## MORTGAGE AND RELEASE RECORD

and		and the second		
his wife, of the County of				
to	y VIRGIL R, COSS MORTGAGE CO e presents Grant, Bargain, Scil, Conve	MPANY, a corporation, of M y and Mortgage unto the so	luskogee. Oklahoma, party of th id VIRCIL R. COSS MORTGA	e second part, the receipt wh GE COMPANY, its successo
assigns, the following-described premise				
·····				
······································				
••••••••••••••••••••••••••••••••••••••				
1				· · · · · · · · · · · · · · · · · · ·
of Section numbered		umbered		
according to Government Survey there TO HAVE AND TO HOLD TH taining, and all rights of homestead es	), East of the Indian Meridian, cont of. E SAME, Together with all and singu	aining in all	n and the appurtenances there	into belonging or in anywise a
covenantand agreethat at the deli				
inheritance therein, free and clear of a said party of the second part, its succe				
better securing of the said sum of justly due and owing by the said part.	solta of designs, agained the tentor offe	al an persons monager	ci ins contrajunca nove (ci)	DOLL
justiy due and owing by the said part. note, bearing even date herewith and o from date, payable semi-annually, evic	ue on the first day of	. Coss Mortgage Company,	A. D. 19	denced by one certain promi
money.				
It is expressly understood and a the first part will pay the indebtedness against the premises hereby conveyed v therefrom without the written consent Upon payment of said promisso	hereby secured at the time and place when due, and will neither commit nor of said second party first had and obta ry note according to the tenor and effi-	and in the manner provide permit any waste upon said ined. ect thereof, being well and t	d in said note, and will also pa premises, or the removal of an ruly made, then, in such case,	y all taxes and assessments I y building or other improven this conveyance shall become
Upon payment of said promisso and void, and shall be released at the or any interest thereon, at maturity; on hereby secured; or if the insurance on anything whereby this security is impa and assessments, and any other sum oo so expended shall bear interest at the r	we of ten per center per annun, and un	a morngage anan atana na ac	ourrey encienne	
The part of the first part ag	reeto procure and maintain policies	of insurance on the building	gs located on the premises her	
companies as said second party shall el- with premiums therefor fully paid, whic for the payment of the indebtedness h	h said policy or policies shall be assigned by secured.	ed to and held by said second	l party, its successors or assigns, a	is collateral and additional sec
It is further stipulated and agre General Government, or any court or t such costs and expenses incurred there or taken to foreclose same, the holder foreclosure; and for all such costs, exp	in shall bear interest at ten per cent. t in shall bear interest at ten per cent. t hereof may recover from the first part pass and attornov's fees. this mortrai	i part, its successors or assi- or protect the title to or po- hereafter; and that in case o	gns, shut hereatter appear in a ssession of the premises hereby f a forcelosure hereof, and as off y dollars, which sum shall be d	or the land departments to conveyed and warranted, th en as any proceedings shall b ue upon the filing of a petiti
It is further agreed and unders, due, or any part thereof, or any intere whole sum hereby secured shall at one	ood, that upon a breach of the warran at thereon, at maturity, or any tax or a and without notice, become due and	ty herein, or upon the failur assessment herein mentione payable, at the oution of th	e or refusal to pay the principal d, or to comply with any requi ie holder hercof, and shall bear i	indebtedness hereby secured rements herein contained, than aterest thereafter at the rate of
To recovery and nor an such costs, exp It is further agreed and underst due, or any part thereof, or any inter- whole sum hereby secured shall at one per cent, per annum, and the said part and the proceeds thereof applied to th shall be entitled to possession of said payment of said indebtedness; and for appointment may be made either befor other than those actually received. T All covenents did agreements b	y of the second part, its successors or a a payment of the indebtedness hereby remises, and to each and every part t this purpose the holder hereof shall t e or after the decree of forcelosure; am	ssigns, shall be entitled to secured; and that immedia hereof, and to collect and a be entitled to a receiver, fo 1 the holder hereof shall in	a foreclosure of this mortgage, r tely upon the filing of the petiti pply the reats therefrom, less t the appointment of which the no case be held to account for	and to have the said premises on in forcelosure the holder h he reasonable expenditures, t mortgagers hereby consent, any damages, nor for any r
other than those actually received. T All covenants and agreements h all respects be governed and construed	he appraisement of said premises is he erein contained shall run with the lan by the laws of Oklahoma.	reby expressly waived. d hereby conveyed; and this	mortgage and the evidence of in	idebtedness hereby secured sh
In Witness Whereof, The said	partof the first part ha	hereunto set		
		474444444	аналан алан алан алан алан алан алан ал	7/1414 (1976)
		4)	an a	: 
STATE OF OKLAHOMA,		COUNTY, ss.		
State, on this			sonally appeared.	
his wife, to me known to be the inder the same as a voluntary	act and deed, for the uses and purpose	and foregoing instrument,	and acknowledged to me that	texe
My commission expires		0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	······································	Notary Pub
CTATE OF OVI AUOMA	TTU CA COUNTRY			
This instrument was filed for re-	cord on the	y of	A, D. 1	D

148