MORTGAGE AND RELEASE RECORD

KNOW A	OKLAHOMA REAL ESTATE MORTGAGE. L MEN BY THESE PRESENTS, That I calcha Investment Company, a Conformation
and Caninod	Existing under and by virtue of the laws of the Mnited States in force in Indian
his wife of the f	and State of Oklahoma, part for its for and in consideration of
11 1	audand (g 3000 2)
.,	
is hereby acknow	in hand paid by VIRGIL R. COSS MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the rec edged, doby these presents Grant, Bargain, Sell, Convey and Mortgage unto the soid VIRGIL R. COSS MORTGAGE COMPANY, it
or assigns, the fo	owing-described premises, situate in the County of
51818888889999988 e*#**8 1777	
	The west half of Southwest quarter (4 1/2) of Sw 1/2) and norther I Southwest quarter (nE4 Sw 1/4) (Less Right - of - way of Valley Railroad
quarter	1 Southwest quarter (nE'y Sus 1/4) (Leas) Right-of-way of
midlan	Walley Railroad
	un and an
	an a

	· / // due /
of Southan t	red Twenty Seven (2.7), Township numbered Seventeen (
, 14	t of the Indian Meridian, containing in all One hundred Inverte (120)
(; of the Indian Meridian, containing in all CENE MUMARIES, MUCHAY, 1740,
TO HAVI appertaining, and	AND TO HOLD THE SAME, Together with all and singular the improvements thereon and the appurtenances thereunto belonging, or all rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part y
part covenant 4	d agree Ahat at the delivery hereof. it is in the lawful owner of the premises hereby conveyed, and seized of a good and
estate of inherita	co therein, free and clear of all incumbrances, whatsoever, and any the second
same unto said p	rty of the second part, its successors or assigns, against the lawful claims of all persons whomeoever.
	vance, however, is intended as a mortgage for the better securing of the said sum of Antel Shousand
(\$ 3000	
justly due and ov ρ	ing by the said part Unof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
certain promisso	The dette higher that and due on the first day of fully a. O. 1915 and hearing sis her een ato before and bearing to be the second bearing to bearing to be the second bearing to bea
It is expre of the first part y	sly understood and agreed by and between the parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that Il pay the indebtedness hereby secured at the time and place and in the manner provided in said noteand will also pay all taxes and assess
against the prem therefrom without	es hereby conveyed when due, and will neither commit nor permit any waste upon said premises, or the removal of any building or other in the written consent of said second party first lund and obtained.
Upon pay and void, and sh	into its of state of the first part
indebtedness her contingencies th	eress verecon, as inautrory or in case or dename in the payment of any taxis or assessments levied against effort the premises hereby con by secured; or if the partof the first part do, or suffer to be done, anything whereby this security is impaired, then upon the happening party of the second part. is successors or assigns, may pay such taxis and assessments, and any other sum or sume necessary to preserve
such security, an It is furth	all such sums so expended shall bear interest at the rate of ten per cent, per annun, and this morgage shall stand as security therefor. (stipulated and agreed, that in case the party of the second part, its successors or assigns, shall hereafter annuar in any of the land depart
General Governm	nt, or any court or tribunal whatever, in order to preserve or protect the title to or possession of the premises hereby conveyed and warran beness incurred therein shall bear interest at ten per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings
or taken to force forcelosure; and	is studied and agreed, that in case the party of the second part, its successors or nasigns, shall hereafter appear in any of the land depart int, or any court or tribunal whatever, in order to preserve or protect the title to or possession of the premises hereby conveyed and warran senses incurred therein shall bear interest at ten per cent, thereafter; and that in case of a forcelosure hereof, and as often as any proceedings see same, the holder hereof may recover from the first partan attorney's fee of fifty dollars, which sum shall be due upon the filing of r all such costs, expenses and attorney's fees, this mortgage shall stand as security.
It is furth due, or any part	If an store costs, expenses and attorney's rees, this morrgage shall stand as security. r greed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby i hereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contail secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest thereofter a upnum, and the said party of the second part, its successors or assigns, shall be entitled to a forcelosure of this mortgage, and to have the s cedes thereof applied to the payment of the indebtedness hereby secured; and that immediately upout the filing of the petition in forcelosus illed to possession of said premises, and to each and every part thereof, and to collect and apply the rents therefrom, less the reasonable of said indebtedness; and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagers here that may be made either before or after the decree of forcelosure; and the holder hereof shall in no case he held to account for any damages, those actually received. The appraisement of said premises is hereby expressly waived.
whole sum hereb ten per cent. per	secures shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter a innum, and the said party of the second part, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the side thereof a public do the new mort of the indefindence breaker saturation and that functions the fiber of the new fiber of the new mort of the indefindence breaker saturation and that functions the fiber of the new fiber of the new fiber of the indefindence breaker saturations in the new fiber of
hereof shall be en to the payment	illed to possession of said premises, and to each and every part thereof, and to collect and apply the rents therefrom, less the reasonable (said indebtedness; and for this purpose the holder hereof shall be entitled to a receiver, to the abnointment of which the mortransors has
which appointme rental other than	t may be made either before or after the decree of forcelosure; and the holder hereof shall in no case he held to account for any damages, those actually received. The appraisement of said premises is hereby expressly waived.
in all mannages ha	the and and the territorial walk laws of Olderson
In Witne	s Whereof, The said part
Wr	IESSES TO MARK, EXECUTION AND DELIVERY
*****	ERSERS TO ALARK, EXECUTION AND DELIVERY
	OKLAHOMA, and a state of the st
	a Notary Public, in and forsaid
	,day of
	own to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that
as	e and voluntary act and deed, for the uses and purposes therein set forth.
WITNES	my hand and official seal, the day and year last above named. xpires
(ary commission	spires
	OKLAHOMA, TULSA COUNTY, ss.
STATE OF	
STATE OF This instr	ment was filed for record on the
STATE OF This instr	· · · · · · · · · · · · · · · · · · ·
STATE OF This instr	ment was filed for record on the

155