## MORTGAGE AND RELEASE RECORD

	panagaan oo do soanandir amaa ne ancenarraan qo saarrab e saariican. Alan indre agaren diniscom arriba arri
	and State of Oklahoma, part of the first part, for and in consideration of the sum of
	DOLLARS
oby these presents Grant	S MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt whereo Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successor
or assigns, the following-described premises, situate in th	County of
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and the state of the	н турын ауун саны манандагын айын байын туры байсын айын айын айын айын айын айын айын ай
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f Section numbered	), Township numbered
), East of the Indian Meridian, containing i	all acres of land, more or less, according to the
TO HAVE AND TO HOLD THE SAME, Togetle ppertaining, and all rights of homestead exemption, un	with all and singular the improvements thereon and the appurtenances thereunto belonging, or in anywithe said party of the second part, and to its successors or assigns, forever. And the said part of the fir
art covenantand agree that at the delivery hereof.	
state of inheritance therein, free and clear of all incum	ances, whatsoever, and
	ge for the better securing of the said sum of
	DOLLAR
	the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
ertain promissory notefor the sum of S	crost after maturity.
It is expressly understood and agreed by and be of the first part will pay the indebtedness hereby secured galust the premises hereby conveyed when due, and w	en the parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that the part t the time and place and in the manner provided in said noteand will also pay all taxes and assessments levineither commit nor permit any waste upon said premises, or the removal of any building or other improvemen y first had and obtained.
lierefrom without the written consent of said second pa Upon payment of said promissory noteaccording	y first had and obtained. to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become m
and void, and shall be released at the cost of the lirst p thereof, or any interest thereon, at maturity; or in case undertainess berehy secured; or if the part, of the fir	to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become nu; but in case of failure or default in the payment of said promissory notewhen due, or any other part default in the payment of any taxes or assessments levied against either the premises hereby conveyed or the payment of any taxes or assessments levied against either the premises hereby conveyed or the property of the payments.
contingencies, the party of the second part, its successosuch security, and all such sums so expended shall bear	out do, or suffer to be done, anything whereby this security is impaired, then upon the happening of any su or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and prote terest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor.
It is further stipulated and agreed, that in case the General Government, or any court or tribunal whatever,	party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of to order to preserve or protect the title to or possession of the premises hereby conveyed and warranted, that a steen per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be higher that part
uch costs and expenses incurred therein shall bear inter or taken to foreclose same, the holder hereof may recover oreclosure; and for all such costs, expenses and attorne	at ten per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be he from the first partan attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition fees, this mortewer shall stand as security.
It is further agreed and understood, that upon a lue, or any part thereof, or any interest thereon, at me	such of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured whereiv, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the
whole sum hereby secured shall at once, and without no ten per cent. per annum, and the said party of the seco	e, become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate part, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premis
sold and the proceeds thereof applied to the payment c hereof shall be entitled to possession of said premises, as to the payment of said indebtoduces; and for this payment	needs of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured wherity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that it expects the action of the holder hereof, and shall been interest thereafter at the rate part, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premis he indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the hold to each and every part thereof, and to collect and apply the rents thereform, less the reasonable expenditure the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby conser decree of foreclosure; and the holder hereof shall in no case he held to account or any damages, nor for an of said premises is hereby expressly vaived.
which appointment may be made either before or after rental other than those actually received. The appraise	decree of foreclosure; and the holder hereof shall in no case he held to account for any damages, nor for a nt of said premises is hereby expressly waived.
in all respects be governed and construed by the laws of	Oklahoma.
In Witness Whereof, The said partof the	first part hahereunto set
lay of	
WITNESSES TO MARK, EXECUTION AND DEC	SRY
	наданеводани з <del>доставания здоставания наставания с наставания с наставания здоставания здоставания здоставания здост</del> 
STATE OF OKLAHOMA,	
Before me,	
	outed the within and foregoing instrument, and acknowledged to me thatexecuted the same
free and voluntary act and deed, for the	ses and purposes therein set forth.
WITNESS my hand and official scal, the day and (My commission expires))	Notacy Public.
STATE OF OKLAHOMA, TULSA CO	NTY, 5S