MORTGAGE AND RELEASE RECORD -

| | L ESTATE MORTGAGE. |
|--|--|
| KNOW ALL MEN BY THESE PRESENTS, That | Morrow |
| nd Conala Moraco | mount time magain maka magana at magana at magana mana at magana at magana at magana at magana at magana at ma |
| is wife, of the County of Julya | and State of Oklahoma, part Lief the first part, for and in consideration of the sum of |
| | "我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就没有一个人,我们就没有一个人,我们就没有一个人,我们就会不会不会的。""我们就是我们的,我们就会 |
| in hand paid by VIRGIL R. COSS MORTGAGE CO. | DOLLARS, MPANY, a corporation, of Muskogce, Oklahoma, party of the second part, the receipt whereof y and Mortgage unto the said VIRGIL R. COSS MONTGAGE COMPANY, its successors |
| r assigns, the following-described premises, situate in the County of | |
| Tour half of southers | ear quarter (E's & Win) and |
| | |
| Southedown granter of South | wast quarter (21W y of D. W. y) |
| TREASURER'S ENDORSEMENT | |
| I hereby carlify that I received \$2.7 \$ | annema apai ne e dagaminan adaman analase is nitananan a manga ang mangan ng |
| mortgage tax on the | Control of the specific product of the specific production of the specific |
| within mortgage. | |
| Dated this 2 day of | |
| County Fermina M B | 5 |
| various and a transfer and a surface of the surface | terminaling masses and major i picture contract and to product and the contract and the con |
| annet tamaanna hada madhining ka mada an a mada an | andlamainde chique ademographe anno atom, assaur chima darrent mas cristical contrata dum anno a |
| | nort! |
| Section numbered Liety ack (36), Township numb | pered Muceteen (19), Rango numbered fourteen |
| | hundred twentyacres of land, more or less, according to the |
| vernment Survey thereot. TO HAVE AND TO HOLD THE SAME, Together with all and singule pertaining, and all rights of homestead exemption, unto the said party of the | ar the improvements thereon and the appurtenances thereunto belonging, or in anywise a second part, and to its successors or assigns, forever. And the said part. Las the first |
| rt covenant and agree. that at the delivery hereof. They are | the lawful owner, of the premises hereby conveyed, and seized of a good and indefensible |
| | nd |
| | uring of the said sum of |
| | |
| Our hundred fifty - | DOLLARS, |
| atly due and owing by the said partiesof the first part to the said Virgil R. | Coss Mortgage Company, its successors or assigns, and evidenced by |
| rtain promissory note flor the sum of \$ | each, bearing oven date herewith, and maturing in |
| Upon payment of said promissory noteaccording to the tener and effect of void, and shall be released at the cost of the first part LO2, but in case of ereof, or any interest thereon, at maturity; or in case of default in the pay debtedness bereby secured; or if the part LO2 of the first part do, or suffer to be notingencies, the party of the second part, its successors or assigns, may pay the country and all only successors are second. | eet thereof being well and truly made, then, in such case, this conveyance shall become rung failure or default in the payment of said promissory notewhen due, or any other part ment of any faxes or assessments levied against either the premises hereby conveyed or the oc done, anything whereby this security is impaired, then upon the happering of any such such taxes and assessments, and any other sum or sums necessary to preserve and profect from nor court are assumed. |
| It is further stipulated and agreed, that in ease the party of the second j neral Government, or any court or tribunal whatever, in order to preserve or th costs and expenses incurred therein shall bear interest at ten per cent. the taken to foreclose same, the holder hereof may recover from the first part. | part, its successors or assigns, shall hereafter appear in any of the land departments of the protect the title to or possession of the premises hereby conveyed and warranted, that all creafter; and that in case of a forcelosure hereof, and as often as any proceedings shall be had can attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition in |
| ie, or any part thereof, or any interest thereon, at maturity, or any tax or incle sum hereby secured shalt at once, and without notice, become due and no per cent. Per annum, and the said party of the second part, its successors of dand the proceeds thereof applied to the payment of the indebtedness hereof shall be entitled to possession of said premises, and to each and every p the payment of said indebtedness; and for this purpose the holder hereof shill appointment may be made either before or after the decree of foreclosur | shall stand as security. In herein, or upon the failure or refusal to pay the principal indebtedness hereby secured when assessment herein mentioned, or to comply with any requirements herein contained, that the anyable, at the option of the holder hereof, and shall bear interest thereafter at the rate of or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premises oby secured; and that immediately upon the filing of the petition in foreclosure the holder art thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, hall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, e; and the holder hereof shall in no case he held to account for any damages, nor for any shereby expressly waived. |
| all respects be governed and construed by the laws of Oklahoma | nereby conveyed; and this nortgage and the evidences of indeptedness nereby secured share |
| In Witness Whercof, The said part Lia.of the first part have | hereunto set herein hand on this, the teuch |
| y of A. D. 10/6 | |
| Witnesses to Mark, Execution and Delivery | 1 |
| } | J. Borraw |
| - | (bora lo Marrow |
| TATE OF OKLAHOMA, | COUNTY, ss. |
| Before me, dayof July | |
| s wile, to me known to be the mentical person. And executed the within and | l loregoing instrument, and acknowledged to me that |
| WITNESS my hand and official seal, the day and year last above name | de Fit to Ment |
| (Plant I I I I I I I I I I I I I I I I I I I | |
| ly commission expires May 22 1920 | Notary Public. |
| Ny commission expires //bay 22 1920 | This consists of the rest of the control of the con |
| Ny commission expires //bay 22 1920 | This consists of the rest of the control of the con |
| My commission expires //bay 22 | July A. D. 10/la at of o'clock G. M. Jewis Claire Manually of less Brogster of Decds |