MORTGAGE AND RELEASE RECORD

#50343

OKLAHOMA REAL ESTATE MORTGAGE. KNOW ALL MEN BY THESE PRESENTS, That & Ford a Single man	
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is wife, of the County of Julya	and State of Oklahoma, party of the first part, for and in consideration of the sum [B/000] DOLLAR
	THE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt where Convey and Mortgage upto the said VIRGIL R. COSS MORTGAGE COMPANY, its successo
r assigns, the following-described premises, situate in the County of	and State of Oktanoma, to-wit:
Ilhe Southwest- and	steet of North west on aster
(S Wy M4) a	nexus-half of buttonst-
quarter of Worlt	west-quarton (W & S & 2, NW 1,)
and south west ghe	arter of southeast quarter
(D. W. ty D. E. f.)	management and a management of the second of
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Manana cara a mana mana mana fara mana mana mana mana mana mana mana m	an anamagana an anta mara mara mara mara mara mara mara ma
	na manananan atau da mananan atau atau atau atau atau atau ata
Section numbered Eightein (18), Township	numbered Seventers (1), Rango numbered Thirteen
	Sta lank
overnment Servey thereof. TO HAVE AND TO HOLD THE SAME, Together with all and ppertaining, and all rights of homestead exemption, unto the said party	singular the improvements thereon and the appurtenances thereunto belonging, or in anywing of the second part, and to its successors or assigns, forever. And the said part, of the firm
	the lawful ownerof the premiers hereby conveyed, and seized of a good and indefeasit
	ever and
This conveyance, however, is intended as a mortgage for the bett	ter securing of the said sum of OND Thousand
on an annual contraction of the	DOLLAR
	gil R. Coss Mortgage Company, its successors or in signs, and evidenced by
eriods from the data hereof, and bearing ten per cent, interest after ma	with any bearing even date herewith, and matering in
	and effect thereof being well and truly made, then, in such case this conveyance shall become nease of failure or default in the payment of said promissory notewhen due, or any other pure payment of any taxes or assessments leviced against either thely remises hereby conveyed or the top done, anything whereby this security is impaired, then doon the happening of any sury pay such taxes and assessments, and any other sum or sums necessary to preserve and protect of the per cent. per amum, and this mortgage shall stand as security therefor.
It is further stipulated and agreed, that in case the party of the se eneral Government, or any court or tribunal whatever, in order to prese tch costs and expenses incurred therein shall bear interest at ten per oc- t taken to forcelose same, the holder hereof may recover from the first	econd part, its successors or assigns, shall hereafter appear in any of the land departments of a erve or protect the title to or possession of the premises hereby conveyed and warranted, that int thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be heartan attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition
It is further agreed and understood, that upon a breach of the wate, or any part thereof, or any interest thereon, at maturity, or any thole sum hereby secured shall at once, and without notice, become during or core, nor any man, and the said party of the second part, its success.	regage shall seam as security. Tranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured whax or assessment herein mentioned, or to comply with any requirements herein contained, that a and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate saying shall be in the patient of the holder hereof, and shall bear interest thereafter at the rate saying shall be an order as and to have the said premi
old and the proceeds thereof applied to the payment of the indebtedne creof thall be entitled to possession of said premises, and to each and e the payment of said indebtedness; and for this purpose the holder he hich appointment may be made either before or after the decree of for antal other than those actually received. The appraisement of said premise that the decree of the actually received. The appraisement of said premise the contained shall run with the	rgage shall stand as security. Tranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured what or assessment herein mentioned, or to comply with any requirements herein contained, that is and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate assers 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 hole very part thereof, and to collect and apply the rents thereform, less the reasonable expenditure reof shall be entitled to a receiver, to the appointment of which the mortgagors hereby conseclosure; and the holder hereof shall in no case he held to account for any damages, nor for a mises is hereby expressly waived. Is and hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shall hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shall hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shall hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shall in the secured shall be a s
In Witness Whereof, The said partof the first part ha	hereunto set handon this, the
ay of	
WITNESSES TO MARK, EXECUTION AND DELIVERY	
TATE OF OKLAHOMA,	
Before me,	"a Notary Public, in and forsaid County a
is wife, to me known to be the identical personwho executed the with	in and foregoing instrument, and acknowledged to me that
My commission expires	named. Notary Public
STATE OF OKLAHOMA; TULSA COUNTY, ss. This instrument was filed for record on the	y of
ly Deput	.y. Register of Deeds