## MORTGAGE AND RELEASE RECORD

nis wife, of the Coun	ty of		and State of Oklal	ioma, partof the first par	rt, for and in consideration of the s
					of the second part, the receipt wher RTGAGE COMPANY, its successors
ssigns, the following-	described premises, situate in the	he County of	ana ing managan na managan kan bahar na managan dan	and State	of Oklahoma, to-wit:
	***************************************			* 4.10 \$501,000 (\$10,000)	
#	. 4094 4. 4044 4114 4114 4114 4114 4114 4114	A 31	distributions of the second	***************************************	and a similar control of the same state of the s
* ************************************				<del>angawanina amatan</del> aga Pada Kabusa	
					energia de la companya del la companya de la compan
					and the second s
					And the same with the same and the same
annelis angrepatings dagangs consessors		South Assessment Control	rate the state of		
	in and the second secon		ng na pagana nampa ng napago ng pinakan na p		
C D		\ m	1		Danie sumb
manding to Caronin	(	he Indian Meridian, conta	ining in all	ensampen and and an an an an	dereunto belonging or in anywise api
TO HAVE AN	D TO HOLD THE SAME, Top s of homestead exemption, unti-	gether with all and singular o the said party of the se	ar the improvements the cond part, and to its su	cessors or assigns, forever.	thereunto belonging or in anywise app And the said partof the first p
		the state of the state of the state of the			zed of a good and indefeasible estate
nheritance therein, fr	ree and clear of all incumbrance	es, whatsoever, and	will wa	rrant and forever defend the	title to and possession of the same u ever, is intended as a mortgage for
ustly due and owing	by the said partof the first	part to the said Virgil R.	Coss Mortgage Compan	y, its successors or assigns, at	nd evidenced by one certain promiss
ODNAS!	the state of the s				uring per cent. Inte ter maturity; given for an actual loan
It is expressly be first part will pay gainst the premises i	understood and agreed by and the indebtedness hereby secur- iereby conveyed when due, and written consent of said second	between the parties here ed at the time and place a will neither commit nor p party first had and obtai	to, that this mortgage i and in the manner prov permit any waste upon s ned.	s the first lien on the premise ided in said note, and will al said premises, or the removal	s hereby conveyed; that the part so pay all taxes and assessments lev of any building or other improvement
Upon payment and void, and shall be or any interest thereo hereby secured; or if anything whereby thi and assessments, and o expended shall bea	t of said promissory note accore on, at maturity; or in case of the the insurance on the buildings, is security is impaired, then upo any other sum or sums necessa or interest at the rate of ten per	ding to the tenor and elfe st part; but in case o fault in the payment of ar as hereinafter provided, I on the happening of any s ury to preserve and protec cent. per annum, and this	ot thereof, being well at if failure or default in the ny taxes or assessments le oe not kept in force as a such contingencies, the p to such security, and ma a mortgage shall stand as	nd truly made, then, in such a payment of said promissory is eviced against either the premitipulated; or if the part	case, this conveyance shall become in once when due, or any other part there ses hereby conveyed or the indebted f the first part do, or suffer to be de accessors or assigns, may pay such ta ance on the buildings, and all such st
The parto	the first part agree to procus	re and maintain policies o	nsurance on the pull	dings located on the premis	es nereby conveyed, in such insura
or the nextment of th	an indobtednace havelet contract				igns, as collateral and additional secu
It is further st. leneral Government, uch costs and expen- r taken to forcelose	ipulated and agreed, that in eas or any court or tribunal whate ses incurred therein shall bear is same, the holder hereof may re	se the party of the second ver, in order to preserve o nterest at ten per cent. the cover from the first part	part, its successors or or protect the title to or ereafter; and that in calling an attorney's fee of	assigns, shall hereafter appear possession of the premises he se of a foreclosure hereof, and fifty dollars, which sum shall	in any of the land departments of creby conveyed and warranted, that as often as any proceedings shall be be due upon the filing of a petition
It is further ag ue, or any part ther whole sum hereby se	greed and understood, that upone of, or any interest thereon, at cured shall at once, and without	n a breach of the warrant maturity, or any tax or a t notice, become due and	y herein, or upon the fa issessment herein menti- payable, at the option c	ilture or refusal to pay the prin oned, or to comply with any f the holder hereof, and shall l	ncipal indebtedness hereby secured w requirements herein contained, that bear interest thereafter at the rate of
and the proceeds the hall be entitled to properly as a summer of said independent may be there than those acts	reof applied to the payment of ossession of said premises, and betedness; and for this purpose made either before or after the ally received. The appraisem	the indebtedness hereby to each and every part the the holder hereof shall be decree of foreologure; and ent of said premises is her	ssign, shan be entired secured; and that imme acreof, and to collect an e entitled to a receiver, I the holder hereof shall caby expressly waived.	diately upon the filing of the dapply the rents therefrom, to the appointment of which in no case be held to account the workers and the avidence this workers and the avidence this workers.	neipal indebtedness hereby secured werequirements herein contained, that bear interest thereafter at the rate of age, and to have the said premises a petition in foreclosure the holder herest the reasonable expenditures, to the mortgagors hereby consent, with for any damages, nor for any reasonable expenditures, to the mortgagors hereby consent, with the rate of indebtedness hereby covered shall be a findebtedness hereby covered shall be a fi
					e of indebtedness hereby secured sha theda
	A. D.		referito Beea		
				pp. (\$2001a.)	makathanga anakan pakanan
	<del>aqqısıs ods ve</del> geqi <del>erqedini et</del> qqabireri etibiri.				
Odgarna daga tigi kalanda ayan engan endera da stipinda Organia sagaranda da stipina sa esta ayan da stipina sa esta ayan sa esta aya			e par participa de la companya del companya de la companya del companya de la companya del la companya de la companya del la companya de la c	and and the second seco	
STATE OF O	KLAHOMA,		COUNTY,	88.	
					y Public, in and for said County
is wife, to me know	on to be the indentical person	who executed the within	and foregoing instrume	ent, and acknowledged to m	a thatexect
My commission expir	CS		60 D	ر در در این از	Notary Public
			8		
					D. 19