## MORTGAGE AND RELEASE RECORD

|  | THESE PRESENTS, That   | n an  |
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|  |  | and State of Oklahoma, partof the first part, for and in consideration of the   |
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|  |  | COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt-<br>nvey and Mortgage unto the said VIROIL R. COSS MORTGAGE COMPANY, its su  |
|  |  | and State of Oklahoma, to-wit:  |
|  | 874477777777777777777777777777777777777  | สามารรณสารพรรษฐานสารางการสารางการสารางการสารางสารางสารางการสารางการสารางการสารางการสาราง  |
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| Government Survey thereof.   | an Meridian, containing in all   | eular the improvements thereon and the appurtenances thereinto belonging, or in   |
|  |  | gular the improvements thereon and the appurtenances thereauto belonging, or in<br>the second part, and to its successors or assigns, forever. And the said part of   |
|  |  | the lawful ownerof the premises hereby conveyed, and seized of a good and inde  |
| estate of inheritance therein, fr<br>same unto said party of the se  | ee and clear of all incumbrances, whatsoever<br>cond part, its successors or assigns, against t  | r, and  |
| s<br>certain promissory note for the<br>periods from the data hereof, a  | he sum of \$   | R. Coss Mortgage Company, its successors or assigns, and evidenced by   |
| certain promissory notefor the<br>periods from the data hereof, a<br>It is expressly understor<br>of the first part will pay the im<br>against the premises hereby co-<br>therefrom without the written<br>Upon payment of said 7<br>and void, and shall be released<br>thereof, or any interest thereon<br>indebtedness hereby secured; oi<br>contingencies, the party of the<br>such security, and all such sum<br>It is further stipulated a<br>General Government, or any co<br>such costs and expenses incurry<br>or taken to foreclose same, the<br>foreclosure; and for all such such<br>due, or any part thereof, or an<br>whole sum hereby secured said<br>ten per cent, per annun, and<br>to the proceeds thereof for<br>hereof shall be entitled to poss<br>to the payment of said indebte<br>which appointment may be me<br>rental other than those netually<br>All covenants and agree<br>in all respects be governed and<br>In Witness Whereof, 7  | od and agreed by and between the parties he<br>debtedness hereby secured at the time and plat<br>recyced when due, and will neither commit an<br>consent of said second party first had and of<br>yromissory noteaccording to the tenor and<br>at the cost of the first part; but in case<br>n, at maturity; or in case of default in the p<br>r if the partof the first part do, or suffer f<br>second part, its successors or assigns, may p<br>is so expended shall bear interest at the rate<br>and agreed, that in case the party of the secon<br>unt or tribunal whatever, in order to preserve<br>at therein shall bear interest at ten per cent.<br>holden hereof may recover from the first part<br>sto, expenses and attorney's fees, this mortga,<br>understood, that upon a breach of the warran<br>y interest thereon, at maturity, or any tax c<br>i at once, and without notice, become due an<br>ho snif party of the second part, its successo<br>applied to the payment of the indebtedness I<br>ession of said premises, and to ench and ever<br>edness; and for this purpose the holder hereo<br>due either before or after the decre of forcelo<br>y received. The appraisement of said premises<br>ments horein contained shall run with the hal   |   |
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