holder hereof may reconcelosure; and for all such costs, expenses and atternative to the second part thereof, or any interest thereon, at whole sum hereby secured shall at once, and without then per cent, per annum, and the said party of the second and the proceeds thereof applied to the payment hereof shall be entitled to possession of said premises, to the payment of said indebtedness; and for this pur which appointment may be made either before or after the first payment applied to the proceeds actually received. The appra All covenants and agreements herein contained in all respects be governed and construed by the law In Witness Whereof, The said part	between the parties hereto, that this red at the time and place and in the will neither commit nor permit any party first had and obtained, ding to the tenor and effect thereof part; but in ease of failure or ase of default in the payment of an first part do, or suffer to be done, an soors or assigns, may pay such taxe ar interest at the rate of ten per cent the party of the second part, its suer, in order to preserve or protect therest at ten per cent. thereafter; an over from the first partan attorney's fees, this mortgage shall stand a breach of the warranty herein, or maturity, or any tax or assessment notice, become due and payable, at cond part, its successors or assigns, tof the indebtedness hereby secure and to each and every part thereof pose the holder hereof shall be entire the decree of forcelosure; and the issement of said premises is hereby es a shall run with the land hereby cor s of Oklahoma.	s mortgage is the second lien on the premises manner provided in said noteand will also waste upon said premises, or the removal of being well and truly made, then, in such eadefault in the payment of said promisory y taxes or assessments loviced against either ything whereby this security is impaired, the said assessments, and any other sum or sum to per annum, and this mortgage shall stand coessors or assigns, shall hereafter appear in the title to or possession of the premises hered that in case of a foreclosure hereof, and as mey's fee of fifty dollars, which sum shall be as security.  upon the failure or refusal to pay the princip herein mentioned, or to comply with any recthe option of the holder hereof, and shall is shall be entitled to a foreclosure of this mort; and to collect and apply the reads thereful itled to a receiver, to the appointment of wholder hereof shall in no case he held to accept and this mortgage and the evidences term.	s hereby conveyed; that the part
lay of Witnesses to Mark, Execution and D	A. D. 10		
lay of Witnesses to Mark, Execution and D	<u></u>	and the state of t	
	)		2002.20
STATE OF OKLAHOMA,	.,СС	OUNTY, ss.	
Before me,	and the second second second second	.10personally appeared	ernen van der ernen erne ernen
nis wife, to me known to be the identical personwho		and the second s	
WITNESS my hand and official seal, the day a	and amora to of a transmission and		
(My commission expires		Easy right and the Jilly Complete and the Jilly Complete and the Jilly Complete and the Section of the Section	Notary Public.
STATE OF OKLAHOMA, TULSA O			
Вульновы вышемарын положен положения	Deputy.	, :	Register of Decis.