* 1111 3 01.

MORTGAGE AND RELEASE RECORD

	H. Hornighauein
- Block Till sould	the control of the co
wife, of the County of Julea	and State of Oklahoma, part of the first part, for and in consideration of the sum
Ana Hundrell	(200) DOLLAR
P	· · · · · · · · · · · · · · · · · · ·
in hand paid by VIRGIL R. COSS Moreoby acknowledged, do ALD these presents Grant, Barg.	IORTGAGE COMPANY, a corporation, of Muskogee, Oklahonta, party of the second part, the receipt where gain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successe
orginal the following described promises situate in the Cour	inty of Julea
assigns, the following-described premises, situate in the Cour	they of the control o
with the same that the control of th	еттемника и при при при при при при при при при п
	and the state of t
I'll Illest half	of Southeast quarter It's SE'4
(100 mag), 1944 spiritespiritespitas (1941) (1942) (1943) (1943) (1944) (1944) (1944) (1944) (1944) (1944) (19	majonate someninam, romanomalim torramanamento econominamento esta materiale en esta esta esta esta esta esta e
ottalentiaaningitalijektyragaaningide istlesentenie rasidisalinti astilajasa saada	min suricanon communicaria no el montante arrivatamente arrivata en encimale de terrancia deservada de Arabela
nisanni mitamanan mananin saman ahine sar annan tamanan s	angangang ceranggangangangangang ranggangang angang angang ang makara panang angang angang ang
	araniminara an 12 aranjamberta aranjamban aranjamban aranjamban kalikan animinaran animinaran aranjamban
n alesta i marie raggiantama amerikan and alesta anti-	жил дания на маничения по поставления по поставления по поставления по поставления по поставления на почения п Ставления по маничения по поставления по поставления по поставления по поставления по поставления по почения п
	sin amaring an ang ang ang ang ang ang ang ang an
	annitany any any mandritry taonana ao amin'ny faritr'i Austra ao amin'ny faritr'i Austra ao
than the state of	and the second
Section numbered light (S.,)	Township numbered eightten (18), Range numbered fourteen
IH	Ein III
vernment Survey thereof.	Eightly
TO HAVE AND TO HOLD THE SAME, Together wit	th all and singular the improvements thereon and the appurtenances thereunto belonging, or in any said party of the second part, and to its successors or assigns, forever. And the said part wol the
	the lawful owner of the premises hereby conveyed, and seized of a good and indefeas
	\mathcal{L}_{α}
ate of inheritance therein, free and clear of all incumbrance ne unto said party of the second part, its successors or assign	es, whatsoever, and
	or the better securing of the said sum of
I his conveyance, however, is intended as a mortgage to	or the better securing of the said sum of
	(B) (O) DOLLA
tly due and owing by the said part. Lof the first part to th	he said Virgil R, Coss Mortgage Company, its successors or assigns, and evidenced by Must
tain promissory note Afor the sum of \$ 20-00	st after maturity.
riods from the date beroof, and bearing ten per cent. interest It is expressly understood and surged by and between t	it after maturity.
the first part will pay the indebtedness hereby secured at the	the parties hereto, that this mortgage is the second lieu on the premises hereby conveyed; that the part, et time and place and in the manner provided in said noteand will also pay all taxes and assessments by their commit nor permit any waste upon said premises, or the removal of any building or other improvements that and obtained.
refrom without the written consent of said second party fin	rst had and obtained.
d void, and shall be released at the cost of the first part	the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become print in case of failure or default in the payment of said promissory note—when due, or any other prints the payment of any target prints along against either the premises hereby conveyed or
lebtedness hereby secured; or if the part of the first part	efault in the payment of any taxes or assessments levied against either the premises hereby conveyed or to, or suffer to be done, anything whereby this security is impaired, then upon the happening of any s assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and pro- st at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor.
th security, and all such sums so expended shall bear interes	st at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor.
neral Government, or any court or tribunal whatever, in ord	ty of the second part, its successors or assigns, shall hereafter appear in any of the land departments of der to preserve or protect the title to or possession of the premises hereby conveyed and warranted, that
taken to foreclose same, the holder hereof may recover from	ten per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be the first part —Am attorney's fee of fifty dollars, which sum shall be due upon the filing of a petitio is, this mortgage shall stand as security.
It is further agreed and understood, that upon a breach	s, this mortgage shall stand as security. 1 of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured w
e, or any part thereof, or any interest thereon, at maturity sole sum hereby secured shall at once, and without notice, b	is, this mortgagg, and as most as security, in of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured we, or any tax or assessment herein mentioned, or to comply with any requirements berein contained, that become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rat rt, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premindebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the ho each and every part thereof, and to collect and apply the rents therefrom, less the reasonable expendit a holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby conserved of some process is hereby expressly waived.
n per cent, per annum, and the said party of the second partid and the proceeds thereof applied to the payment of the i	rt, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said pren indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the bo
reof shall be entitled to possession of said premises, and to e the payment of said indebtedness; and for this purpose the	each and every part thereof, and to collect and apply the rents therefrom, less the reasonable expendits a holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby cons
aich appointment may be made either before or after the dec atal other than those actually received. The appraisement o	erce of forcelosure; and the holder hereof shall in no case he held to account for any damages, nor for of said premises is hereby expressly waived.
An covenina and agreements hereit contained sinta to	di with the mild heleby conveyed, and this moregage and the evidences of indeptences needs acomes.
In Witness Whereof, The said partof the first	st part ha Al hercunto set Luca hand on this, the 15 75
atalla last	0.191
y of Witnesses to Mark, Execution and Delivery	0/1/1/
F WILLIAMS TO MAINING INCOME.	() A. Homsighausen
na da esperante esperante de la companya de la comp	manage of the distribution
	\mathcal{C}_{-}
TATE OF OKLAHOMA,	COUNTY, SS.
Before me	27 Jacob County
ata on this day of Deliver	10/2 personally appeared
J. A. Hornighaucen	ed the within and foregoing instrument, and acknowledged to me thatexecuted the s
WITNESS my band and official seal, the day and year	and purposes therein set forth.
WITNESS my hand and official scal, the day and year ly commission expires Elling 23	19/4) Seas Mary Dubli
ty commission capitra	AOIRT PUBL
TATE OF OKLAHOMA, TULSA COUNT This instrument was filed for record on the	TY, ss.
This instrument was fled for moond on the 24	day of A. D. 19/2 at o'clock of 1
This that thirth was then for record on the same again	
Yamanan an ananana ananana ananana ananana	Deputy, Old Register of Dee