## MORTGAGE AND RELEASE RECORD

STATE OF OKLAHOMA, COUNTY, ss.  Before me,	wife, of the County of	
heaving schoolscaped, the		and State of Oklahoma, part of the first part, for and in consideration of the sum of
Section numbered		DOLLARS
Section numbered.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all.  A. Book of the Indian Nurtician, constaining in all and singular the Improvements thereon and the apportunence theretoeth belonging, or in August the Indian Nurtician of Indian Nurtician, constaining in all and singular the Improvements thereon and the apportunence theretoeth belonging, or in the Indian Constaining of Indian Nurtician, constaining in all and singular the Improvements thereon and the apportunence theretoeth and the Indian Constaining of Indian Nurtician, constaining in all and singular the Indian Indian Nurtician of Indian Nurtician, constaining the Indian Constaining of Indian Nurtician, constaining the Indian Constaining of Indian Nurtician, constaining the Indian Nurtician, constaining	in hand paid by VIRGIL R. (hereby acknowledged, do.,,by these presents Gran	COSS MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt whereo nt, Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successor
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TO LAVE AND TO JOLD THE SAME, Together with all and singular the improvements thereon and the appartenances thereunto belonging, or in anywer pertaining, and all rights of homested ecception, unto the said party of the second part, that at the delivery hereof		
the lawful owner of the premises berely conveyed, and selved of a good and indefeasible that of inheritance therein, free and clear of all incumbrances, whatsoever, and		in au
interest of inheritance thesein, free and clear of all incumbrances, whatsoever, and will warrant and forever defend the title to and possession of the unit of the second part, its successors or assigns, against the lawful claims of all persons whomsoever.  This conveyance, however, is intended as a mortgage for the botter securing of the said sum of.  DOILARS  stly due and owing by the said part		
This conveyance, however, is intended as a mortgage for the better securing of the said sum of		
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ratin promissory note afor the sum of \$	· · · · · · · · · · · · · · · · · · ·	DOLLARS
It is expressly understood and agreed by and between the parties hereto, that this mortgage is the second lie on the premise hereby conveyed; that the parties the first part will pay the indebtedness hereby secured at the time and place and in the manuer provided its said note. And will also pay all taxes and assessments levil and the parties the premises hereby conveyed when due, and will neither commit not permit any wriste upon said premises, and of any building or other improvement and the payment of said promises or other improvement and void, and shall be released at the cost of the first part. —; but in case of failure or default in the payment of said promisesy note. —when due, or any other payment, or any other payment, and the payment of said promisesy note. —when due, or any other payment, or any other payment, and the payment of said promisesy note. —when due, or any other payment, or any other payment, and the payment of said promisesy note. —when due, or any other payment, or any oth	stly due and owing by the said partof the first pr	art to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
Before me,	the first part will pay the indebtedness hereby secure	etween the parties hereto, that this mortgage is the second hen on the premises hereby conveyed; that the parties.
Before me,	Upon payment of said promissory noteaccord not void, and shall be released at the cost of the first hereof, or any interest thereon, at maturity; or in each adebtedness hereby secured; or if the partof the fin ontingencies, the party of the second part, its success ach security, and all such sums so expended shall bear It is further stipulated and agreed, that in case iteneral Government, or any court or tribunal whatever the costs and expenses incurred therein shall bear inter taken to forcelose same, the holder hereof may recording the state of the second part, its further agreed and understood, that upon a ue, or any part thereof, or any interest thereon, at men per cent, per annum, and the said party of the secold and the proceeds thereof applied to the payment ereof shall be entitled to possession of said premises, to old and the proceeds thereof applied to the payment of said indebtedness; and for this purplish appointment may be made either before or after and other than those actually received. The apprais All covenants and agreements herein contained and respects be governed and construed by the laws  In Witness Whereof, The said part	ing to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become nu part
tate, on this day of and sexecuted the within and foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, for the uses and purposes therein set forth.  WITNESS my hand and official seal, the day and year last above named.  My commission expires 19. Notary Public.	Upon payment of said promissory noteaccord of void, and shall be released at the cost of the first pereof, or any interest thereon, at maturity; or in each debtedness hereby secured; or if the part of the findingencies, the party of the second part, its success the security, and all such sums so expended shall bear it is further stipulated and agreed, that in case eneral Government, or any court or tribunal whatever eith costs and expenses incurred therein shall bear intertaken to forcelose same, the holder hereof may recording the staken to forcelose same, the holder hereof may recording and for all such costs, expenses and attorn.  It is further agreed and understood, that upon a net, or any part thereof, or any interest thereon, at hole sum hereby secured shall at once, and without an aper cent. per annum, and the said party of the seed and the proceeds thereof applied to the payment recordshall be entitled to possession of said premises, the payment of said indebtedness; and for this purphich appointment may be made either before or after that other than those actually received. The apprais All covenants and agreements herein contained and respects be governed and construed by the laws.  In Witness Whereof, The said part	ing to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become must many part; but in case of failure or default in the payment of said promisory notewhen due, or any other pase of default in the payment of any taxes or assessments levied against either the premises hereby conveyed or the step are do or suffer to be done, anything whereby this security is impaired, then upon the happening of any sue lors or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and proteer interest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor.  the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the riest at ten per cent. thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be never from the first part
is wife, to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	Upon payment of said promissory noteaccord of void, and shall be released at the cost of the first ereof, or any interest thereon, at maturity; or in each debtedness hereby secured; or if the part of the findingencies, the party of the second part, its success chosecurity, and all such sums so expended shall bear It is further stipulated and agreed, that in case eneral Government, or any court or tribunal whatever choosts and expenses incurred therein shall bear intertaken to forcelose same, the holder hereof may recordence and for all such costs, expenses and attorn.  It is further agreed and understood, that upon a 1c, or any part thereof, or any interest thereon, at hole sum hereby secured shall at once, and without an per cent. per annum, and the said party of the seed all and the proceeds thereof applied to the payment reof shall be entitled to possession of said premises, the payment of said indebtedness; and for this purphich appointment may be made either before or after intal other than those actually received. The apprais All covenants and agreements herein contained all respects be governed and construed by the laws  In Witness Whereof, The said partof any of	ing to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become must be part
WITNESS my hand and official seal, the day and year last above named.  Notary Public.  TATE OF OKLAHOMA, TULSA COUNTY, ss.	Upon payment of said promissory noteaccord of void, and shall be released at the cost of the first ereof, or any interest thereon, at maturity; or in each debtedness hereby secured; or if the part of the findingencies, the party of the second part, its success chesceurity, and all such sums so expended shall bear It is further stipulated and agreed, that in case the costs and expenses incurred therein shall bear interest cheen and expenses incurred therein shall bear interest there to forcelose same, the holder hereof may record on the said party of the second party and for all such costs, expenses and attorn.  It is further agreed and understood, that upon a second and the proceeds thereof, and in the lost with the said party of the second and the proceeds thereof applied to the payment record shall be entitled to possession of said premises, and for this purphich appointment may be made either before or after the payment of said indebtedness; and for this purphich appointment may be made either before or after all covenants and agreements herein contained all respects be governed and construed by the laws  In Witness Whereof, The said part	ing to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become mark
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