MORTGAGE AND RELEASE RECORD

nd manipulation and antique to the contract of		officer over a comprehensive regime and your transfer production and it in fact that is a comprehensive and it
is wife, of the County of	and State of Oklahoma, part	of the first part, for and in consideration of the sur
in hand paid by VIRGIL R. COS hereby acknowledged, doby these presents Grant, I	S MORTGAGE COMPANY, a corporation, of Muskugee, Bargain, Sell, Convey and Mortgage unto the said YIRG	Oklahoma, party of the second part, the receipt where HLR. COSS MORTGAGE COMPANY, its successors of
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f Section numbered(), Township numbered(, Range number
ccording to Government Survey thereof. TO HAVE AND TO HOLD THE SAME, Togethe aming, and all rights of homestead exemption, unto the	dian Meridian, containing in all	ne appurtenances thereunto belonging or inanywise appearsigns, forever. And the said partof the first pa
ovenantand agreethat at the delivery hereof	the lawful ownerof the premises hereby o	conveyed, and seized of a good and indefeasible estate
nheritance therein, free and clear of all incumbrances, waild party of the second part, its successors or assigns, ag-	hatsoever, and	rever defend the title to and possession of the same un conveyance, however, is intended as a mortgage for t
	to the said Virgil R, Coss Mortgage Company, its success	
ote, bearing even date herewith and due on the first day rom date, payable semi-annually, evidenced until matur	of	. 10
noney. It is expressly understood and agreed by and bety he first part will pay the indebtedness hereby secured at gainst the premises hereby conveyed when due, and will herefrom without the written consent of said second part. Upon payment of said promissory note according not void, and shall be released at the cost of the first part r any interest thereon, at maturity; or in case of default.	the time and place and in the manner provided in said neither commit nor permit any waste upon said premises y first had and obtained. o the tenor and effect thereof, being well and truly may the tenor and effect thereof, being well and truly may the theory of the payment of any taxes or assessments levied agains reinafter provided, be not kept in force as stipulated; or lappening of any such contingencies, the party of the preserve and protect such security, and may provide the per annum, and this mortgage shall stand as security the annum, and this mortgage shall stand as security the annum, palleigs of insurance on the heilighting locate.	en on the premises hereby conveyed; that the part note, and will also pay all taxes and assessments levis s, or the removal of any building or other improvemen de, then, in such case, this conveyance shall become m I said promissory note when due, or any other part theret teither the premises hereby conveyed or the indebtedne
the pareor the hist pare agreeto proceed and	i manifestit ponetes of institution of the buildings fortice	at our the premises hereby conveyed; in shear mount
ompanies as said second party shall elect, in the sum of which premiums therefor fully paid, which said policy or polor for the payment of the indebtedness hereby secured.	icies shall be assigned to and held by said second party, it	DOLLAR La successors or assigns, as collateral and additional securi
It is further stipulated and agreed, that in case the leneral Government, or any court or tribunal whatever, i uch costs and expenses incurred therein shall bear intere or taken to foreclose same, the holder hereof may recover	e party of the second part, its successors or assigns, shall n order to preserve or protect the title to or possession c st at ten per cent, thereafter; and that in case of a forcel from the first partan attorney's fee of fifty dollars,	I hereafter appear in any of the land departments of to of the premises hereby conveyed and warranted, that osure hereof, and as often as any proceedings shall be h, which sum shall be due upon the filing of a petition
ill respects be governed and construed by the laws of Ok	's fees, this mortgage shall stand as security, reach of the warranty herein, or upon the failure or refus rity, or any tax or assessment herein mentioned, or to ecc, become due and payable, at the option of the holder to its successors or assigns, shall be entitled to a forcelos indebtedness hereby secured; and that immediately upon the and every part thereof, and to collect and apply the tolder hereof shall be entitled to a receiver, to the appear of forcelosure; and the holder hereof shall in no case said premises is hereby expressly waived. all run with the land hereby conveyed; and this mortgag lahoma.	o and the critical of the control of
	first part hahereunto set	handon this, the
А. Д. 19,,,	1	···
STATE OF OKLAHOMA,	COUNTY, ss.	
State, on thisday of		ppeared
is wife, to me known to be the indentical personwho	executed the within and foregoing instrument, and acl	knowledged to me thatexecut
My commission expires	a o s	Notary Public
STATE OF OKLAHOMA, TULSA COU		: 5
This instrument was med for record on the,		Register of Deeds