	OKLAHOMA REAL ESTATE MORTGAGE.
KNOW A	LE MEN BY THESE PRESENTS, That John J Hospiles. Lee Etta Hospiles
and	Sounty of Julsa and State of Oklahoma, part is the first part, for and in consideration of
magnetic for the	Navety Eight (858.)
	Immunian hand paid by VIRGIL R. COSS MORTGAGE COMPANY, a corporation, of Muskegee, Oklahoma, party of the second part, the received defined and the second part of the second part, the received defined and the second part of the second
or assigns, the fo	llowing-described premises, situate in the County of
the	East- Half of South Cast-quarter 65 SEL

#24,27,42,28 94,92,49 -4,629 49444	
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- C C Mars	cred Minetelu (12.), Township numbered Juscanty one (
(), E	ered 1. 2. 2. 2. 2. 2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
Government Sur TO HAV appertaining, an	vey thereof. 3 AND TO HOLD THE SAME, Together with all and singular the improvements thereon and the appurtenances thereunto belonging, o all rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part/4
	and agree that at the delivery hereof
estate of inherit same unto said	unce therein, free and clear of all incumbrances, whatsoever, and
1	eyance, however, is intended as a mortgage for the better securing of the said sum of
	White Eight (\$ 28)
justly due and o	wing by the said part, Likof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
certain promisso periods from the	ry note for the sum of \$
The in annual	essly understood and agreed by and between the parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that will pay the indebtedness hereby secured at the time and place and in the manner provided in said noteand will also pay all taxes and asses ises hereby conveyed when due, and will neither commit nor permit any waste upon said premises, or the removal of any building or other i at the written consent of said second party first had and obtained.
therefrom witho Upon pay	at the written consent of said second party first had and obtained. ment of said promissory note faceording to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall
and void, and si thereof, or any indebtedness he	In the writch consent of said second party first had no obtained. ment of said promissory note Ancording to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall all be released at the cost of the first part. Add, ; but in case of failure or default in the payment of said promissory note Anwhat due, or a interest thereon, at maturity; or in case of default in the payment of any taxes or assessments levied against either the premises hereby cor eby secured; or if the part. Add, the first part do, or suffer to be done, anything whereby this security is impaired, then upon the happening the part of the second part, its successors or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserv d all such sums so expended shall bear interest at the rate of ten per cent, per annum, and this mortgage shall stand as security therefor.
contingencies, tl such security, and It is furt	e party of the second part, its successors or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserv Id all such sums so expended shall bear interest at the rate of ten per cent, per annum, and this mortgage shall staud as security therefor, no scientistic and arread that in case the party of the second part its successors or assigns, shall breafter annear in any of the hand depart
General Governa such costs and e	It an even some so expended small beer interest at the rate of ten per cent. per minum, and this intergoe shall scatta as security thereous nent, or any court or tribunal whatever, in order to preserve or protect the title to or possession of the premises hereby conveyed and warra premises incurred therein shall bear interest at ten per cent. thereafter; and that in case of a forcelosure hereof, and as often as any proceeding lose same, the holder hereof may recover from the first part. Aften and thorney's fees of fify dollars, which sum shall be due upon the filing of for all such costs, expenses and attorney's fees, this mortgage shall stand as security.
or taken to fore foreclosure; and	lose same, the holder hereof may recover from the first part 46 an attorney's fee of fifty dollars, which sum shall be due upon the hung of for all such costs, expenses and attorney's fees, this morigage shall stand as security.
due, or any par whole sum here	for all such costs, expenses and attorney's fees, this moring on the fail at and as security. ser agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby : thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein conta by secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter a manum, and the said party of the second part, its successors or assigns, shall be entitled to a forcelosure of this moringage, and to have the secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter a manum, and the said party of the second part, its successors or assigns, shall be entitled to a forcelosure of this moringage, and to have the secured shall at once, and writes, and to each and every part thereof, and to collect and apply the rest thereform, 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 moringagors he at made either before or after the decree of forcelosure; and the holder hereof shall in or case he held to account for any damage a those actually received. The appraisement of said premises is hereby expressly waived.
sold and the pro-	amum, and the shill party of the second part, its successors or assigns, shall be entitled to a foreclosure of this horizone, and to have the ecceds thereof applied to the payment of the indebtedness hereby secured, and that immediately upon the filling of the petition in foreclosure intitled to possession of said premises, and to each and every part thereof, and to collect and apply the reats therefrom, less the reasonable
to the payment which appointm rental other that	of said indebtedness; and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors he ent 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 damage a those actually received. The appornisement of said premises is hereby expressly waived.
In all mean and a	and the desired has the law of Ohl have
	e governed and construct by the laws of Oklamona. ess Whereof, The said part/IA of the first part ha // bereunto set There
day of	A. D. 19. / 3
4	B BRADA) Golin J Hosmes
	TRESSER TO MARK, EXECUTION AND DELIVERY BLASA Constraints Constrain
446 844 1489-448-148-144-144-144-144-144-144-144-144	
STATE OF	OKLAHOMA, <u>11/12 kg et</u> COUNTY, ss.
Before m State, on this	e, J. O. Blash
	OKLAHOMA, <u>Milling Ryce</u> c. <u>Country</u> , ss. c. <u>Anyot</u> <u>Blass</u> <u>Country</u> , ss. <u>a Notary Public, in and forsa</u> <u>Jack 11 R</u> <u>Ha</u> <u>Haspines</u> thown to be the identical person Arbito executed the within and foregoing instrument, and acknowledged to me that <u>Mixey</u> executed
his wife, to mo l	mown to be the identical person Awho executed the within and foregoing instrument, and acknowledged to me that
WITNE	rece and voluntary act and deed, for the uses and purposes therein set forth. So my hand and official seal, the day and year last above named. axpires F.G.D-111 No.
(My commission	oxpires J. 20 / 10
STATE O	F OKLAHOMA, TULSA COUNTY, ss. rument was filed for record on the 12 day of
This inst	rument was filed for record on the 12
	Deputy. <u>(210) Lawing Eline</u> Regist
By	rebut à regis

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