6 COMPARED MORTGAGE AND RELEASE RECORD 368181 BTH XAN. No. 20877 MAR OKLAHOMA FIRST MORTGAGE. KNOW ALL MEN BY THESE PRESENTS, That flere Cinches the two to an Acer the of Okiahonna, part 19 1 the first part, for and in consideration of the sum ife, of the County of. (2,00) .DOLLARS. acknowledged, do......by these presents Grant, Bargain, Sell, Convey and Mortgoge unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors or due la the following-described premises, situate in the Co inty of. half of northeres 1. Ducaten el Pala Sta ta (n. s. st. e. n. 21.214) 22 red es glie for the second red that the e 21 ( 1.8.) -th In the second part of the Same, Containing of the Same in the second part of the second part, and to its successors or assigns, forever. And the said part of the first part taining, an nant and agree that at the delivery hereof file and each the lawful owner S of the premises hereby conveyed, and seized of a good and indefeasible estate of from date, payable semi-annually, evidenced until maturity by interest coupon notes thereto afinexed, and ten per cent interest atter maturity; given for an actual non or 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\_cost 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 levied against the premises hereby conveyed when due, and will neither commit nor permit any waste upon said premises, or the resuoval of any building or other improvement therefore willout the written consent of said second party first had and obtained. Upon payment of said promissory note according to the iepor 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\_cost, but in case of failure or default in the payment of said promissory note when due, or any other part thereof, or any interest thereon, at maturity; or in case of default in the payment of any taxes or assessments levied against the first part\_cost, but due to be done, anything whereby this security is impaired, then upon the happening of any such contingencies, the party of the second part, its successors or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and protect such security, and may portide the precense interest. we preded shall bear interest at the rate of ten per cent, per annum, and this mortgage shall stand as assessing therefor. es as said second party shall doet, in the sum of-minum therefor fully-paids thick said policy or policies shall be assigned to and held by said second party; its su ayment of the indebtedness hereby secured. companies as said second party shall dect, in the sum of the assigned to and held by said second party; its successors or assign, as colleteral and additional security of the indefer fully paids, that said policy or policies shall be assigned to and held by said second party; its successors or assign, shall hereafter appear in any of the land departments of the function of the indeference of the indeference of the indeference of the part 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 tille to or possession of the premises hereby conveyed and warranted, that all or taken to foreclose same, the holder hereof may recover from the first part, all, an attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition in foreclosure; and for all such costs, expenses and attorney's fees, this mortgage shall that as security. It is further stored and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured when due, or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the per cent, and shall be easily part to the said party of the second part, its successors or assigns, shall be entitled to a foreelosure of this mortgage, and to have the said perpenses sold and the proceed a there of applied to the partment of the indebtedness hereby secured applied to neces and previses; and to take thereafter at the rate of the performance of applied to the partment of shall be entitled to a foreelosure of this mortgage, and to have the said perpenses, and and the proceed applied to the partment of shall be entitled to a section of the holder hereof applied to the partment of shall be entitled to a receiver, to the appointment of which the mortgagors hereby consect, which appointment DOLLARS, The centre A. D. 10, / This areas J' alle Se m. Lo Stroklen he ton E Dale Mailea Mileane STATE OF OKLAHOMA, ...... a Notary Public, in and for said County and due and De hand Second Strappeared unter andon "te Bale kesting, his wife, to me known to be the indentical person? who executed the within and foregoing instrument, and acknowledged to me that the effect of the secure of the same as the a 2 voluntary act and deed, for the uses and purposes therein set forth. The res of the same are for a for a start with the secure of the same are the same a STATE OF OKLAHOMA, TULSA COUNTY, ss. ss. day of Dec, M. D. 10 at Cock C. M. Deputy. Register of Decils. This instrument was filed for record on the  $\sim$  2 / Bv Deputy. 1 Seal 1 1

1

1

and the second