			· ·						11.14.17												- 19 C		Sec. 1.			1.1			
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(1) A.			lahoma, partof the first part, for and	
14			n, of Muskogee, Oklahoma, party of the see the said VIRGIL R. COSS MORTGAGE	
			and State of Oklaho	
	1997 - 19	n an de ser a de de la companya de s La companya de la companya de la companya de de la companya de la companya de la companya de la companya de la c	O	
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			a de constante de la constante La constante de la constante de	
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of Section numbered	······),	Township numbered		
according to Governmen	Survey thereof.	eridian, containing in all	thereon and the appurtenances thereunto	acres of land, more
			thereon and the appurtenances thereunto successors or assigns, forever. And the su	
			emises hereby conveyed, and seized of a ge warrant and forever defend the title to an msoover. This conveyance, however, is in	
			nany, its successors or assigns, and evidence	
money.			A. D. 19and bearing	
It is expressly un the first part will pay th against the premises here	lerstood and agreed by and between the indebtedness hereby secured at the tim by conveyed when due, and will neither	e parties hereto, that this mortgag ne and place and in the manner pr commit nor permit any waste upo	e is the first lien on the premises hereby c ovided in said note, and will also pay all n said premises, or the removal of any bu	onveyed; that the par taxes and assessment ilding or other improv
therefrom without the w. Upon payment of and void, and shall be re	itten consent of said second party first h said promissory note according to the t lensed at the cost of the first part	ad and obtained. enor and effect thereof, being well but in case of failure or default in	and truly made, then, in such case, this the payment of said promissory note when is levied against either the premises hereby s stipulated; or if the partof the first	conveyance shall beco due, or any other part
or any interest thereon, i hereby secured; or if the anything whereby this se	t maturity; or in case of default in the p insurance on the buildings, as hereinaft curity is impaired, then upon the happe	ayment of any taxes or assessmen er provided, be not kept in force a ning of any such contingencies, th	is levied against either the premises hereby s stipulated; or if the partof the first e party of the second part, its successors c	conveyed or the indeb part do, or suffer to b r assigns, may pay suc
and assessments, and an so expended shall bear in The part of th	r other sum or sums necessary to preserv terest at the rate of ten per cent, per an e first part agree,to procure and maint	ve and protect such security, and 1 num, and this mortgage shall stand ain policies of insurance on the k	e party of the second part, its successors o may provide the necessary insurance on the l as security therefor. wildings located on the premises hereby	conveyed, in such in
companies as said second	party shall elect, in the sum of	all he assigned to and held by said	neidings located on the premises hereby second party, its successors or assigns, as col	DOI Interal and additional
for the payment of the i It is further stipu	addition and the second of the	of the second part, its successors of	or assigns, shall hereafter appear in any of or possession of the premises hereby conv case of a forcelosure hereot, and as often as	the land department
or taken to foreclose san	e, the holder hereof may recover from t	he first part an attorney's fee	of fifty dollars, which sum shall be due u	pon the filing of a per
It is further agree due, or any part thereof	and understood, that upon a breach of or any interest thereon, at maturity, or	I the warranty herein, or upon the any tax or assessment herein me	rity. failure or refusal to pay the principal inde ntioned, or to comply with any requireme n of the holder hereof, and shall bear intere ed to a forcelosure of this mortgage, and t mediately upon the filing of the petition ir and apply the rents therefrom, less the re- er, to the appointment of which the mort all in no case be held to account for any of this measure and the avideme of heldely	bledness hereby secure nts herein contained, t
per cent. per amum, and and the proceeds thereof	a shall at once, and without notice, been the said party of the second part, its su applied to the payment of the indebted	the sheep secured; and that im	d to a foreclosure of this mortgage, and t mediately upon the filing of the petition in	o have the said premi i foreclosure the holde
payment of said indebte appointment may be ma	ssion of said premises, and to each inte dness; and for this purpose the holder h de either before or after the decree of for treasured. The approximant of said with	every part increas, and to concel hereof shall be entitled to a receiv reclosure; and the holder hereof sh	er, to the appointment of which the mort all in no case be held to account for any	gagors hereby consent damages, nor for an
all respects be governed	and construed by the laws of Oklahoma	with the land hereby conveyed; at	at this mortgage and the evidence of indepi	venness nereny secured
			handor this, the	
	A. D. 19))	1976 -1997 - 19	
	AHOMA,		, SS Notary Public,	in and for said Cou
State, on this			, personally appeared	
his wife, to me known t	be the indentical person who execute	ed the within and foregoing instru	ment, and acknowledged to me that	
				<u>Ni-1</u>
		6		NOLARY I
STATE OF OKI	AHOMA, TULSA COUNTY, ras filed for record on the	; ss. day of		
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