MORTGAGE AND RELEASE RECORD

101

his wi	ife, of the County of	and a second	and s	state of Oklahoma, part		In consideration of the
	in hand mit					
	by acknowledged, doby the					
بېښتېنې						
4-14-14188) 4-18-147-8	****					
، ، ••• • •						
of Sor	ction numbered	7	Powership numbered		· · · ·	Pauro numb
accord	ding to Government Survey the), East of the Indian Me	ridian, containing in al			neres of land, more or
tainin	ig, and all rights of homestead	exemption, unto the said par	ll and singular the imp	and to its successors or	the appurtenances thereunto assigns, forever. And the s	belonging or manywiseap aid partof the first
	antand agreethat at the d					
	itance therein, free and clear of party of the second part, its suc					
justly	r securing of the said sum of y due and owing by the said par	tof the first part to the s	aid Virgil R, Coss Mori	gage Company, its suce	essors or assigns, and evidenc	ed by one certain promis
mone	bearing even date herewith and date, payable semi-annually, every.	and the second				
the fir agains theref	It is expressly understood and irst part will pay the indebted of the premises hereby conveyed from without the written conser- linear automatic of mill promise	l agreed by and between the ss hereby secured at the time l when due, and will neither c at of said second party first ha genu performanting to the to	parties hereto, that the e and place and in the commit nor permit any ad and obtained.	is mortgage is the first manner provided in sai waste upon said premis	lien on the premises hereby e id note, and will also pay all ies, or the removal of any bu	onvoyed; that the part taxes and assessments le ilding or other improvem
and v or any hereby anyth and a so exp	Upon payment of said promises void, and shall be released at the y interest thereon, at maturity; ys secured; or if the insurance on hing whereby this security is im issessments, and any other sum pended shall bear interest at the The partof the first part i	e cost of the first part, t or in case of default in the pa n the buildings, as hereinafter paired, then upon the happer or sums necessary to preserv. rate of ten per cent. por ann merceto procure and maint	not in case of failure or syment of any taxes or r provided, be not kep ing of any such contin e and protect such sec- um, and this mortgage in policies of insuranc	default in the payment assessments levicd again in force as stipulated; gencies, the party of the trity, and may provide i shall stand as security i s on the buildings loca	of said promissory note when a st either the premises hereby or if the partof the first e second part, its successors o the necessary insurance on the herefor.	due, or any other part the conveyed or the indebted part do, or suffer to be d r assigns, may pay such t a buildings, and all such s conveyed, in such insur
compr with r	anics as said second party shall premiums therefor fully paid, wh	elect, in the sum of	ll be assigned to and h	eld by said second party.	its successors or assigns, as col	DOLL
	he payment of the indebtedness It is further stipulated and ag ral Government, or any court or costs and expenses incurred the ken to foreclose same, the holde losure; and for all such costs, ep					
forecl	losure; and for all such costs, ep It is further agreed and under	r nereof may recover from the spenses and attorney's fees, t stood, that upon a breach of	his mortgage shall sta the warranty herein, o	rney's tee of hity dona id as security. r upon the failure or ref	usal to pay the principal inde	btedness hereby secured v
whole per co and t shall paym appoi other	It is further agreed and under or any part thereof, or any inte e sum hereby secured shall at on out. per annum, and the said pa the proceeds thereof applied to be entitled to possession of said interest may be made either be t than those actually received.	rest interest, at intuitive, beco nec, and without notice, beco trive of the second part, its su- the payment of the indebtedi- t premises, and to each and c or this purpose the holder ha- iore or after the decree of forc The appraisement of said pre-	any tax or assessment, me due and payable, a cccessors or assigns, sha ness hereby secured; a very part thereof, and preof shall be entitled icclosure; and the holde emises is hereby expres	the option of the holds the option of the holds and that immediately up to collect and apply it to a receiver, to the app r hereof shall in no case (sly waived,	record with a shall bear intere- losure of this mortgage, and it on the filing of the petition ir the rents therefrom, less the re- pointment of which the mort e be held to necount for any	is there for the said premises to be a source of the said premises i forcelosure the holder h asonable expenditures, to gagors hereby consent, w damages, nor for any re
all re	All covenants and agreements spects be governed and constru In Witness Whereof, The sal	ed by the laws of Oklahoma.	ten the hind hereby et	arreyeu; and this mores	age that the evidence of match	Address hereby secures an
		A, D. 19				
			·····			
4444 444)	A Dispersion and the second se	en general de la companya de la comp	
	ATE OF OKLAHOMA	۰. پېښو د د د د د د د د د د د د د د د د د د د	C	OUNTY, ss.		
	Before me,	day of	1. 1. 4. 4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		appeared	
his w	vife, to me known to be the ind	entical person who executed	I the within and foreg	oing instrument, and a		
	commission expires					Notary Publ
	ATE OF OKLAHOMA This instrument was filed for			7		

一下已经历 月