MORTGAGE AND RELEASE RECORD

is wife, of the County of				
arrang gar by H. gardroner of the madels of		and State of	Oklahoma, partof the first par	t, for and in consideration of the sum o
				arty of the second part, the receipt where MORTGAGE COMPANY, its successor
			and S	
the signal and ronoung-nestrated p	premises, sindate in the Country	2	The state of the s	
		and the second state of the second state of the second		6-0-0-1-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
		<u></u>	41447	wandara walan ay
				and and the second seco
mmonns -m Hermoniniministration		·	interior contrations to the contration of the co	
eniintaa alaansiin ahaa ahaa ahaa ahaa ahaa ahaa ahaa a	see ett ideilie alumine univaterik sikesississ	\$	an e danum dibum dan	wasaninga mada madani da saka
				and a second of the second
		and the first of the control of the		Manager Street, and the street, but street the arrange areas
				arrangintenggrapisyspektintik meliketik in er yan cere-yilin nibelinggi.
grand the second of the second				*
				and the second s
f Section numbered), To	waship numbered), Rar	ge numbered
lovernment Survey thereof.	Seridian, containing in all	and the second s		res of land, more or less, according to the
ppertaining, and all rights of home	estead exemption, unto the sai	d party of the second part,	and to its successors or assigns, for	nces thereunto belonging, or in anywi rever. And the said part of the fir
art covenantand agree that at	t the delivery hereof	,, the lawful	ownerof the premises hereby conv	eyed, and seized of a good and indefeasil
state of inheritance therein, free a	and clear of all incumbrances, a	whatsoever, and	of all persons whomsoever.	defend the title to and possession of t
It is expressly understood at the first part will pay the indebt gainst the premises hereby convey herefrom without the written cons Upon payment of said prom and void, and shall be released at it hereof, or any interest thereon, at debtedness hereby secured; or if to outingencies, the party of the second	and agreed by and between the tedness hereby secured at the ti- yed when due, and will neither sent of said second; party first l- nissory noteaccording to the the cost of the first part; t t maturity; or in case of defaul the part of the first part do- cond part, its successors or assi-	parties hereto, that this me ine and place and in the ma commit nor permit any wa- had and obtained. tenor and effect thereof bei but in case of failure or def- nit in the payment of any tr , or suffer to be done, anyth gas, may pay such taxes an	origage is the second lien on the primer provided in said noteand wiste upon said premises, or the remoning well and truly made, then, in suault in the payment of said promisaxes or assessments levied against of the property this security is impaid assessments, and any other sum	g insemi-annuments hereby conveyed; that the part
ue, or any part thereof, or any in- hole sum hereby secured shall at n per cent. per annum, and the s jold and the proceeds thereof appl ereof shall be entitled to possessio the payment of said indebtedne hich appointment may be made e ental other than those actually rec all covenants and agreemen all respects be governed and co	nerstood, that upon a breach of one interest thereon, at maturity, or once, and without notice, becaused party of the second part, it lied to the payment of the indo no f said premises, and to each assest and for this purpose the heterotron or after the decreceived. The appraisement of sate the term of the contained shall run vastrued by the laws of Oklaho.	the warranty herein, or up rany tax or assessment her me due and payable, at the test successors or assigns, shalebtedness hereby secured; a hand every part thereof, as older hereof shall be entitled e of foreclosure; and the hol aid premises is hereby exprewith the land hereby convey ma.	on the induce or redusal to pay the jein mentioned, or to comply with a coption of the holder hereof, and il be entitled to a foreclosure of thind that immediately upon the filir alt to collect and apply the rents the to a receiver, to the appointment der hereof shall in no case he held easily waived. The provided the second of the content of the c	nail be due upon the filing of a petition or incipal indebtedness hereby secured why requirements herein contained, that shall bear interest thereafter at the rate s mortgage, and to have the said premi g of the petition in forcelesure the hole herefrom, less the reasonable expenditure of which the mortgagers hereby conset to account for any damages, nor for a lences of indebtedness hereby secured shall be a support of the said of the mortgages hereby consetting the said of the sai
lay of		···*· 986		
WITNESSES TO MARK.	EXECUTION AND DELIVERY)		www.anananananananananananananananananan
		·························· }		
nonmeter and the contract to the terms		,		
Marinton de Dictionada de Marinton			関係をよっている。 ・ (2.5 mg/s) (2.5 m	ndgan (1980-18) oli gasi kahan ndga siddiga siddiga siddiga gayda ayddiga talla yddi siddigan haffigan haf Maester y dei siddiga (1982 - 1982) oli gasi da haffigan daga daga gayda y siddigan ayddigan a siddigan a siddi Maester y y dei signigan ayddigan y gayday y chiffigan a siddigan a siddigan a siddigan a siddigan a siddigan
STATE OF OKLAHOM	IA,	COUL	NTY, ss.	
STATE OF OKLAHOM Before me,	IÀ,	COU	NTY, ss.	Notary Public, in and forsaid County a
STATE OF OKLAHOM Before me,	IA,	COU	NTY, ss.	Notary Public, in and forsaid County a
STATE OF OKLAHOM Before me, State, ou this	Aday of		NTY, ss.	Notary Public, in and forsaid County a
STATE OF OKLAHOM Before me, State, ou this. is wife, to me known to be the ide	act and deed, for the uses and		NTY, ss	Notary Public, in and forsaid County a
STATE OF OKLAHOM Before me, State, ou this	act and deed, for the uses and		NTY, ss	Notary Public, in and forsaid County as
Before me, State, ou this	iA,		NTY, sspersonally appeared	Notary Public, in and forsaid County a