MORTGAGE AND RELEASE RECORD

OKLAHO	MA FIRST MOR	TGAGE.	
KNOW ALL MEN BY THESE PRESENTS, That.	M some	rateiles.	· · · · · · · · · · · · · · · · · · ·
his wife, of the County of	and State of Oklaho	na, part the first part, for and in	r consideration of the sum
Landred 10 10	, Descrip	~ (\$ Too)	DOLLARS,
to	E COMPANY, a corporation, of Convey and Mortgage unto the s	Muskorce, Oklahoma, party of the secon aid VIRGIL R. COSS MORTGAGE CO	d part, the receipt whereof MBANY, its successors or
assigns, the following described premises, situate in the County &	Market	and State of Oklahomi	s, to-wit:
(2/2 NV/4)	0 00 Xe	emmer d	Juanier
		· · · · · · · · · · · · · · · · · · ·	
			and the second s
	N.		
of Section numbered	hip numbered timete	Z- X	Range numbered
according to Government Salvey the Creek. TO HAVE AND TO HOLD THE SAME, Together with all and			eres of land, more or less,
TO HAVE AND TO HOLD THE SAME, Together with all and taining, and all rights of homestead exemption, unto the said party of covenant and agree that it the delivery hereof the party and the said party of the said			
inheritance therein, free and clear of all incumbrances, whatsoever, and said party of the second part, its successors or assigns, against the lawful	1.1.		
better securing of the said sum of I he have	-	+ (100)	
potter securing of the said sum of		3	
It is expressional and agreet by and between the parti-	s hereto, that this mortgage is to	ne first lien on the premises hereby cond in said note-out will also pay all to	veyed; that the parter of
against the premises hereby conveyed when due, and will neither commi	nor permit any waste upon said	premises, or the removal of any buildi	ng or other improvements
Upon payment of said promissory note factoring by the tenor as and void, and shall be released at the cost of the first part (&&\text{sc} but in or any interest thereon, at maturity; or in case of default in the paymen hereby secured; or if the insurance on the buildings, as hereinafter provanything whereby this security is impaired, then upon the happening or and assessments, and any other sum or sums necessary to preserve and so expended shall bear interest at the rate of ten per cent. per annum, at The partof the first part agree. Let procure and maintain no	case of failure or default in the pr t of any taxes or assessments levi died, be not kept in force as stip any such contingencies, the par protect such security, and may p	yment of said promissory note when due ed against either the premises hereby co- ulated; or if the part#4.of the first par y of the second part, its successors or a rovide the necessary insurance on the b	e, or any other part thereof, nveyed or the indebtedness rt do, or suffer to be done, ssigns, may pay such taxes uildings, and all such sums
		Ma recent of the literature literal	areged in oden modules
companies as said second party shall elect, in the sum of	ssigned to and held by said secon	l party, its successors or assigns, as collat	eral and additional security
It is further stipulated and agreed, that in ease the party of the General Government, or any court or tribunal whatever, in order to pressuch costs and expenses incurred therein shall bear interest at ten per cotaken to foreclose same, the holder hereof may recover from the first foreclosure; and for all such costs, expenses and attorney's fees, this m	erve or protect the title to or poent, thereafter; and that in case of partau attorney's fee of fift ortgage shall stand as security.	gus, shad reveater upper in any of the session of the premises hereby convey f a forcelosure hereof, and as often as ar y dollars, which sum shall be due upor	ed and departments of the ed and warranted, that all ny proceedings shall be had a the filing of a petition in
this further agreed and understood, that upon a breach of the wide, or any part thereof, or any interest thereon, at maturity, or any to whole sum hereby secured shall at once, and without notice, become duper cent. per annum, and the said party of the second part, its successo and the proceeds thereof applied to the payment of the indebtedness hall be entitled to possession of said premises, and to each and every payment of said indebtedness; and for this purpose the holder hereof appointment may be made either before or after the decree of foreclosu other than those actually received. The appraisement of said premises	arranty herein, or upon the failur, ix or assessment herein mentione e and payable, at the option of the 3 or assigns, shall be entitled to ereby secured; and that immedia part thereof, and to collect and a fail be entitled to a receiver, to e; and the holder hereof shall in is hereby expressly waived.	e or refusal to pay the principal indebte d, or to comply with any requirements to holder hereof, and shall bear interest a foreclosure of this mortgage, and to be tely upon the filing of the petition in fo apply the reats therefrom, less the rease the appointment of which the mortgag no case be held to account for any da	dness hereby secured when herein contained, that the chercafter at the rate of ten ave the said premises sold reclosure the holder hereof mable expenditures, to the ors hereby consent, which images, nor for any reutal
All covenants and agreements herein contained shall run with the first part and construed by the laws of Oklahoma. In Witness Whereof, The said part			icio in reoj decirca silan in
А. D. 10			•
			gr. 17
		on the state of t	
STATE OF OKLAHOMA,	COUNTY, ss.		
Before me,	19 per	sonally appeared	
his wife, to me known to be the indentical person, who executed the the same as voluntary act and deed, for the uses and pr	within and foregoing instrument,		
My commission expires			Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, ss. This instrument was filed for record on the		D.	
Ву			
radin	∵		rickisier or ricking

A sant () for the Community

9