The second of th

20591

MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY TH	ESE PRESENTS, That C		a every	July		The second spragnance
is wife, of the County of	Rulsa	and S	tate of Oklahoma, pr	art. L. of the first part	, for and in considerat	ion of the sum
One hund	red tuento	(\$120)	and the second s	Ø	language and the state of the s	DOLLARS,
in hand p	nid by VIRGIL R. COSS MO	RTGAGE COMPANY, a	corporation, of Musko	gee, Oklahoma, party	of the second part, the	receipt whereof
ssigns, the following-described pr		Mula	gage and the same of	and State o		a successors of
angus, ma rama migaratara pr	A					
all of t	he South	half of so	bouth we	st Qual	us (S/2)	521/2
		01	ommercial continuition of a			
and the particular and the particular design of the particular design o	······································					
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pprocess of the second	The control of the second	· manal up over an incidence	and the second s	and the second s	<u>. A </u>	
entermone and the second secon	starts is all granted in a sequel	and a proposition of the second		randigaliyan da iya ayan ayan. Tara		
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o comming and some of comming and	and the second s		*******	4-4		energy contribution
Section numbered Thin	Teen (13)	, Township numbered	ighteen	(18)	R	ange number«
brutteen ((), East of the Indian		U Da		ncres of land	
ccording to Government Survey t TO HAVE AND TO HOLI aining, and all rights of homester	thereot, O THE SAME, Together with	ı all and singular the imp	rovements thereon an	d the appurtenances the	ereunto belonging or in	anywise apper-
ovenant Sand agree Sthat at the					0	
heritance therein, free and clear	of all incumbrances, whatso	ever, and Phil	will warrant an	d forever defend the ti	tle to and possession of	the same unto
id party of the second part, its s etter securing of the said sum of	Me hunde	red tices	itu	(\$120	_ ,	ortgage for the
stly due and giving by the said p	ourt. 4of the first part to th	e said Virgil R. Coss Mort	gage/Company, its su	ccessors or assigns, and	l eyidenced by the cer	tain promissor
for the sum of the spearing even date herewith our late, payable semi-annually	ind due on the first day of covidenced until maturity by	maluring interest coupun hotes th	c allo 1 A	. D. 19and bear	ing / Qpe	er cent, interes
oncy. It is expressly understood are first part will pay the indebted	and agreed by and between t does hereby secured at the t	he parties hereto, that the	is mortgage is the firm	t lien on the premises said note and will also	hereby conveyed; that pay all taxes and ass	the part 4.0
gainst the premises hereby conve- perefrom without the written con	yed when due, and will neithe sent of said second party first	er commit nor permit any t had and obtained.	waste upon said prei	nises, or the removal o	t any building or othe	r improvements
Upon payment of said proind void, and shall be released at rany interest thereon, at maturiterby secured; as if the insurance mything whereby this security is	the cost of the first part	; but in case of fallure or payment of any taxes or	default in the paymer assessments levied ag	it of said promissory no ainst either the premise	towhen due, or any oth s hereby conveyed or t	er part thereof he indebtednes
na assessments, and any other st	im or sums necessary to presi	erve anu protect such sect	trity, with this provid	C 6115-114-04-22-4-3-22-04-14-14-	the first part do, or su cessors or assigns, may co on the buildings, an	pay such taxe d all such sum
	the rate of ten per cent. per a rt agree — to procure and mai					
ompanies as said second party shrith premiums therefor fully paid, or the payment of the indebted in	all elect, in the sum of	shall be assigned to and h	ald by said second par	v. its successors or assis	na as collatoral and ad	DOLLARS
the payment of the indebted in It is further stipulated and	iss hereby secured. agreed, that in case the part	y of the second part, its s	uccessors or assigns,	shall hereafter appear	in any of the land dep	artments of th
It is further stipulated and eneral Government, or any court ich costs and expenses incurred in taken to forcelose sume, the ho preclosure; and for all such costs,	or tribunal whatever, in ord herein shall bear interest at lder hereof may recover from	or to preserve or protect t ten per cent, thereafter; a 1 the first part. Aan atto	he title to or possessi nd that in case of a fe racy's fee of fifty do	on of the premises her reclosure hereof, and a lars, which sum shall	eby conveyed and war s often as any proceedi be due upon the filing	ranted, that al ngs shall be had of a petition i
preclosure; and for all such costs, It is further agreed and un	expenses and attorney's fee lerstood, that upon a breach	s, this mortgag Shall star of the warranty herein, o	nd as security.	efusal to pay the princ	ipal indebtedness herel	y secured whe
the sum hereby secured shall at er cent. per annum, and the said	once, and without notice, be party of the second part, its	ecome due and payable, a successors or assigns, sha	t the option of the holl It be entitled to a for	der hereof, and shall be eclosure of this mortga	on interest thereafter a ge, and to have the sa	t the rate of te
nd the proceeds thereof applied hall be entitled to possession of sayment of said indebtedness; an	o the payment of the indebt aid premises, and to each an d for this purpose the holder	edness hereby secured; ard d every part thereof, and hereof shall be entitled	nd that immediately to to collect and apply to a receiver, to the :	opon the filing of the p the rents therefrom, k oppointment of which	ctition in foreclosure these the reasonable expe the mortgagors hereby	ie holder nerec uditures, to th consent, whic
It is further agreed and un- ue, or any part thereof, or any in- thole sum hereby secured shall at- drer cent. per annum, and the said and the proceeds thereof applied in- hall be entitled to possession of sayment of said indebtedness; an ppointment may be made either ther than those actually received. All communic and agreement	before or after the decree of it. The appraisement of said	foreclosure; and the holder premises is hereby expres	r hereof shall in no easy waived.	ase be held to account	for any damages, nor	for any rents
All covenants and agreeme	nts herein contained shall ru trued by the laws of Oklahon said part	n with the lind hereby conta.	inveyed; and this mor	lead on this	the 22	den e
There of the	A D 19/3	pare nanereunto se	kanan wata ta ta ta ta a	. A	ue	any C
)	0,	horokee	Boles	
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	and the second s	on a grant to a grant place of the control of the c		adi, ora no companya da diserve	And the second s	
	· Tour	la er og		alka a sa	Maring Society of Maring Colonia	and department of the second
Before me,	S. Hung		JUN 1 1, 55.	Notary	Public, in and for s	aid County as
State, on this	her Copy	Pas -	19/3. personal	ly appeared work	tan 1	
Before me, State, on this	indentical person, who execu	ited the within and foreg	oing instrument, and	acknowledged to me	that sleep	execute
le same as two volume	ary act and deed, for the us	es and purposes therein so	et forth.	S. Hur	A Company	
My commission expires	rt. 29	10/2		en e)	otary Public.
STATE OF OKLAHOM	A, TULSA COUNT	Y, ss. 8.	201		10 ×10	سور نو
he same as volumed to be the control of the same as volumed to the same as	or record on the	day of	- Com 18	A. D.	0. 10/5 at 9	o'clock M
Ву	Tribut Merchanical Mineral Science (1973)	Damity	\sim	reca ce	rant t	ator of Davie
(-Cleap)		sycpuss.			Regi	aret or wicking.