## MORTGAGE AND RELEASE RECORD 82236

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Jules of the Country of Jules Jules Jules Jules Jundred (#1500.)	and State of Oklahoma, part gof the first part, for and in consideration of the sum o
in hand paid by VIRGIL R. COSS MORTGA	AGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt whereof, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors
assigns, the following-described premises, situate in the County of  No with hay 4 the Routh west	Julso and State of Oklahoma, to-wit:
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an man namena mana mana mana manana mana	Willia I to a surrendent manuscripturas surrendent surr
na matana ya mana mana mana mana mana mana man	Dated this I day of
	County Treasuzer
<u></u>	and the second s
26. Jan	ip numbered Bightun ( 18), Range numbered Fountum
Section numbered ( ), Townst	ty 1801
). East of the Indian Meridian, containing in all Conference Survey thereof.  TO HAVE AND TO HOLD THE SAME. Together with all an	d singular the improvements thereon and the appurtenances thereunto belonging or in anywis
	d singular the improvements thereon and the appurtenances thereunto belonging, or in anywis
	the lawful ownerof the premises hereby conveyed, and seized of a good and indefensible
	soever, andwill warrant and forever defend the title to and possession of the lawful claims of all persons whomsoever.
This conveyance, however, is intended as a mortgage for the be	etter securing of the said sum of
	DOLLARS
stly due and owing by the said part7of the first part to the said V	rirgil R. Coss Mortgage Company, its successors or assigns, and evidenced by Suly 1921
thain promissory notefor the sum of \$2	rigil R. Coss Mortgage Company, its successors or assigns, and evidenced by help 1921.  And the property of the searing over date herewith, and maturing the search of the search search of the search search search of the search search search search search of the search search search search search search search search of place and in the manner provided in said noteand will also pay all taxes and assessments lovie mit nor permit any waste upon said premises, or the removal of any building or other improvement and obtained.  The search
erefrom without the written consent of said second party first had a Upon payment of said promissory noteaccording to the teno	and obtained.  r and effect thereof being well and truly made, then, in such case, this conveyance shall become nu
d void, and shall be released at the cost of the first part. #; but ir ereof, or any interest thereon, at maturity; or in case of default in lebtedness hereby secured; or if the part. #of the first part do, or s	a case of failure or default in the payment of said promissory notewhen due, or any other par the payment of any taxes or assessments levied against either the premises hereby conveyed or the uffer to be done, anything whereby this security is impaired, then upon the happening of any suc may pay such taxes and assessments, and any other sum or sums necessary to preserve and protect rate of ten per cent. per annum, and this mortgage shall stand as security therefor.
ntingencies, the party of the second part, its successors or assigns, a ch security, and all such sums so expended shall bear interest at the	may pay such taxes and assessments, and any other sum or sums necessary to preserve and protect rate of ten per cent. per annum, and this mortgage shall stand as security therefor.
It is further stipulated and agreed, that in case the party of the secral Government, or any court or tribunal whatever, in order to pro- ch costs and expenses incurred therein shall bear interest at ten per	second part, its successors or assigns, shall hereafter appear in any of the land departments of the eserve or protect the title to or possession of the premises hereby conveyed and warranted, that a cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be had
taken to forcelose same, the holder hereof may recover from the fir reclosure; and for all such costs, expenses and attorney's fees, this m	st part. A
to s further agreed and understood, that upon a breach of the vace, or any part thereof, or any interest thereon, at maturity, or any tole sum hereby secured shall at once, and without notice, become d	warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured whe tax or assessment herein mentioned, or to comply with any requirements herein contained, that it use and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate eccessors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premise incess hereby secured; and that immediately upon the filling of the petition in forelosure the holds to every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditure hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent or consensus and the holder hereof shall in no case he held to account for any damages, nor for an remises is hereby expressly waived.
n per cent. per annum, and the said party of the second part, its sudd and the proceeds thereof applied to the payment of the indebted was the payment of the indebted to present the said promises and to said the process and the said to present the said promises and the said to proceed the said the s	ecessors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premise inces hereby secured; and that immediately upon the filling of the petition in foreclosure the hold.
the payment of said indebtedness; and for this purpose the holder hich appointment may be made either before or after the decree of f	hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consen oreclosure; and the holder hereof shall in no case he held to account for any damages, nor for an
An covenants and agreements herein contained shan full with	the man deleng conveyed, and this moregage and the evidences of meteoredices never becaute and
In Witness Whereof, The said part 4 of the first part	ha S. herounto set Line hand on this, the Disol
Witnesses to Mark, Execution and Delivery	
Witnesses to Mark, Execution and Delivery	Pohinokee Boles
na ana ana ana ana ana ana ana ana ana	жен }
TATE OF OKLAHOMA, Muskogee	COUNTY, ss
Before me, Athan day of Silly	
Churke Bales a Varigh	woman and
s wife, to me known to be the identical person	ithin and foregoing instrument, and acknowledged to me that ACA
WITNESS my liand and official seal, the day and year last abo	ove named. AAA Drammell Notary Public.
ly commission expires	Notary Public.
17	
TATE OF OKLAHOMA, TULSA COUNTY, s	s. July A. D. 19/6 at 10 45 o'clock Q. A. D. D. 19/6 at 10 45 o'clock Q. D.