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## MORTGAGE AND RELEASE RECORD

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s wife, of the County of	and State	of Oklahoma, partof the first part, fo	r and in consideration of the sc
s wile, of the County of			DOLLAR
in hand paid by VIRGIL R. COS hereby acknowledged, doby these presents Grant, P.	S MORTGAGE COMPANY, a corp- argain, Sell, Convey and Mortgage	pration, of Muskogee, Oklahoma, party of the unto the gaid VIRGIL R. COSS MORTG	ne second part, the receipt where AGE COMPANY, its successors
signs, the following-described premises, situate in the Co	inty of	and State of O	klahoma, to-wit:
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	er en many in him in maninin		
entrantina militari (m. 1900). 19 - Paris III da Maria M 19 - Maria Mari	g same minimum man in man man man man man man man man man ma		
and the state of t			
Castley stands and	Y Taumada numbered		Ranga numba
	lian Meridian, containing in all	an pagasan an a	acres of land, more or l
cording to Government Survey thereof. TO HAVE AND TO HOLD THE SAME, Together ining, and all rights of homestead exemption, unto the	with all and singular the improve	nents thereon and the appurtenances there	unto belonging or in anywise app
evenantand agreethat at the delivery hereof			
heritance therein, free and clear of all incumbrances, while party of the second part, its successors or assigns, aga			
id party of the second part, its successors or assigns, aga	inst the lawful claims of all person	s whomsoever. This conveyance, however,	is intended as a mortgage for
atter securing of the said sum of stly due and owing by the said partof the first part	to the said Virgil R. Coss Mortgage	Company, its successors or assigns, and ov	idenced by one certain promiss
te, bearing even date herewith and due on the first day om date, payable semi-annually, evidenced until maturi	of	A. D. 19 and bearing annexed, and ten per cent. interest after n	naturity; given for an actual loa
It is expressly understood and agreed by and betw the first part will pay the indebtedness hereby secured at gainst the premises hereby conveyed when due, and will in herefrom without the written consent of said second party	either commit nor permit any was first had and obtained.	the upon said premises, or the removal of an	y building or other improveme
Upon payment of said promissory note according to a void, and shall be released at the cost of the first par any interest thereon, at maturity; or in case of default i creby secured; or if the insurance on the buildings, as he apthing whereby this security is impaired, then upon the aid assessments, and any other sum or sums necessary to expended shall bear interest at the rate of ten per cent.	o the tenor and effect thereof, beint the state of failure or defa	g well and truly made, then, in such case, ult in the payment of said promissory note to say the promise of the promises hereal area in the promises hereal area.	this conveyance shall become a when due, or any other part ther early conveyed or the indebteds
ereby secured; or if the insurance on the buildings, as he nything whereby this security is impaired, then upon the	reinafter provided, be not kept in it happening of any such contingence	orce as stipulated; or if the part of the ies, the party of the second part, its succes	first part do, or suffer to be do sors or assigns, may pay such ta
nd assessments, and any other sum or sums necessary to expended shall bear interest at the rate of ten per cent. The partof the first part agreeto procure and	preserve and protect such security per annum, and this mortgage shall be maintain policies of insurance on	stand as security therefor.  the buildings located on the premises by	on the numbings, and all such insura
mpanies as said second party shall elect, in the sum of th premiums therefor fully paid, which said policy or pol r the payment of the indebtedness hereby secured.	icies shall be assigned to and held b	y said second party, its successors or assigns,	as collateral and additional secu
It is further stipulated and agreed, that in case the eneral Government, or any court or tribunal whatever, is the costs and expenses incurred therein shall bear interest taken to foreclose same, the holder hereof may recover technique, and for all such costs, expenses and attorney reclosure; and for all such costs, expenses and attorney.	party of the second part, its succe a order to preserve or protect the ti t at ten per cent, thereafter; and the	ssors or assigns, shall hereafter appear in t itle to or possession of the premises hereby but in case of a foreclosure hereof, and as of	iny of the land departments of r conveyed and warranted, that ten as any proceedings shall be
r taken to forcelose same, the holder hereof may recover preclosure; and for all such costs, expenses and attorney	from the first part an attorney s fees, this mortgage shall stand as	's fee of fifty dollars, which sum shall be o	lue upon the filing of a petition
preclosure; and for all such costs, expenses and attorney.  It is further agreed and understood, that upon a brue, or any part thereof, or any interest thereon, at matuchole sum hereby secured shall at once, and without notifier ecent. per annum, and the said party of the second part all be entitled to possession of said premises, and to easyment of said indebtedness; and for this purpose the hypointment may be made either before or after the decretter than those actually received. The appraisement of	each of the warranty herein, or up- rity, or any tax or assessment here ea, become due and payable, at the	on the failure or refusal to pay the principa in mentioned, or to comply with any requ application of the bolder becook and shall bear	l indebtedness hereby secured w irements herein contained, that interest thereafter at the rate of
er cent. per annum, and the said party of the second par nd the proceeds thereof applied to the payment of the ir	t, its successors or assigns, shall be idebtedness hereby secured; and the	entitled to a forcelosure of this mortgage, at immediately upon the filing of the petit	and to have the said premises a ion in foreclosure the holder he
iall be entitled to possession of said premises, and to ear ayment of said indebtedness; and for this purpose the h poointment may be made either before or after the decre	older hereof shall be entitled to a e of forcelosure; and the holder her	receiver, to the appointment of which the eof shall in no case be held to account for	mortgagors hereby consent, while rany damages, nor for any re-
		vaived. yed; and this mortgage and the evidence of i	ndebtedness hereby secured sha
I respects be governed and construed by the laws of Oki In Witness Whereof, The said part		handon this, the	da,
A. D. 10	II-III-		
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			A CONTRACT OF THE PROPERTY OF
Before me,			thlie in and for said County
inte, on this		10 personally appeared	an ar mura anamana ar ar ar ar magar.
is wife, to me known to be the indentical personwho	brd		
is wife, to me known to be the indentical personwho he same as		rth.	
ly commission expires	, , , , , , , , , , , , , , , , , , ,		Notary Publi
		Controlled to the control of the controlled to t	<ul> <li>Company (A) (1864) A sphilar (Ab) (2017) Install allows a second of the fall of the fall of the company of the co</li></ul>
STATE OF OKLAHOMA, TULSA COU			