## MORTGAGE AND RELEASE RECORD

and	hamana makamana makamana hama	nakani yi e e ana mamini ya maningi waki mahamu y
nis wife, of the County of	and State of Oklahoma, 1	partof the first part, for and in consideration of the sum
	たがく かいしょう 野野 アンドラ こうかい おおし おおし きょうかん	DOLLARS
oiu hand paid by VIRGIL R. (is hereby acknowledged, doby these presents Gra	OSS MORTGAGE COMPANY, a corporation, of Musk nt, Bargain, Sell, Convey and Mortgage unto the said N	togee, Oklahoma, party of the second part, the receipt whereovIRGIL R. COSS MORTGAGE COMPANY, its successors of
avaions, the following described manifest eituate in th	a County of	and State of Oklahoma, to-wit-
The ANALYSIS CONTRACTOR OF THE SECOND		
of Section numbered	). Township numbered	( ) Range numbers
1. East of th	e Indian Meridian, containing in all	
taining, and all rights of homestead exemption, unto	the said party of the second part, and to its successor	s or assigns, forever. And the said part of the first par
		reby conveyed, and seized of a good and indefeasible estate
mheritance therein, free and clear of all incumbrance aid party of the second part, its successors or assigns	s, whatsoever, and will warrant a , against the lawful claims of all persons whomsoever.	nd forever defend the title to and possession of the same un This conveyance, however, is intended as a mortgage for th
octter securing of the said sum of	part to the said Virgil R. Coss Mortgage Company, its s	DOLLAR DO
note, bearing even date herewith and due on the first rom date, payable semi-annually, evidenced until m	day of	A. D. 19 per cent. interesen per cent. interesen per cent. interesen per cent. interest after maturity; given for an actual loan
money.  It is expressly understood and agreed by and the first part will pay the indebtedness hereby secure against the premises hereby conveyed when due, and therefrom without the written consent of said second Upon payment of said promissory note accord and void, and shall be released at the cost of the first or any interest thereon, at maturity; or in case of defa	between the parties hereto, that this mortgage is the fit of at the time and place and in the manner provided in will neither commit nor permit any waste upon said preparty first had and obtained.  Ing to the tenor and effect thereof, being well and truly part, but in case of failure or default in the payment of any taxes or assessments levied a	rst lien on the premises hereby conveyed; that the part
The partof the first part agreeto procure	and maintain policies of insurance on the buildings	ocated on the premises hereby conveyed, in such insurant
		DOLLAR rty, its successors or assigns, as collateral and additional securi
It is further stipulated and agreed, that in ease General Government, or any court or tribunal whatev such costs and expenses incurred therein shall bear in or taken to foreclose same, the holder hereof may ree	the party of the second part, its successors or assigns, er, in order to preserve or protect the title to or posses terest at ten per cent. thereafter; and that in case of a over from the first partan attorney's fee of fifty do	shall hereafter appear in any of the land departments of the sion of the premises hereby conveyed and warranted, that a foreclosure hereof, and as often as any proceedings shall be ha- ollars, which sum shall be due upon the filing of a petition
It is further agreed and understood, that upon due, or any part thereof, or any interest thereon, at a whole sum hereby secured shall at once, and without per cent, per annum, and the said party of the second and the proceeds thereof applied to the payment of shall be entitled to possession of said premises, and t payment of said indebtedness; and for this purpose it promistry may be made either before or after the consistent may be made either before or after the consistent may be made either before or after the consistent may be made either before or after the consistent may be made either before or after the consistent may be made either before or after the consistent may be made either before or after the consistent may be made either before or after the consistent may be made either before or after the consistent may be made either before or after the consistent may be after the c	a breach of the warranty herein, or upon the failure or naturity, or any tax or assessment herein mentioned, or notice, become due and payable, at the option of the h I part, its successors or assigns, shall be entitled to a fo he indebtedness hereby secured; and that immediately o each and every part thereof, and to collect and apply the holder hereof shall be entitled to a receiver, to the decree of forcelosure; and the holder hereof shall in no	refusal to pay the principal indebtedness hereby secured who to comply with any requirements herein contained, that it older hereof, and shall bear interest thereafter at the rate of te reclosure of this mortgage, and to have the said premises sol upon the filing of the petition in forcelosure the holder here y the rents therefrom, less the reasonable expenditures, to it appointment of which the mortgagors hereby consent, whice case be held to account for any damages, nor for any rentsurtance and the evidence of indebtedness hereby secured shall integers and the evidence of indebtedness hereby secured shall
all respects be governed and construed by the laws of	Oklahoma.	rtgage and the evidence of indebtedness hereby secured shall
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Annual Continue of the Continu	k terretainen kan kan kan kan kan kan kan kan kan ka	
STATE OF OKLAHOMA,	COUNTY, ss.	
State, on this day of	19 person	a Notary Public, in and for said County at
his wife, to me known to be the indentical person the same as,	who executed the within and foregoing instrument, an or the uses and purposes therein set forth.	d acknowledged to me that execute
My commission expires		Notary Public.
STATE OF OKLAHOMA, TULSA C	OUNTY, ss.	
This matriment was their for record on the	and the same of th	