## MORTGAGE AND RELEASE RECORD

nd	
	and State of Oklahoma, partof the first part, for and in consideration of the sum
in hand paid by VIRGIL leighly arknowledged, do by these presents G	R. COSS MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoms, party of the second part, the receipt where irunt, Bargain, Sell, Conyey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successe
	in the County of
	an maganinamanan maganasa maganasa maganasa maganasa maganasa sa samunda e ang amininama magananan maganasa sa
	этийн тургайн түүл турган т
manggarang mgaggarang kanphanay ana ang ayaan gaab	
	мисти, получинать применення выправления выправления выправления выправления на выполнения с с с от ти
and the first the state of the	
	найын шашын ашинтей оошынын шынгас - акинден айында айында айында кырдагын сооболго аши ашына а
	ne e commendada e e e e e e e e e e e e e e e e e e
	and a survey of the survey of
	and the state of t
f Section numbered	, Township numbered
), East of the Indian Meridian, contains	ing in all acres of land, more or less, according to t
TO HAVE AND TO HOLD THE SAME, To opertaining, and all rights of homestead exemption	ogether with all and singular the improvements thereon and the appurtenances thereunto belonging, or in anyw, , unto the said party of the second part, and to its successors or assigns, forever. And the said part of the fi
	reofthe lawful ownerof the premises hereby conveyed, and seized of a good and indefens
This conveyance, however, is intended as a restly due and owing by the said part the first rtain promissory notefor the sum of \$	nortgage for the better securing of the said sum of
This conveyance, however, is intended as a restrict of the said partof the first rtain promissory notefor the sam of \$	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
This conveyance, however, is intended as a restrict of the sum of \$\frac{1}{2}\$.  It is expressly understood and agreed by an at the first part will pay the indebtedness hereby segainst the premises hereby conveyed when due, an erefrom without the written consent of said second Upon payment of said promissory noteace and void, and shall be released at the cost of the first part, and shall be released at the cost of the first part, and shall be released at the cost of the first part, and all such sums so expended shall it is such essentially, and all such sums so expended shall it is further stipulated and agreed, that in ceneral Government, or any court or tribunal what the costs and expenses incurred therein shall bear it taken to forcelose same, the holder hereof may recelosure; and for all such costs, expenses and attractive and the said party of the condition of the payment of said indebtedness; and includent the proceeds thereof applied to the paymer of said indebtedness; and for this; but a payment of said indebtedness; and for this; hich appointment may be made either before or a related other than those actually received. The app. All covenants and agreements herein contain all respects be governed and construed by the late.	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
stly due and owing by the said partof the first strain promissory notefor the sum of \$	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
stly due and owing by the said partof the first strain promissory notefor the sum of \$	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
stly due and owing by the said partof the first artain promissory notefor the sum of \$	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
stly due and owing by the said partof the first strain promissory notefor the sum of \$	DOLLAI  t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by  cach, bearing even date herewith, and maturing in  cach, bearing even date herewith and maturing in  cach, bearing even date herewith, and maturing in  cach, bearing even date herewith and maturing in  cach, bearing even date herewith, and maturing in  sould will neither commit hor permit any waste upon said premises, or the removal of any part little or even of default in the payment of any interest and professors or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and professors or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and professor or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and professor or assigns, support of the second part, its successors or assigns, shall herewith and the second part, its successors or assigns, shall herewith and the second part in any of the land departments of very in order to preserve or protect the title to or possession of the premises hereby conveyed and warranted, that interest at the first part. Land attention of the premises hereby even and professor or assigns, shall late associate the premises herewith and the second part is successors or assigns, shall be entitled to a fore
This conveyance, however, is intended as a restrain promissory notefor the sum of \$	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
This conveyance, however, is intended as a restrain promissory notefor the sum of \$	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
This conveyance, however, is intended as a restal part	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
stly due and owing by the said part	COUNTY, SS.  COUNTY, SS.  A Notary Public, in and forsaid County and acknowledged to me that executed the set the uses and purposes therein set forth.
stly due and owing by the said part	t part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by