MORTGAGE AND RELEASE RECORD

COMPARED

OKLAHOMA FIRST MORTGAGE. KNOW ALL MEN BY THESE PRESENTS, That When Canvence Jurio Houndred and notico in hand paid by VIRGH, R. COSS MORTGAGE COMPA-reby acknowledged, do..... by these presents Grant, Bargain, Sell, Convey and a corporation, of Muskogce, Okluboma, party of the second part, the receipt whereof rigage unto the said YIRGIL R. COSS MORTGAGE COMPANY, its successors or WAYNE L. DICKEY, County Treather Seventeen 17 n, North Range mbered Music (9), Township numbered, the first part of the Indian Meridian, containing in all 150146 acres of land, more or less, thing to Government Survey thereol.

TO HAVE AND TO HOLD THE SAME, Together with all and singular the improvements thereou and the appurtenances thereunto belonging or in anywise appergr, and all rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part and the first part Jourteen inheritance therein, free and clear of all incumbrances, whatsoever, and May will warrant and said party of the second part, its successors or assigns, against the lawful claims of all persons whomsoever. To better securing of the said sum of May May May due and awing by the said part well the first part to the said Virgil R. Coss Mortgage Company, its successful that the first part to the said Virgil R. Coss Mortgage Company, its successful that the first part to the said Virgil R. Coss Mortgage Company, its successful that the first part to the said Virgil R. Coss Mortgage Company, its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first part to the said Virgil R. Coss Mortgage Company its successful that the first par pote-shering oven date berdeith and her first interest interest the particles and the parties berefor, that this mortgage is the first lieu and bearing the parties berefor, that this mortgage is the first lieu on the premises hereby conveyed; that the part Louis parties berefor, that this mortgage is the first lieu on the premises hereby conveyed; that the part Louis districts and assessments levied against the premises hereby conveyed when due, and will neither commit one permit any waste upon said premises, or the removal of any building or other improvements therefrom without the written consent of said second party first had and obtained.

Upon payment of said promissory not seconding to the tenor and effect thereof, being well and truly made, then, in such case, this conveyance shall become null and void, and shall be released at the cost of the first part Lough but in case of failure or default in the payment of said promissory not second rule in the payment of any tenors thereon, and maturity, or in case of default in the payment of any tenors thereon, and maturity or in case of default in the payment of any tenors thereon, and maturity or in case of default in the payment of any tenors thereon, and maturity or in case of default in the payment of any tenors thereon, and the payment of any tenors thereon, and the payment of any tenors thereon, and the payment of any tenors thereon and payment of the insurance on the buildings, as hereinafter provided, be not kept in force as stipulated; or if the part Louis for the indebtedness and assessments, and any other sum or sums necessary to preserve and protect such security, and may provide the necessary insurance on the buildings, and all such sums on expended shall, been interest at the rate of ten per cent, per annum, and this mortgage shall stand as security therefor,

The payment of the indebtedness hereby secured.

The payment of the indebtedness hereby secured when the payment of the indebtedness hereby secured in the payment of the indebtedness hereby s I hereby conveyed; and this mortgage All covenants and agreements herein contained shall run with pects be governed and construed by the laws of Oklahoma. In Witness Whereof, The said part 162 of the first part ha Le hereunto set ... Philip. STATE OF OKLAHOMA day of a current goth personally apple and Birrie of a Notary Public, in and for said County and te, of this 20 his wife, to me known to be the indentical person who executed the within and foregoing instrument, and acknowledged to me that they

the same as their voluntary act and deed, for the uses and purposes therein sot forth, what and acknowledged to me that they

Withers may hand and official seal me day and year lead story. E. Buryful.

My commission expires fully 13 th 1922 Lead) Notary Public. STATE OF OKLAHOMA, TULSA COUNTY, ss. of December 1. D. 10 M at 4 o'clock M. This instrument was filed for rec