MORTGAGE AND RELEASE RECORD

is wife, of the County of	and State of Oklahonin, partof the first part, for and in consideration of the sun
おいまい はいはい だいしょ だいしゅうしゅん しょまい しゅんしゅう かんしゅう かいしゅうだい いっ	TE COMPANY, a corporation, of Muskogce, Oklahoma, party of the second part, the receipt whereo Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors o
	and State of Oklahoma, to-wit:
net respectively. The respectively to the respectively and respectively and respectively and respectively.	
	ningta anipuranan in samisajita mata aparapanan in manataga manata in territoria sum
	panainina paramainina marainina marainina marainina marainina marainina marainina marainina marainina marainin Marainina marainina m
	annon and an annon an annon an annon an annon an annon an
of Saction numbered	Range numbered
(). East of the Indian Meridian	n, containing in all
necording to Government Survey thereof.' TO HAVE AND TO HOLD THE SAME, Together with all and taining, and all rights of homestead exemption, unto the said party of	l singular the improvements thereon and the appurtenances therounto belonging or in anywise appe f the second part, and to its successors or assigns, forever. And the said partof the first part
covenant and agreethat at the delivery hereof	the lawful ownerof the premises hereby conveyed, and seized of a good and indefeasible estate
inheritance therein, free and clear of all incumbrances, whatsoever, an said party of the second part, its successors or assigns, against the lawf	nd
better securing of the said sum of	DOLLAR. "irgil R. Coss Mortgage Company, its successors or assigns, and evidenced by one certain promissor."
monev.	A. D. 10and bearing
Upon payment of said promissory note according to the tenor a and void, and shall be released at the cost of the first part; but in or any interest thereon, at maturity; or in case of default in the payme, hereby secured; or if the insurance on the buildings, as hereinafter pro- anything whereby this security is impaired, then upon the happening cand assessments, and any other sum or sums accessary to preserve and so expended shall bear interest at the rate of ten per cent. per annum, a	ies hereto, that this mortgage is the first lien on the premises hereby conveyed; that the part
companies as said second party shall elect, in the sum of	assigned to and held by said second party, its successors or assigns, as collateral and additional security.
It is further stipulated and agreed, that in case the party of the General Government, or any court or tribinal whatever, in order to presuch costs and expenses incurred therein shall bear interest at ten per to taken to foreclose same, the holder hereof may recover from the first foreclosure; and for all such costs, expenses and attorney's fees, this rule, or any part thereof, or any interest thereon, at maturity, or any two due, or any part thereof, or any interest thereon, at maturity, or any two les sum hereby secured shall at once, and without notice, become deper cent, per annum, and the said party of the second part, its success and the proceeds thereof applied to the payment of the indebtedness shall be entitled to possession of said premises, and to each and every payment of said indebtedness; and for this purpose the holder hereof applentment may be made either before or after the decree of foreclosu other than those actually received. The appraisement of said premise All covenants and agreements herein contained shall run with tall respects be governed and construed by the laws of Oklahoma.	second part, its successors or assigns, shall hereafter appear in any of the land departments of the secrety or protect the tile to or possession of the premises hereby conveyed and warranted, that a cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be has the part
	hereunto set hand on this, the day
A. D. 19.,,,,,,	
принада во предоставници на принада до 19 година на 19 г	number of the state of the stat
and the second state of th	
STATE OF OKLAHOMA, Before me,	COUNTY, ss. a Notary Public, in and for said County at
•	
his wife, to me known to be the indentical personwho executed the	within and foregoing instrument, and acknowledged to me thatexecute
My commission expires	10 Notary Public.
A THE STATE OF THE	
STATE OF OKLAHOMA, TULSA COUNTY, ss.	