## MORTGAGE AND RELEASE RECORD

and			law.
his wife, of the County of			
of		승규가 하는 것 같은 것 같은 것 같이 많이 많이 많이 많이 했다.	
toin hand paid by VIRGII, R. COSS I is hereby acknowledged, doby these presents Grant, Bar			
assigns, the following-described premises, situate in the Coun			
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		and the second	
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of Castini numberal	) Pauralia amakaind		Danga nu
, East of the India according to Government Survey thereof.	an Meridian, containing in all	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	acres of land, more
TO HAVE AND TO HOLD THE SAME, Together w taining, and all rights of homestead exemption, unto the sai	with all and singular the improver id party of the second part, and	nents thereon and the appurtenance to its successors or assigns, forever.	s thereunto belonging or in anywise And the said partof the fir
covenant and agree that at the delivery hereof	the lawful ownerof	the premises hereby conveyed, and s	eized of a good and indefeasible es
inheritance therein, free and clear of all incumbrances, what said party of the second part, its successors or assigns, again	tsoever, and st the lawful claims of all person	will warrant and forever defend the s whomsoever. This conveyance, he	e title to and possession of the san wever, is intended as a mortgage
better securing of the said sum of			
note, bearing even date herewith and due on the first day of from date, payable semi-annually, evidenced until maturity	f	Company, as successors or assigns,	earing
It is expressly understood and agreed by and between the first part will pay the indebtedness hereby secured at the against the premises hereby conveyed when due, and will nei therefrom without the written consent of said second party f	in the parties hereto, that this man the time and place and in the man ther commit nor permit any wash first had and obtained.	brigage is the first lies of the premi ner provided in said note, and will a upon said premises, or the remove	also pay all taxes and assessments d of any huilding or other improv
Upon payment of said promissory note according to 1 and void, and shall be released at the cost of the first part or any interest thereon, at maturity; or in case of default in hereby secured; or if the insurance on the buildings, as herei anything whereby this security is impaired, then upon the h nod assessments, and any other sum or sums necessary to pr so expended shall bear interest at the rate of ten per cent. pe	the tenor and effect thereof, bein ; but in ease of failure or defa the payment of any taxes or asse- inafter provided, be not kept in f happening of any such contingene reserve and protect such security, er annun, and this mortgage shall	g well and truly made, then, in suc ult in the payment of said promissory sments levied against either the prer- oree as slipulated; or if the part ies, the party of the second part, its and may provide the necessary insu- stand as security therefor.	h case, this conveyance shall becol note when due, or any other part i niscs hereby conveyed or the indeb of the first part do, or suffer to b successors or assigns, may pay suc rance on the buildings, and all suc
The partof the first part agreeto procure and m companies as said second party shall elect, in the sum of with premiums therefor fully paid, which said policy or polici- for the payment of the indebtedness hereby secured. It is further stimulated and carged that is never the part	naintain policies of insurance on	the buildings located on the piem	DOL
with premiums therefor fully paid, which said policy or policie for the payment of the indebtedness hereby secured.	es shall be assigned to and held b	y said second party, its successors or a	ssigns, as collateral and additional s
It is further stipulated and agreed, that in case the pr General Government, or any court or tribunal whatever, in o such costs and expenses incurred therein shall bear interest or or taken to foreclose same, the holder hereof may recover fr foreclosure; and for all such costs, expenses and attorney's f	arcy of the second part, its succes order to preserve or protect the ti at ten per cent, thereafter; and it om the first part an attorney	isors or assigns, shall hereafter appe- tle to or possession of the premises nat in case of a forcelosure hereof, an 's fee of fifty dollars, which sum sha	hereby conveyed and warranted, t d as often as any proceedings shall all be due upon the filing of a pet
foreclosure; and for all such costs, expenses and attorney's in It is further agreed and understood, that upon a brea- due on any next theorem on next intervent theorem.	fees, this mortgage shall stand as ach of the warranty herein, or upo	security. on the failure or refusal to pay the pi in maniformal, or to comply with an	rincipal indebtedness hereby secure
torectosure; and for all such costs, expenses and attorney 5 1 It is further agreed and understood, that upon a brea due, or any part thereof, or any interest thereon, at maturit whole sum hereby secured shall at once, and without notice, per cent. Per annum, and the said party of the second part, and the proceeds thereof applied to the payment of the ind shall be entitled to possession of said premises, and to each payment of said indebtedness; and for this purpose the hol appointment may be made either before or after the decree e other than those actually received. The appraisement of said	by on any time or nancesitical filter , become dite and physical at the its successors or assigns, shall be eltedness hereby secured; and th and every part thereof, and to c der hereof shall be entitled to a of forcelosure; and the holder her	option of the holder hereof, and shal entitled to a forcelosure of this mor at immediately upon the filing of th ollect and apply the rents thereform receiver, to the appointment of whi cof shall in no case be held to acce	bear interest thereafter at the ratigge, geometry of the said premi- e petition in foreclosure the holder , less the reasonable expenditures, ch the mortgagors hereby consent work for any damages, nor for any
other than those actually received. The appraisement of sa All covenants and agreements herein contained shall all respects be governed and construed by the laws of Oklah	nd premises is hereby expressly v run with the land hereby convey homa.	ed; and this mortgage and the evide	nce of indebtedness hereby secured
In Witness Whereof, The said partof the first			
առանություն, որ ունեն ու ունեն ու ունեն հայտություններին ու		••••••••••••••••••••••••••••••••••••••	
STATE OF OKLAHOMA,			
Before me,	allen - navenskeren en trika aktivationalen et er en er	a Not	
State, on this			
his wife, to me known to be the indentical personwho ex the same as	uses and purposes therein set for	th.	
My commission expires			Notary P
CTATE OF OW ABOMA THESA COUNT	<b>TV</b>		
This instrument was filed for record on the	,	s - "	A, D, 19