#138485

MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY THESE PRESENTS, That West C	R. Vantuyle
Carrie B. Wantuyl	
101	and State of Oklahoma, part self-of the first part, for and in consideration of the sum of
wife, of the County of Line a	(#4000.00) D. DOLLARS,
hereby acknowledged, doby these presents Grant, Bargain, Sell, Conv	OMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt whereof many and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors
assigns, the following described premises, situate in the County of	Julaa and State of Oklahoma, to-wit:
the northeast Duranton of to	Le Hostheust Quarter
(NE & NW4) and the West	hall of the Hart-hall of
the Horcheast Quarter (h	half of the West-half of
the Ronneast succes (1)	9 2 10 2 / C 9 4 Jan 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
nuo kapo en minutaleeneri errogenpuosialionen alem alammana alempia errogen	фантист мартина в материально подражение в под неворого применение
Anna a ann an	банарануундан эс с этомиционалганаландан сооз с соо изикууны гозыналган якан импина эн
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	ниции так и же ак сак станования на полиценения принения полицения на подости на подости на подости на подости
	ranganing and saming same and an analysis and an analysis and an analysis and an analysis and an and and
01	a Toole 10.
Section numbered Oleven (), Township num	abered Seventeen (17 Morth
13). East of the Indian Meridian, containing in all Engle	ty
overnment Survey thereof. TO HAVE AND TO HOLD THE SAME, Together with all and singu	lar the improvements thereon and the appurtenances thereunto belonging, or in anywise he second part, and to its successors or assigns, forever. And the said part ALOI the first
	the lawful owner Lof the premises hereby conveyed, and seized of a good and indefeasible
tate of inheritance therein, free and clear of all incumbrances, whatsoever,	and
me unto said party of the second party its successors of assignsy against the	curing of the said sum of
This conveyance, however, is intended as a mortgage for the better se	(#4606.00) DOLLARS,
stly due and owing by the said part to the first part to the said Virgil R	t. Coss Mortgage Company, its successors or assigns, and evidenced by Will
rtain promissory notes for the sum of & Auf	ench, bearing even date herewith, and maturing in semi-annual semi-annual
It is expressly understood and agreed by and between the parties her	t. Coss Mortgage Company, its successors or assigns, and evidenced by. **Coss Mortgage eyen date herewith, and mattering in semi-annual street day of perturber of the form date for all entering in semi-annual street, that this mortgage is the focond lien on the premises hereby conveyed: that the particle cand in the manner provided in said note and will also pay all taxes and assessments levied a permit any waste upon said premises, or the removal of any building or other improvements tained. **Freet thereof being well and truly made, then, in such case, this conveyance shall become null street thereof being well and truly made, then, in such case, this conveyance shall become null street thereof being well and truly made, then, in such case, this conveyance shall become null street thereof being well and truly made, then, in such case, this conveyance shall become null street the respective of well appropriety of the province.
the first part will pay the indebtedness hereby secured at the time and plat gainst the premises hereby conveyed when due, and will neither commit no	re and in the mainler provided in said note
Upon payment of said promissory not an according to the tenor and c	faince. Fifect thereof being well and truly made, then, in such ease, this conveyance shall become null of failure or default in the payment of said promissory notewhen due, or any other party syment of any taxes or assessments levied against either the premises hereby conveyed or the bole done, anything whereby this security is impaired, then upon the happening of any such taxes and assessments, and any other sum or sums necessary to preserve and protect of ten per cent. per annum, and this mortgage shall stand as security therefor.
developes hardy required or if the part 400 of the first part 400 or suffer to	syment of any taxes or assessments levied against either the premises hereby conveyed or the
ntingencies, the party of the second part, its successors or assigns, may purely security, and all such sums so expended shall bear interest at the rate of	by such taxes and assessments, and any other sum or sums necessary to preserve and protect 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 second	of ten per cent. per annum, and this integrals small stated as security interested. If the different per annum and this integral small state are securely interested or protect the title to or possession of the premises hereby conveyed and warranted, that all hereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be had. Lean at the property of the period of the different period of the different period of the period of the different period of the different period of the period of the different period of the period of the period of the different period of the peri
ich costs and expenses incurred therein shall bear interest at ten per cent. the taken to forcelose sume, the holder hereof may recover from the first part	hereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be had Leean attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition in
reclosure; and for all such costs, expenses and attorney's fees, this mortgag	e shall stand as security.
ile, or any part thereof, or any interest thereon, at maturity, or any tax or	r assessment herein mentioned, or to comply with any requirements herein contained, that the l payable, at the option of the holder hereof, and shall bear interest thereafter at the rate of
in per cent, per annum, and the said party of the second part, its successors and the proceeds thereof applied to the payment of the indebtedness he	is shall stand as security. It berein, or upon the failure or refusal to pay the principal indebtedness hereby secured when r assessment herein mentioned, or to comply with any requirements herein contained, that the I payable, at the option of the holder hereof, and shall bear interest thereafter at the rate of s or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premises errors secured; and that immediately upon the filing of the petition in foreclosure the holder part thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, ure; and the holder hereof shall in no case he held to account for any damages, nor for any a hereby expressly waived. All hereby expressly waived.
creof shall be entitled to possession of said premises, and to each and every the payment of said indebtedness; and for this purpose the holder hereof	part thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent,
hich appointment may be made either before or after the decree of foreclos antal other than those actually received. The appraisement of said premise	ure; and the holder hereof shall in no case he held to account for any damages, not for any as is hereby expressly waived.
All covenints and agreements acreal contained shall that the ass	the record and the same and the same and a same and a same and a same and a same a same a same a same a same a
In Witness Whereof, The said part MR. of the first part ha WE	hereunto set their hand a on this, the Lifteentle
ay of September A.D. 19/9.	
Witnesses to Mark, Execution and Delivery	Or Oar 10
	Wene O. Van Juge
	Vene. A. Van Tuyl. Carrie B. Naw Tuyl.
STATE OF OKLAHOMA, Muskogge	COUNTY, ss
Before me, Leoter Chains 19	a Notary Public, in and forsaid County and
tate, on this 1946 day of	
Lorent Land Alberta Martin Lands X	and
is wife, to me known to be the identical personwho executed the within a sfree and yoluntary act and deed, for the uses and purposes the	
My commission expires	ned. Notary Public.
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