30592

MERATURA

MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY THESE PRESENTS, That	The state of the s
de la companya della companya della companya de la companya della	and State of Oblaham and Mist the first such for and to another of the
Fiften Hundred	and State of Oklahoma, part Abo the first part, for and in consideration of the su DOLLAR
in hand paid by VIRGIL R. COSS MORTGAGE CO. heroby acknowledged, doby these presents Grant, Bargain, Sell, Conve	MPANY, a corporation, of Muskogee, Oklahama, party of the second part, the receipt where y and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors
signs, the following-described premises, situate in the County of	Mulsa and State of Oklahoma, to-wit:
The South half of South	must quater (8/2 SH/2)
	Saryle
	<u></u>
Section numbered Lawrey Live (35), Township n	eastress 18 Dolla Born
Section numbered during state (), Township in	0 ~ 0 ~
cording to Government Survey thereof,	lar the improvements thereon and the appurtenances thereunto belonging or in anywise appeared part, and to its successors or assigns, forever. And the said part Coof the first p
and the state of t	wful owner. of the premises hereby conveyed, and seized of a good and indefensible estate
heritance therein, free and clear of all incumbrances, whatsoever, and	will warrant and forever defend the title to and possession of the same u ms of an persons whomsoever. This conveyance, however, is intended as a mortgage for
	t. Coss Mortgage Company, its successors or assigns, and evidenced by one certain promiss
ole, bearing even date herewith and due on the first day of Status om date, payable semi-annually, evidenced until maturity by interest coup oney.	on notes thereto annexed, and ten per cent. interest after maturity; given for an actual loan
It is expressly understood and agreed by and between the parties her effirst part will pay the indebtedness hereby secured at the time and place gainst the premises hereby conveyed when due, and will neither commit nor	eto, that this mortgage is the first lieu on the premises hereby conveyed; that the parted and in the manner provided in said note, and will also pay all taxes and assessments lever permit any waste upon said premises, or the removal of any building or other improvement intervention of the provided and truly made, then, in such case, this conveyance shall become the third of the provided and th
erefrom without the written consent of said second party first had and obta Upon payment of said promissory note-fucording to the tenor and eff id void, and shall be released at the cost of the first part	unce. ect thereof, being well and truly made, then, in such ease, this conveyance shall become referring the conveyance shall become referring the conveyance shall be shall
reby secured; or if the insurance on the buildings, as hereinafter provided, nything whereby this security is impaired, then upon the happening of and assessments, and any other sum or sums necessary to preserve and prote	be not kept in force as stipulated; or if the particized of the first part do, or suffer to be do such contingencies, the party of the second part, its successors or assigns, may pay such taget such security, and may provide the necessary insurance on the buildings, and all such such
expended shall bear interest at the rate of ten per cent. per annuan, and this The particle of the first part agreeto procure and maintain policies	is mortgage shall stand as security therefor. of insurance on the buildings located on the premises hereby conveyed, in such insura
mpanies as said second party shall elect, in the sum of word with premiums therefor fully paid, which said policy or policies shall be assign or the payout of the indebtedness berely secured.	of insurance on the buildings located on the premises hereby conveyed, in such insural models of the buildings located on the premises hereby conveyed, in such insural models of buildings located on the premises hereby conveyed, in such insural models of buildings located on the premises hereby conveyed, in such insural models of buildings located on the premises hereby conveyed, in such insural models of buildings located on the premises hereby conveyed, in such insural models of the buildings located on the premises hereby conveyed, in such insural models of the buildings located on the premises hereby conveyed, in such insural models of the buildings located on the premises hereby conveyed, in such insural models of the buildings located on the premises hereby conveyed, in such insural models of the buildings located on the premises hereby conveyed, in such insural models of the buildings located on the premises hereby conveyed, in such insural models of the buildings located on the premises hereby conveyed, in such insural models of the buildings located on the buildings loca
eneral Government, or any court of tribunal whatever, in order to preserve	or protect the litle to or possession of the premises hereby conveyed and warranted, that
reclosure; and for all such costs, expenses and attorney's fees, this mortga, It is further agreed and understood, that upon a breach of the warran	Man attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition ge shall stand as security. ty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured w assessment herein mentioned or to comply with any requirements herein contained, that
hole sum hereby secured shall at once, and without notice, become due and er cent. per annum, and the said party of the second part, its successors of nd the proceeds thereof applied to the payment of the indebtedness hereby	ge shall stand as security. ty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured wassessment berein mentioned, or to comply with any requirements herein contained, that I payable, at the option of the holder hereof, and shall bear interest thereafter at the rate of assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premises a secured; and that immediately upon the filing of the petition in foreclosure the holder hethereof, and to collect and apply the rents therefrom, less the reasonable expenditures, to be entitled to a receiver, to the appointment of which the mortgagers hereby consent, will the holder hereof shall in no case be held to account for any damages, nor any reigney expressly waived. All hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured shall been by conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be the conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be each of the conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be each of the conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be conveyed; and this mortgage and the conveyed and the conveyed are the conveyed; and the conveyed are the conveyed and the conveyed and the conveyed are the conveyed and the conveyed are the conveyed and the conveyed and the conveyed are the conveyed and the conveyed and the conveyed are t
iall be entitled to possession of said premises, and to each and every part is asyment of said indebtedness; and for this purpose the holder hereof shall be pointment may be made either before or after the decree of foreclosure; as	thereon, and to confect and apply the rems therefrom, less the reasonable expenditures, to be entitled to a receiver, to the appointment of which the mortgagors hereby consent, will d the holder hereof shall in no case be held to account for any damages, nor for any re-
THE COTCHERES WILL RESCUENCE HEACHE CONTINUES OFFICE AND AND	or verseal court land and an annual ball and an annual ball and an
In Witness Whereof, The said part cod of the first part ha DC	hereunto set thelit hand Son this, the second da
December A. D. 10/2	
	Thomas J. Shing
	Melie Shings
Before me, Marie To Mariet	
tato on his	1013 personally appeared
the same as. 12207. voluntary act and deed, for the uses and purpos S-cally ty commission expires 1720. 20	16 John J. Maller Notary Publi
STATE OF OKLAHOMA, TULSA COUNTY, ss.	ay of Tipes. A.D. 18/3 at 9 30 o'clock of
The state of the s	By Dimension of the control of the c