MORTGAGE AND RELEASE RECORD

is wife, of the County of	and State of C	Oklahoma, partof the first part, fo	or and in consideration of the sun
			DOLLARS
o in hand paid by VIRGIL R. Co s hereby acknowledged, doby these presents Grant	OSS MORTGAGE COMPANY, a corporati t, Bargain, Sell, Convey and Mortgage unto	on, of Muskogee, Oklahoma, party of to the said VIRGIL R. COSS MORTO	he second part, the receipt wheree AGE COMPANY, its successors o
ssigns, the following-described premises, situate in the			
A contraction of any of the property of the contraction of the contrac	physical and an analysis and a second and a		
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vec apprometatively the state vector and the contract and the	managament amang and a second a		
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f Section numbered, East of the coording to Government Survey thereof.), Township numbered	manning (maning)	Range numbere
coording to Government Survey thereof, TO HAVE AND TO HOLD THE SAME, Toget aining, and all rights of homestead exemption, unto t	her with all and singular the improvement	s thereon and the appurtenances there	unto belonging or in anywise appe
ovenantand agreethat at the delivery hereof			
nheritance therein, free and clear of all incumbrances, aid party of the second part, its successors or assigns,			
etter securing of the said sum of	against the jamin chains of the persons with	and the second s	DOLLAR
ustly due and owing by the said partof the first pa ote, bearing even date herewith and due on the first c rom date, payable semi-annually, evidenced until mat			
nonev.			
It is expressly understood and agreed by and be the first part will pay the indebtedness hereby secured against the premises hereby conveyed when due, and wi herefrom without the written consent of said second pr	at the time and place and in the manner party first had and obtained.	provided in said note, and will also poon said premises, or the removal of a	my all taxes and assessments levie my building or other improvement
Upon payment of said promisory note according to the victory of the first por any interest thereon, at maturity; or in case of defau acreby secured; or if the insurance on the buildings, as anything whereby this security is impaired, then upon and assessments, and any other sun or sums necessary to expended shall bear interest at the rate of ten per ceres.	g to the tenor and effect thereof, being we part; but in case of failure or default in	Il and truly made, then, in such case, the payment of said promissory note nts laying ageinst aither the premises b	this conveyance shall become nuwhen due, or any other part thereo
nereby secured; or if the insurance on the buildings, as mything whereby this security is impaired, then upon and assessments, and any other sum or sums necessary	hereinafter provided, be not kept in force the happening of any such contingencies, it to preserve and protect such security, and	as stipulated; or if the partof the he party of the second part, its succes may provide the necessary insurance	e first part do, or suffer to be done sors or assigns, may pay such taxe on the buildings, and all such sum
The partof the first part agreeto procure	and maintain policies of insurance on the	buildings located on the premises no	ereny conveyed, in such insuranc
ompanies as said second party shall elect, in the sum o with premiums therefor fully paid, which said policy or p	fpolicies shall be assigned to and held by sai	d second party, its successors or assigns	as collateral and additional securit
Or the navinant of the indebtedness hereby secured.		and the second of the second o	The state of the s
It is further stipulated and agreed, that in case to beneral Government, or any court or tribunal whatever uch costs and expenses incurred therein shall bear into traken to foreclose same, the holder hereof may recover oreclosure; and for all such costs, expenses and attorn	rest at ten per cent, thereafter; and that in ver from the first part an attorney's fee ey's fees, this mortgage shall stand as sect	e case of a foreclosure liercof, and as of e of fifty dollars, which sum shall be crity.	iten as any proceedings shall be ha due upon the filing of a petition i
oreclosure; and for all sum costs, expenses and attorn. It is further agreed and understood, that upon a lue, or any part thereof, or any interest thereon, at my whole sum hereby secured shall at once, and without n ber cent. per annum, and the said party of the second pand the proceeds thereof applied to the payment of thiall be entitled to possession of said premises, and to asyment of said indebtedness; and for this purpose the appointment may be made either before or after the debther than those actually received. The appraisement	breach of the warranty herein, or upon that unity, or any tax or assessment herein multice, become due and mayable, at the onti-	e failure or refusal to pay the principa entioned, or to comply with any requ on of the holder hereof, and shall bear	I indebtedness hereby secured whe irements herein contained, that the interest thereafter at the rate of to
per cent. per annum, and the said party of the second pand the proceeds thereof applied to the payment of the slad be entitled to possession of said premises, and to	part, its successors or assigns, shall be enti- e indebtedness hereby secured; and that it each and every part thereof, and to collec	led to a forcelosure of this mortgage, nmediately upon the filing of the peti- t and apply the rents therefrom, less	and to have the said premises soltion in foreclosure the holder hered the reasonable expenditures, to the
rayment of said indebtedness; and for this purpose the oppointment may be made either before or after the depther than those actually received. The appraisement	e holder hereof shall be entitled to a recei cree of foreclosure; and the holder hereof s of said premises is hereby expressly waive	ver, to the appointment of which the half in no case be held to account for d,	mortgagors hereby consent, which or any damages, nor for any rent
Il respects be governed and construed by the laws of	Oklahoma.	and this mortgage and the evidence of	indepredices hereby secured sinur
In Witness Whercof, The said part			day
		Manufacture and the second	version production and a contradition of
	- Arabido and Arab		
			A Company of the Comp
STATE OF OKLAHOMA, Before me,			ublic, in and for said County as
State, on this		personally appeared	Part of the state
as wife, to me known to be the indentical personwi	to executed the within and foregoing instr	rument, and acknowledged to me th	ntexecute
he same as	0.0 9. 10	And the second s	Notary Public,
AND THE PROPERTY OF THE PARTY O	V.		
STATE OF OKLAHOMA, TULSA CO This instrument was filed for record on the.	UNTY, ss.		