MORTGAGE AND RELEASE RECORD

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his wife, (of Oklahoma, part of the first part, for and	
to			corporation, of Muskogee, Oklahoma, party of the tgage unto the said VIRGIL R. COSS MORTG.	
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(), East of the Indian Meridian, conta at Survey thereof.	ining in all	acres of land	, more or less, according to
TO	HAVE AND TO HOLD THE SAME, ng, and all rights of homestead exempti	Together with all and singular the imp. on, unto the said party of the second p.	rovements thereon and the appurtenances there art, and to its successors or assigns, forever. A	unto belonging, or in any nd the said part of the
			ful ownerof the premises hereby conveyed, and	
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same unte	said party of the second part, its succ	essors or assigns, against the lawful clai	ms of all persons whomsoever.	
Th	s conveyance, however, is intended as	a mortgage for the better securing of th	e said sum of	****
	-6.4441.542.1.1			DOLLA
justly due			age Company, its successors or assigns, and evid	
				la de la Norda de la composición de la
periods fr It of the firs against th	om the date hereof, and bearing ten per s expressly understood and agreed by a part will now the indebtedness barrier	cent. interest after maturity. and between the parties hereto, that this secured at the time and place and in the	aring even date herewith, and maturing in	by conveyed; that the part
uncretrom	e premises hereby conveyed when due, without the written consent of said sec	and will neither commit nor permit any ond party first had and obtained.	e manner provided in said noteand will also pay waste upon said premises, or the removal of any	all taxes and assessments le building or other improvem
uncreation Up and void, thereof, o indebtedn	parts when have been interested matter as a network is premises hereby conveyed when due, without the written consent of said sec on payment of said promissory notea and shall be released at the cost of the ray interest thereon, in instructivy or cess hereby secured; or if the partof ise. the preview of the second part. if as	and will neither commit nor permit any ond party first had and obtained. ccording to the tenor and effect thereof first part; but in case of failure or in case of default in the payment of ar the first part do, or suffer to be done, an locassor or essime any pay each to be	s mortgage is the second lien on the premises here manner provided in said notend will also pay waste upon said premises, or the removal of any being well and truly made, then, in such case, if default in the payment of said promissory note y taxes or assessments levied against either the p sything whereby this security is impaired, then t and assessments and only other sum or sums in	all taxes and assessments le building or other improvem is conveyance shall become when due, or any other oremises hereby conveyed or ipon the happening of any i because and processor and pro-
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