## MORTGAGE AND RELEASE RECORD

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| wife, of the County of   | nnd State of Oklahe   | oma, partof the first part,   | for and in consideration of the su   |
|  | and the second second second  | a managairina ann a gganaga   | DOLLAR   |
| in hand paid by VIRGH, R. COSS MORTGAGE hereby acknowledged, doby these presents Grant, Bargain, Sell, C   | COMPANY, a corporation, of  | Muskogee, Oklahoma, party of  | the second part, the receipt where   |
| hereby acknowledged, doby these presents Grant, Bargain, Seil, Cosing, the following-described premises, situate in the County of  |   |   |  |
| signs, the following-described premises, situate in the country of   |   |   |  |
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| Section numbered), Townsl  | ip numbered   | )   | Range number   |
| Section numbered   | containing in all   | **************************************  | acres of land, more or le  |
| TO HAVE AND TO HOLD THE SAME, Together with all and a<br>ining, and all rights of homestead exemption, unto the said party of  | singular the improvements the<br>the second part, and to its suc  | recon and the appurtenances the<br>cessors or assigns, forever. An  | reunto belonging or in anywise app<br>d the said partof the first p  |
| venant and agreethat at the delivery hereof  | ne lawful ownerof the premi   | ses hereby conveyed, and seize  | of a good and indefeasible estate  |
| neritance therein, free and clear of all incumbrances, whatsoever, and<br>d party of the second part, its successors or assigns, against the lawfu   | d claims of all persons whomso  | rant and forever defend the titlever. This conveyance, however  | e to and possession of the same u  |
| tter securing of the said sum of   | t commission and parasitions arranged   |   | DOLLA  |
| tly due and owing by the said partof the first part to the said Vi   | gil R. Coss Mortgage Company  | , its successors or assigns, and  | evidenced by one certain promiss   |
| te, bearing even date herewith and due on the first day of<br>m date, payable semi-annually, evidenced until maturity by interest  | coupon notes thereto annexed  | A. D. 19and bearing and ten per cent. interest after  | maturity; given for an actual loan   |
| oney.  It is expressly understood and agreed by and between the partie of first part will pay the indebtedness hereby secured at the time and ainst the premises hereby conveyed when due, and will neither commit erefrom without the written consent of said second party first had and  | s hereto, that this mortgage is<br>place and in the manner provi<br>t nor permit any waste upon so<br>t obtained.   | the first lien on the premises h<br>ded in said note, and will also<br>id premises, or the removal of   | ereby conveyed; that the part<br>pay all taxes and assessments lev<br>any building or other improveme  |
| erefrom without the written consent of said second party first had and Upon payment of said promissory note according to the tenor an id void, and shall be released at the cost of the first part; but in a 'any interest thereon, at maturity; or in case of default in the paymen reby secured; or if the insurance on the buildings, as hereinafter prov hything whereby this security is impaired, then upon the happening of id assessments, and any other sum or sums necessary to preserve and expended shall bear interest at the rate of ten per cent. per annum, ar  The part of the first part agree to procure and maintain pol   | d effect thereof, being well an<br>case of failure or default in the<br>t of any taxes or assessments le<br>ided, be not kept in force as st<br>any such contingencies, the protect such security, and may<br>at this mortgage shall stand as | d truly made, then, in such cas<br>payment of said profinissory not<br>wied against either the premises<br>ipulated; or if the part   | e, this conveyance shall become re when due, or any other part there hereby conveyed or the indebtedine first part do, or suffer to be do essors or assigns, may pay such the on the buildings, and all such subjects to the conveyed, in such insurance the supplies of the s |
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| mpanies as said second party shall elect, in the sum of  |   |   | is, as collateral and additional secu  |
| It is further stipulated and agreed, that in case the party of the seneral Government, or any court or tribunal whatever, in order to present costs and expenses incurred therein shall bear interest at ten per extaken to foreclose same, the holder hereof may recover from the first   | econd part, its successors or a<br>erve or protect the title to or<br>ent. thereafter; and that in cas<br>partan attorney's fee of  | ssigns, shall hereafter appear it<br>possession of the premises here<br>e of a foreclosure hereof, and as<br>lifty dollars, which sum shall b   | any of the land departments of<br>by conveyed and warranted, that<br>often as any proceedings shall be<br>a due upon the filing of a petition  |
| reclosure; and for all such costs, expenses and attorney's lees, this mu<br>It is further agreed and understood, that upon a breach of the wa<br>ie, or any part thereof, or any interest thereon, at maturity, or any trace is the beautiful and the sum hereby secured shall at once, and without untice, become du  | arranty herein, or upon the fail<br>ax or assessment herein mention<br>is and payable, at the option of   | ure or refusal to pay the princi<br>ned, or to comply with any red<br>the holder hereof, and shall ber  | oal indebtedness hereby secured w<br>nuirements herein contained, that<br>ir interest thereafter at the rate of  |
| reclosure; and for all such costs, expenses and attorney's fees, this mu is further agreed and understood, that upon a breach of the we is, or any part thereof, or any interest thereon, at maturity, or any it is each. Per annum, and the said party of the second part, its successor id the proceeds thereof applied to the payment of the indebtedness in all be entitled to possession of said premises, and to each and every it yment of said indebtedness; and for this purpose the holder herof is pointment may be made either before or after the decree of foreclosur her than those actually received. The appraisement of said premises All covenants and agreements here in contained shall run with the  | rs or assigns, shall be entitled to early secured; and that immedent thereof, and to collect any shall be entitled to a receiver, e; and the holder hereof shall is hereby expressly waived.  | to a forcelosure of this mortgag<br>liately upon the filing of the pe<br>apply the rents therefrom, les<br>to the appointment of which the<br>in no case be held to account   | e, and to have the said premises within in forcelosure the holder he s the reasonable expenditures, to the mortgagors hereby consent, who for any damages, nor for any refindelytedness bereby secured sha   |
| All covenants and agreements herein contained shall run with the respects be governed and construed by the laws of Oklahoma.  In Witness Whereof, The said part  |   | 3 3   | •  |
| In Witness Whereof, the said part  | nereunto set.a. a   | manana, a manda, ot ens, u  | <del>V</del>   |
|  | <b>)</b>  |   | The state of the s |
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|  | 111111  | TER INGOLOGIC TO THE CONTROL OF THE |  |
| TATE OF OKLAHOMA, Before me,   | COUNTY, s   | S.  |  |
| tate, on this day of   |   | personally appeared   |  |
| s wife, to me known to be the indentical person who executed the   | within and foregoing instrume   |   |  |
| is suine ignition and a contract the said accept for ing asses find be   | The transfer don totally  |   | Notant Publi   |
| y commission expires   | 10  |   | nothly rum   |
| Iy commission expires  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed for record on the   |   | e e   |  |