MORTGAGE AND RELEASE RECORD

ad annual rum an an an annual rumana	нашинулган жалышы машы мургания ирине тайра какирулган ал маландарда мургания жалын жалын жалын жалын жарын жа
	and State of Oklahoma, partof the first part, for and in consideration of the sum of
	DOLLARS
in hand paid by VIRGIL R. COSS	MORTGAGE COMPANY, a corporation, of Muskogce, Oklahoma, party of the second part, the receipt whereo rgain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successor
	nunty of
annangan sama kasay amandan ang kanang ang kasay ang kanang kanang kanang kanang kanang kanang kanang kanang k	ыванняй геневинальные выпольный какентарый кайшивам, с и гананем, с уступниции причинательный специя польный п
	нишения принадать на принадать н
	adam mahan enganimang magase. Apadamahta andamah kapases a geminajan arab aning una appunta te
in an annual	гонализация (Стородония подолжного развидия и подолжного подолжного выполнения выполнения выполнения выполнения
and the state of t	навания дарения за перинания правличинаний населения за станация населения на принципальной население часть с ч
nna ane ila 1 sue dia empirimatari permanananyan steriori sambinatari ina sambina	на реациять по приниродного пользованей предатегнай на пользование пользование пользование
mannanies pro arch argue sandroppinonnantente a su anatom	эрэн кана матэмтэлидинын карааат эмен гэйнгэлэлжээний тайганын айгаатаа тайгаатаа
1984-1981 - 1984-1984-1984-1984-1984-1984-1984-1984-	ынындынгалын малийлийний ээгээл айланын байрын айлага балга байга айлаган байга байг
	подраждання положения продения в под в в в в в в в в в в в в в в в в в в в
f Section numbered). Township numbered
3.73 .f = 6.11 . Y .st = 34 .st =f . 2	acres of land, more or less, according to the
iovernment Survey thereof. TO HAVE AND TO HOLD THE SAME, Together w	with all and singular the improvements thereon and the appurtenances thereunto belonging, or in anywise said party of the second part, and to its successors or assigns, forever. And the said part of the fire
	as said party of the second part, and to its successors of assigns, forever. And the said part, and to do an assigns, forever. And the said part, and the said part and the said part, and the said part and the said part, an
	ices, whatsoever, and
This convoyance, however, is intended as a mortgage	for the better securing of the said sum of
vent duran manutan duran manutan manutan manutan duran manutan manutan duran manutan duran manutan duran duran	DOLLAR.
ustly due and owing by the said partof the first part to	the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
	est after maturity.
It is expressly understood and agreed by and between f the first part will pay the indebtedness hereby secured at it gainst the premises hereby conveyed when due, and will no herefrom without the written consent of said second party	n the parties hereto, that this mortgage is the second hen on the premises hereby conveyed; that the part the time and place and in the manner provided in sail noteand will also pay all taxes and assessments levie ither commit nor permit any waste upon said premises, or the removal of any building or other improvement first had and obtained.
Upon payment of said promissory noteaccording to nd void, and shall be released at the cost of the first part hereof, or any interest thereon, at maturity; or in case of adebtedness hereby secured; or if the partof the first par ontingencies, the party of the second part, its successors or	the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become numerical that in the payment of said promissory notewhen due, or any other particular the payment of any taxes or assessments levied against either the premise hereby conveyed or that do, or suffer to be done, anything whereby this security is impaired, then upon the happening of any such assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and protect 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 pa General Government, or any court or tribunal whatever, in or uch costs and expenses incurred therein shall bear interest a or taken to foreclose same, the holder hereof may recover from	arty of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the preserve or protect the title to or possession of the premises hereby conveyed and warranted, that it ten per cent, thereafter; and that in case of a forcelosure hereof, and as often as any proceedings shall be he om the first partan attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition
It is further agreed and understood, that upon a brea- lue, or any part thereof, or any interest thereon, at maturi- thole sum hereby secured shall at once, and without notice, en per cent. uer annum, and the said party of the second p	ch of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured wh ty, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that t , become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate art, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premis
old and the proceeds thereof applied to the payment of the ereof shall be entitled to possession of said premises, and to to the payment of said indebtedness; and for this purpose thick which appointment may be made either before or after the de ental other than those actually received. The appraisement	ces, its mortgage shall scan as secured, or the failure or refusal to pay the principal indebtedness hereby secured what the form of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured what the form of the failure or the failure of the failur
n all respects be governed and construed by the laws of Ok	run with the land hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shelahoma. irst part hahereunto sethandon this, the
lay of	
Witnesses to Mark, Execution and Deliver	
•	
saanaanin aanitea ahiitaa ahiin ahiin aaniin ta'aa ahiin aaniin aa ahiin aa ahiin aa ahiin aa ahiin aa ahiin a	• 1
STATE OF OKLAHOMA,	
•	COUNTY, SS
State, on thisday of	personally appeared
ing programmed atomic constraints	transcriptions of management the second or the recommendation of t
sfree and voluntary set and deed, for the uses	and the first annual
My commission expires	Notary Public.
	The state of the s
STATE OF OVI AHOMA THESA COLL	