MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY THESE PRESENTS, That COLULIA	A Comment of the Comm
a single uoman	
wife, of the County of fulsaci	and State of Oklahoma, partof the first part, for and in consideration of the sur
, fulle Hundred	(F/200) DOLLARS
in hand paid by VIRGIL R. COSS MORTGAGE or creby acknowledged, dollar by these presents Grant, Bargain, Sell, Co	COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt where myey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors of
ons, the following-described premises, situate in the County of	Aud State of Oklahoma, to-wit:
all of the South he	elf of Southwest Juster S'2 22
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analis anno enimonista i mana a compania e di mana de compania e di mana de compania e di mana de compania e d	openantang ping paradiopinanahana mangalaman ana panunun mar yang pangan pang sang pang sang pang pangan panga Tanggan pangan pang
and the state of t	A CONTRACTOR OF THE CONTRACTOR
on the second se	The second secon
minute in the state of the stat	
rapouras roman camanum municipal de la companya de	
Thursday 18 mm	n numbered Eighteer (18) Anth Rango numbere
ection numbered Musican (3,), Township	
rding to Government Survey thereof.	
TO HAVE AND TO HOLD THE SAME, Together with all and sing, and all rights of homestead exemption, unto the spid party of the	ngular the improvements thereon and the appurtenances thercunto belonging or inanywise appeare second part, and to its successors or assigns, forever. And the said part and the first pa
	e lawful ownerof the premises hereby conveyed, and seized of a good and indefeasible estate
· · · · · · · · · · · · · · · · · · ·	<i>''</i>
party of the second part, its successors or assigns, against the lawful	will warrant and forever defend the title to and possession of the same un claims of all persons whomsoever. This conveyance, however, is intended as a mortgage for the
er securing of the said sum of Luclive Hundr	ed (#1200)
, bearing even date herewith and due on the first day of	A. D. 19/8 and bearing A. D. per cont. interest after maturity; given for an actual loan
16V. 71	·
first part will pay the indebtedness hereby secured at the time and particle the premises hereby conveyed when due, and will neither commit and the premises hereby conveyed by said agond party first had and	hereto, that this mortgage is the first lien on the premises hereby conveyed; that the part have and in the manner provided in said note, and will also pay all taxes and assessments five nor permit any waste upon said premises, or the removal of any building or other improvemen obtained.
Upon payment of said promissory note according to the tenor and	effect thereof, being well and truly made, then, in such case, this conveyance shall become m
void, and shall be released at the cost of the has partially as an among interest thereon, at maturity; or in case of default in the payment due sourced, or if the insurance on the buildings, as her inditer provides	so of any taxes or assessments levied against either the premises hereby conveyed or the indebtedne and he mat kent in force as stimulated; or if the nart. M. of the first part do, or suffer to be dor
thing whereby this security is impaired, then upon the happening of a assessments, and any other sum or sums necessary to preserve and pr	l effect thereof, being well and truly made, then, in such case, this conveyance shall become mess of failure or default in the payment of said promissory note when due, or any other part thereof any taxes or assessments levied against either the premises hereby conveyed or the indebtedue led, be not kept in force as stipulated; or if the part of the first part do, or suffer to be don any such contingencies, the party of the second part, is successors or assigns, may such tax rotect such security, and may provide the necessary heurance on the buildings, and all such sun this provide the such such as a successor of the such despends of the such such the party of the second part.
	this mortgage shall stand as security therefor. Here of insurance on the buildings located on the promises hereby conveyed, in such insuran
printers by said second party said colory or policies shall be ass	Signed to and held by said second party, its successors or avelgue, as collateral and militional security
It is further stipulated and agreed, that in case the party of the second Covernment of any court or tribunal whatever, in order to present	cond part, its successors or assigns, shall hereafter appear in any of the land departments of t
eral dovernment, or any control in manual manager, in other per centerest and expenses incurred therein shall bear interest at ten per center to forcelose same, the holder hereof may recover from the first r	cond part, its successors or assigns, shall hereafter appear in any of the laud departments of true or protect the title to or possession of the premises hereby conveyed and warranted, that at thereafter, and that in case of a forcelosure hereof, and as often as any proceedings shall be heart. Fan attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition tgang shall stand as security.
closure; and for all such costs, expenses and attorney's fees, this mor	tgard shall stand as security.
or any part thereof, or any interest thereon, at maturity, or any tax le sum hereby secured shall at once, and without notice, become due	for assessment herein mentioned, or to comply with any requirements herein contained, that t and navable, at the option of the holder hereof, and shall bear interest thereafter at the rate of t
cent. per annum, and the said party of the second part, its successors the proceeds thereof applied to the payment of the indebtedness her	regage shan same as security are refusal to pay the principal indebtedness hereby secured whereaver the refuse in the failure or refusal to pay the principal indebtedness hereby secured whereaver the refuse in contained, that it and payable, at the option of the holder hereof, and shall be an interest thereafter at the rate of it or assigns, shall be entitled to a forcelosure of this mortgage, and to have the said premises selvy secured; and that immediately upon the filing of the petition in forcelosure the holder here true thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, to tall be entitled to a receiver, to the appointment of which the mortgagers hereby consent, whi and the holder hereof shall in no case be held to account for any damages, nor for any ren's hereby expressly waived.
I be entitled to possession of said premises, and to each and every pa ment of said indebtedness; and for this purpose the holder hereof shr	rt thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, to the all be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which the there is a supply that the second the bolder beauty that the second the bolder beauty the second the bolder beauty to the second the
r than those actually received. The appraisement of said premises is	and the house hereof seed in the no case pe need to necount for any damages, nor for any real sheets percent seed.
All covenants and agreements herein contained shall run with the espects be governed and construed by the laws of Oklahoma.	land hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured shall hereunto set hand on this, the
In Witness Whereof, The said part J of the first part ha. S.	hereunto set hand on this, the day
Cffx1	al be a c
	Culrosel Isolis
demonstration of the second se	A Committee of the Comm
CATE OF OKLAHOMA + Julsa	COUNTY, ss. a Notary Public, in and for said County of and Mossky Soles, a single unitary
Before me, J. S. Lund	a Notary Public, in and for said County a
le, on this	19/3 personally appeared
	and Churchel Sobles, a single union
to me known to be the indentical person who executed the wi	thin and foregoing instrument, and acknowledged to me that the execution was forth
(Seal) I Comment and action and uses and part	4 S. Hurst.
commission expires	ithin and foregoing instrument, and acknowledged to me that place execut posses therein set forth. A. S. Alerra. Notary Public.
me to the same of the town many on the Sign	day of Colock of A. D. 10/3 at 9 o'clock of Section (Section). (Section (Section).
This matrument was med for record on the	