## MORTGAGE AND RELEASE RECORD

OKLAHOMĄ RF	EAL ESTATE MORTGAGE.
0 0	3 Barwal
his wife, of the County of Trulsal	and State of Oklahoma, particular the first part, for and in consideration of the sum of
Two Hundred	
	COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt whereof any and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors
	though Quarter (W'2 n E 4) and the
Month ash Guester of the Warth	west Guarder (REH of newy) of Section
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of Section numbered Waltand fau. ( If), Township num ( If), East of the Indian Meridian, containing in all One Studies (Government Survey thereof.	unded Suity (60) acros of land, more or less, according to the
Government Survey thereof. TO HAVE AND TO HOLD THE SAME, Together with all and sing	what the improvements thereon and the annurtenances thereunto belonging, or in anywise
	gular the improvements thereon and the appurtenances thereunto belonging, or in anywise the second part, and to its successors or assigns, forever. And the said part less the first
and the contract of the contra	the lawful owner of the premises hereby conveyed, and seized of a good and indefeasible
estate of inheritance therein, free and clear of all incumbrances, whatsoever, same unto said narry of the second part, its successors or assigns, against ti	r, and will warrant and forever defend the title to and possession of the he lawful claims of all persons whomsoever.
	securing of the said sum of June Hundred (\$ 200)
This conveyance, no nover, to attended to	
Address and most to the sold Virgil	DOLLARS,
	R. Coss Mortgage Company, its successors or assigns, and evidenced by
certain promissory noted for the sum of \$/JU.  periods iron the date hereof, and bearing ten per cent. interest after maturit.  It is expressly understead and arready in and bearing ten per cent.	cach, bearing even date horewith, and maturing in
It is expressly understood and agreed by and between the parties near of the first part will pay the indebtedness hereby secured at the time and pla against the premises hereby conveyed when due, and will neither commit no therefore without the written consent of said second party first had and of	reto, that this mortgage is the second lien on the premises hereby conveyed; that the partial are and in the manner provided in said noted and will also pay all taxes and assessments levied or permit any waste upon said premises, or the removal of any building or other improvements obtained.  If the provided we have the provided when
Upon payment of said promissory not according to the tenor and cond void and shall be released at the cost of the first particle, but in case	effect thereof being well and truly made, then, in such case, this conveyance shall become null
thereof, or any interest thereon, at maturity; or in case of default in the paindebtedness hereby secured; or if the part the of the first part do, or suffer to	effect thereof being well and truly made, then, in such case, this conveyance shall become null of failure or default in the payment of said promissory noted. when due, or nuy other part anyment of any taxes or assessments levied against either the premises hereby conveyed or the to be done, anything whereby this security is impaired, then upon the happening of any such axy such taxes and assessments, and any other sum or sums necessary to preserve and protect of ten per cent. per annum, and this mortgage shall stand as security therefor.
contingencies, the party of the second part, its successors or assigns, may pusted security, and all such sums so expended shall bear interest at the rate of the security and all such sums so expended shall bear interest.	ay such taxes and assessments, and any other sum or sums necessary to preserve and processor of ten per cent. per annum, and this mortgage shall stand as security therefor.
It is further supulated and agreed, that it easy the party of preserve General Government, or any court or tribunal whatever, it order to preserve which each and avenues incurred therein shall bear interest at ten per cent.	nd part, its successors or assigns, shall hereafter appear in any of the land departments of the or protect the title to or possession of the premises hereby conveyed and warranted, that all thereafter; and that in case of a forcelosure hereof, and as often as any proceedings shall be had because the convergence of the same of the convergence of the con
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the property and the property of the property	go shan stand as security.
whole sum hereby secured shall at once, and without notice, become one and ten per cent, per annum, and the said party of the second part, its successor	only herein, or upon the failure or refusal to pay the principal indebtedness hereby secured when or assessment herein mentioned, or to comply with any requirements herein contained, that the dipayable, at the option of the holder hereof, and shall bear interest thereafter at the rate of ra or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premises hereby secured; and that immediately upon the filing of the petition in foreclosure the holder y part thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, I shall be entitled to a receiver, to the appointment of which the mortgagers hereby consent, sure; and the holder hereof shall in no case he held to account for any damages, nor for any as is hereby expressly waived.
sold and the proceeds thereof applies to the payment of the independences in hereof shall be entitled to possession of said premises, and to each and every to the payment of said indebtedness; and for this purpose the holder hereof	ereby secured; and that immediately upon the filing of the petition in forecosure the noner, part thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, the problem of the constitution of the problem of the probl
which appointment may be made either before or after the decree of foreclos rental other than those actually received. The appraisement of said premise	and be entired to a receiver, or the appointment of which the more against a part and the holder hereof shall in no case he held to account for any damages, nor for any se is hereby expressly waived.
in all respects he governed out construed by the laws of Oklahome	nd neverly conveyed, and this movegage and the evidences of indebtedness hereby secured shall
In Witness Whereof, The said parties of the first part have	hereunto set their hand Son this, the 3rd
day of January A. D. 19/0	
Witnesses to Mark, Execution and Delivery	(1) 2 2.
<u></u>	1 Hahre O. Brown
	1 Lana L Brown
STATE OF OKLAHOMA, CHILDREN	COUNTY, SS. a Notary Public, in and forsaid County and
Before me, Lieuwy Language Stand on this 24 dayof January	10/1) narsonally annoared John B. Blown
Lena Le Brown	and personally appeared to the same and
his wife to me known to be the identical person Arho executed the within an	and foregoing instrument, and acknowledged to me that they executed the same
as. WITNESS my hand gad official seal, the day and year last above nam	eroin set forth.
(My commission expires and 2 19/0	Model. Harry Harnester Notary Public.
	( ) A second of the second of
STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed for record on the day of day of	. man 2 1 mindo a 2 10 walnut P M
	At 10 111-1 bloss
Deputy.	A. D. 19/0 at 2 0 o'clook P. M.  He Walkey Register of Decis.
	(seal)
	et.