MORTGAGE AND RELEASE RECORD

OKLA	ant Ella Wilcox
H.H. Wilcox her hi	usband
wife, of the County of Julsa	and State of Oklahoma, part short the first part, for and in consideration of the sum
hree Hundred and Se	venty Five (\$375.00) DOLLAR
	COSS MORTGAGE COMPANY, a corporation, of Muskogce, Oklahoma, party of the second part, the receipt where the Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successful.
assigns, the following-described premises, situate in t	the County of and State of Oklahoma, to-wit:
The South	Half of the Southeast Quarter
(5958'4) ar	of the Boutheast Quarter of
the South	uest Quarter (5545W4)
hereby certify that I received 5. Ment of r. hope the circumstance of the circumstance	d insued
received s-ment of r	Water The Suite South Parket
ohy certify A ire cici in post	The on the wife state of the county freezents
hereby certify 3 tree cie in 1927 hereby certify 5 tree cie in 1927 hereby	Segment of July 10 to 10
on the with it had Dicker, County	THE SECOND IN COLUMN TO SECOND THE PARTY OF
Dated (318 - WAYNE L. DiChe)	Definite and the state of the s
- Land Control of the	74,340-2 5
H. e.t. H.	23.), Township numbered Seventur. (17.,.), Range numbered. Howteen
	g in all Ane hundred and twenty acres of land, more or less, according to
TO HAVE AND TO HOLD THE SAME, Toger pertaining, and all rights of homestead exemption, v	ether with all and singular the improvements thereon and the appurtenances thereunto belonging, or in any unto the said party of the second part, and to its successors or assigns, forever. And the said particle of the
rt covenantand agree that at the delivery hereo	of Hey, are the lawful owners of the premises hereby convoyed, and seized of a good and indefeas
ate of inheritance therein, free and clear of all incune unto said party of the second part, its successor	imbrances, whatsoever, and
	ortgage for the better securing of the said sum of
Three Hundred and.	Seventy Live and no/100 (\$375,00) DOLLA
stly due and owing by the said part	part to the said Virgil R. Coss Mortguge Company, its successors or assigns, and evidenced by
	5.0 each, bearing even date herewith, and maturing in List
the first part will pay the indebtedness hereby securainst the premises hereby conveyed when due, and	between the photoes hereo, that his manner provided in said noteand will also pay all taxes and assessments le red at the time and place and in the manner provided in said noteand will also pay all taxes and assessments le will neither commit nor permit any waste upon said premises, or the removal of any building or other improvem-
Cicitotti Mittout the mitter consens of contraction	part has had also obtained and different thereof being well and truly made, then, in such case, this conveyance shall become the part Lea. It is not a such case of failure or default in the payment of said promisory notewhen due, or any other case of default in the payment of any taxes or assessments levied against either the premises hereby conveyed or instruction or suffer to be done, anything whereby this security is impaired, then upon the happening of any series or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and prear interest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor.
mtingencies, the party of the second part, its successible security, and all such sums so expended shall be It is further stipulated and agreed, that in case	ssors or assigns, may pay such taxes and assessments, and any other sum or sums necessity to preserve and pay are interest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor. In the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of ver, in order to preserve or protect the title to or possession of the prentises hereby conveyed and warranted, this terest at ten per cent. thereafter; and that in case of a forcelosure hereof, and as often as any proceedings shall be cover from the first part an attorney's fees, of fifty dollars, which sum shall be due upon the filing of a petitioney's fees, this mortgage shall stand as security.
che costs and expenses incurred therein shall bear in taken to foreclose same, the holder hereof may rec reclosure; and for all such costs, expenses and attor	terest at ten per cent. thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be over from the first partan attorney's fee of fifty dollars, which sum shall be due upon the filing of a petitioney's fees, this mortgage shall stand as security.
It is further agreed and understood, that upon ue, or any part thereof, or any interest thereon, at hole sum hereby secured shall at once, and without upon cent, per annum, and the said party of the se	mey's fees, this mortgage shall stand as security. a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that notice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate of the indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the bit, and freech and every part thereof, and to collect and apply the rents therefrom, less the reasonable expendit upons the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagers hereby context the decree of foreclosure; and the holder hereof shall in no case he held to account for any damages, nor for assement of said premises is hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured as shall run with the land hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured
old and the proceeds thereof applied to the paymen ereof shall be entitled to possession of said premises, the payment of said indebtedness; and for this pu	t of the indebteduess hereby secured; and that immediately upon the fining of the pethod in forecosine her in, and t cach and every part thereof, and to collect and apply the rents thereform, less the reasonable expendit pross the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby con-
hich appointment may be made either before or aftental other than those actually received. The appra	er the decree of foreclosure; and the holder hereof shall in no case he held to account for any damages, nor for significant of said premises is hereby expressly waived.
In Witness Whereof, The said part LLA of	I the first part have hereunto set and hand a non this, the second hand a non this, the
ny of TATULY LLC. WITNESSES TO MARK, EXECUTION AND I	
asequation in the state of the	Mrs. Olla Wilcox
materical participation of the state of the	H.H. Wilcox
STATE OF OKLAHOMA,	Lulan / COUNTY as
Before me, W. G. W.S.	Dress 147 10 9/ personally proposed Ella Willath
state, on this H. H. Wilcox, F	no axecuted the within and foregoing instrument, and acknowledged to me that they executed the
nis wife, to me known to be the identical person when the wife, to me known to be the identical person when the wife with the wi	ho executed the within and foregoing instrument, and acknowledged to me time
WITNESS my hand and official seal, the day (My commission expires	the discounted purposes streets
(My commission expires Uncluber 28,	Address of the second management of the second
	. Λ
This instrument was filed for record on the	7 th day of 1 wash . A. D. 1922 at 2 o'clock !