MORTGAGE AND RELEASE RECORD

	and State of Oklahoma, partof the first part, for and in consideration of the sum c
	RTGAGE COMPANY, a corporation, of Muskoges, Oklahoma, party of the second part, the receipt where n, Sell, Convey and Mortgage unto the said VIRGIL R. COSS-MORTGAGE COMPANY, its successor
assigns, the following-described premises, situate in the County	of and State of Oklahoma, to-wit:
assigns, and toloring-described promises, somme in the synthe-	of and State of Oklahoma, to-wit:
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ing and the second	ontantina and a managara menyahan minangahan di menganan menganan menganan menganan menganan menganan perindan Serian menganan menganan menyahan minangahan di menganan menganan menganan menganan menganan menganan menganan
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and the state of t	eaune en eximementatio producina vitati examente produce appropriation de la company de la company de la compa
and the second s	
Section numbered, To	ownship numbered), Range numbered
overnment Survey thereof. TO HAVE AND TO HOLD THE SAME, Together with a partial group and all rights of housestand examples with the sale	all and singular the improvements thereon and the appurtenances thereunto belonging, or in anywid party of the second part, and to its successors or assigns, forever. And the said part of the fi
	the lawful ownerof the premises hereby conveyed, and seized of a good and indefeasi
	whatsoever, and
This conveyance, however, is intended as a mortgage for t	the better securing of the said sum of
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stly due and owing by the said partof the first part to the s	said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
rtain promissory note afor the sum of \$	tter maturityeach, bearing even date herewith, and muturing insemi-ann
It is expressly understood and agreed by and between the the first part will pay the indebtedness hereby secured at the tigainst the premises hereby conveyed when due, and will neither preferrom without the writing convent of said second party first.	a parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that the part into and place and in the manner provided in said noteand will also pay all taxes and assessments lev commit nor permit any waste upon said premises, or the removal of any building or other improveme had and obtained.
Upon payment of said promissory noteaccording to the dvoid, and shall be released at the cost of the first part; k	tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become nebut in ease of failure or default in the payment of said promissory notewhen due, or any other putting the results of any favor or assessment levied against either the province hereby conveyed or
ontingencies, the party of the second part, its successors or assignment.	gns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and prot
It is further stipulated and agreed, that in case the party of eneral Government, or any court or tribunal whatever, in order	to the rate of ten per cent, per annum, and this mortgage shall as secently interent of the second part, its successors or assigns, shall hereafter appear in any of the land departments of to preserve or protect the title to or possession of the premises hereby conveyed and warranted, that a per cent, thereafter; and that in case of a forcelosure hereof, and as often as any proceedings shall be a per first part
ch costs and expenses incurred therein shall bear interest at ten taken to forcelose same, the holder hereof may recover from t	per cent, thereafter; and that in case of a forcelosure hereof, and as often as any proceedings shall be he first parkan attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition
reclosure; and for all such costs, expenses and attorney's fees, if it is further agreed and understood, that upon a breach of	his mortgage shall stand as security. the warranty herein, or upon the failure or refusal to pay the principal indebteduess hereby secured with the control of the control
ie, or any part thereot, or any interest thereon, at maturity, or hole sum hereby secured shall at once, and without notice, become not of the second part, if	this mortgage shall stand as security. It has mortgage shall stand as security. It he warranty herein, or upon the failure or refusal to pay the principal indebteduess hereby secured wir any tax or assessment herein mentioned, or to comply with any requirements herein contained, that ome due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate its successors or assigns, shall be entitled to a forcelosure of this mortgage, and to have the said premelectedness hereby secured; and that immediately upon the filing of the petition in forcelosure the hold in and overy part thereof, and to collect and apply the rents thereform, less the reasonable expenditue older hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby coast of forcelosure; and the holder hereof shall in no case he held to account for any damages, nor for said premises is hereby expressly waived.
old and the proceeds thereof applied to the payment of the inde- ereof shall be entitled to possession of said premises, and to each	chtedness hereby secured; and that immediately upon the filing of the petition in forcelosure the hol h and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditu
the payment of said indebtedness; and for this purpose the he hich appointment may be made either before or after the decree	older hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby const of foreclosure; and the holder hereof shall in no case he held to account for any damages, nor for a stall promises in location convenient waited.
All covenants and agreements herein contained shall run v	with the land hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured s ma.
all respects he appeared and constraind by the laws of Oblaho	and the second s
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In Witness Whereof, The said part	county, ss.
In Witness Whereof, The said part	COUNTY, SS. (2) Local County and forsaid County and Author County
In Witness Whereof, The said part	COUNTY, SS. COUNTY, SS. A Notary Public, in and forsaid County a great and
In Witness Whereof, The said part	COUNTY, SS. A Notary Public, in and forsaid County a not within and foregoing instrument, and acknowledged to me that executed the sale numbers therein set forth.
In Witness Whereof, The said part	COUNTY, SS. COUNTY, SS. A Notary Public, in and foresaid County so and and acknowledged to me that
In Witness Whereof, The said part	COUNTY, SS. A Notary Public, in and forsaid County a not within and foregoing instrument, and acknowledged to me that executed the sale numbers of forth.