## MORTGAGE AND RELEASE RECORD

is wife, of the County of	and State of C	klahonin, part of the first part, f	or and in consideration of the sum
in hand paid by VIRGIL R. COSS MO hereby acknowledged, doby these presents Grant, Bargai	ORTGAGE COMPANY, a corporation of the corporation o	on, of Muskogce, Oklahoma, party of the said VIRGIL R. COSS MORTO	he second part, the receipt whereof AGE COMPANY, its successors or
ssigns, the following-described premises, situate in the County			
maining and a single management of the single management of the single management of the single management of			
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	van de grande production de la company de la		
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f Section numbered	), Township numbered		Range numbered
coording to Government Survey thereof.  TO HAVE AND TO HOLD THE SAME Together with	Meridian, containing in all	thereon and the apprintenances there	acres of land, more or less
TO HAVE AND TO HOLD THE SAME, Together with aining, and all rights of homestead exemption, unto the said p			
ovenant,and agree,that at the delivery hereof			
sheritance therein, free and clear of all incumbrances, whatsoe aid party of the second part, its successors or assigns, against t	the lawful claims of all persons who	omsoever. This conveyance, however	is intended as a mortgage for the
etter securing of the said sum ofof the first part to the			
ote, bearing even date herewith and due on the first day of om date, payable semi-annually, evidenced until maturity by	r interest coupon notes thereto ann		per ceut. interes
oney.  It is expressly understood and agreed by and between the first part will pay the indebtedness hereby secured at the tignist the premises hereby conveyed when due, and will neithe herefrom without the written consent of said second party first	the parties hereto, that this mortga time and place and in the manner p	ge is the first lien on the premises he rovided in said note, and will also p	reby conveyed; that the partor ay all taxes and assessments levied
gainst the premises hereby conveyed when due, and will neithe herefrom without the written consent of said second party first. Thou navment of said woonissory note according to the	er commit nor permit any wasta up t had and obtained. Tanner and effect thereof, being we	on said premises, or the removal of a Land truly made, then, in such case	ny building or other improvements
Upon payment of said promissory note according to the advoid, and shall be released at the cost of the first part r any interest thereon, at maturity; or in case of default in the creby secured; or if the insurance on the buildings, as hereinaf aything whereby this security is impaired, then upon the hapf and assessments, and any other sum or sums necessary to prese o expended shall bear interest at the rate of ten per cent. per at	.; but in case of failure or default in payment of any taxes or assessment for provided be not kept in force	the payment of said promissory note ats levied against either the premises has stimulated; or if the part of the	when due, or any other part thereof ereby conveyed or the indebtedness first part do or suffer to be done
nything whereby this security is impaired, then upon the happed assessments, and any other sum or sums necessary to prese	pening of any such contingencies, there and protect such security, and	ne party of the second part, its success may provide the necessary insurance	sors or assigns, may pay such laxes on the buildings, and all such sum-
The partor the first part agreeto produce and man	munn poncies of insurance on the	buildings located on the premises in	ereny conveyed, in such insurance
ompanies as said second party shall elect, in the sum of	shall be assigned to and held by said	second party, its successors or assigns	as collateral and additional security
or the payment of the indebtedness hereby secured.  It is further stipulated and agreed, that in case the party eneral Government, or any court or tribunal whatever, in orde	y of the second part, its successors	or assigns, shall hereafter appear in a	my of the land departments of the
It is further stipulated and agreed, that in case the party eneral Government, or any court or tribunal whatever, in orde ich costs and expenses incurred therein shall bear interest at to t taken to foreclose same, the holder hereof may recover no preclosure; and for all such costs, expenses and attorney's fees	ten per cent. thereafter; and that in the first partan attorney's fee	case of a foreclosure hereof, and as of fifty dollars, which sum shall be	ten as any proceedings shall be had lue upon the filing of a petition in
It is further agreed and understood, that upon a breach ue, or any part thereof, or any interest thereon, at maturity, thole sum thereby secured shall at once, and without notice be er cent. per annum, and the said party of the second part, its in the proceeds thereof applied to the payment of the indebt all be entitled to possession of said premises, and to each and ayment of said indebtedness; and for this purpose the holder pipointment may be made either before or after the decree of there than those actually received. The appraisement of said	of the warranty herein, or upon the or any tax or assessment herein me	my. I failure or refusal to pay the principa entioned, or to comply with any requ	l indebtedness hereby secured when iroments herein contained, that the
hole sum hereby secured shall at once, and without notice, be er cent. per annum, and the said party of the second part, its: and the proceeds thereof amplied to the payment of the indebt	ecome due and payable, at the optic successors or assigns, shall be entit educed hereby secured; and that in	on of the holder hereof, and shall bear led to a forcelosure of this mortgage, prediately upon the filing of the netil	interest thereafter at the rate of ter and to have the said premises sok ion in forcelosure the holder hereo
all be entitled to possession of said premises, and to each and ayment of said indebtedness; and for this purpose the holder	d every part thereof, and to collect hereof shall be entitled to a receive	and apply the rents therefrom, less or, to the appointment of which the	the reasonable expenditures, to the mortgagors hereby consent, which
ther than those actually received. The appraisement of said p All covenants and agreements herein contained shall run Il respects be governed and construed by the laws of Oklahom	premises is hereby expressly waived in with the land hereby conveyed; a	nd this mortgage and the evidence of	ndebtedness hereby secured shall i
If respects be governed and construed by the laws of Oklahom In Witness Whereof, The said partof the first p			
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international deliberations of the editional deliberation and the edition and th	)	BINGE HADDING OF THE STANDARD CONTRACTOR	interpretation in the second contract of the
			The state of the s
Before me,	COUNTY	, SS Notary P	iblic, in and for said County and
tate, on this day of		personally appeared	
is wife, to me known to be the indentical person who execute	ited the within and foregoing instr		
ne same asvoluntary act and deed, for the use	es and purposes therein set forth.		
ly commission expires			Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY	Y, SS.	g 940 -	مة المناسلة الم
This instrument was filed for record on the.	dny of	A. D. 1	