## MORTGAGE AND RELEASE RECORD

d	
	and State of Oklahoma, partof the first part, for and in consideration of the sun
	d by VIRGIL R. COSS MORTGAGE COMPANY, a corporation, of Muskogec, Oklahoma, party of the second part, the receipt whe these presents Grant, Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successions.
5 50	
assigns, the following-described pr	remises, situate in the County of
	очинальная подал риция прина принальная принальная принальная подальная подальная подальная подальная подальная
	тители однива профессия в одникател в оставления одника одника в одника одника од одника од одника од одника од
1816 <del>- 1919) - 181 - 181</del> - 181 - 1	ана аптом материйния питропации от учисовния поличайна получать эргография от принамення выправлений матера выйом
	ния житнолимовий, адих манар, и до пининай продитей поличения поднечения столичения продуктивность и этом полич
animana e es e	The same and a same a sa
yagi yair da gari kurya, da adamangga sada kan ka	минительного в потравительного подавительного подав
	в инститементина инститементина известительной при
Section numbered	(), Township numbered
), East of the Indian M	eridian, containing in all
TO HAVE AND TO HOLD pertaining, and all rights of home	THE SAME, Together with all and singular the improvements thereon and the appurtenances thereunto belonging, or in any stead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part of the
rt covenant and agree that at	the delivery hereof
This conveyance, however, is	intended as a mortgage for the better securing of the said sum of
this conveyance, however, is stly due and owing by the said partial promissory notefor the suriods from the date hereof, and be it is expressly understood an the first part will pay the indebte ainst the premises hereby conveyere from without the written consecution of the promise of said promit dyoid, and shall be released at divoid, and shall be released at the	intended as a mortgage for the better securing of the said sum of
This conveyance, however, is stly due and owing by the said parentain promissory notefor the suriods from the date hereof, and be it is expressly understood an the first part will pay the indebte gainst the premises hereby convey terform without the written conse.  Upon payment of said promit doubt and shall be released at the tereof, or any interest thereon, at debtedness hereby secured; or if the mitigencies, the party of the secents security, and all such sums so it is further stipulated and a general Government, or any court och costs and expenses incurred the taken to foreclose same, the hold	intended as a mortgage for the better securing of the said sum of
stly due and owing by the said partiain promissory notefor the suriods from the date hereof, and he It is expressly understood an the first part will pay the indebte gainst the premises hereby convey erefrom without the written conse Upon payment of said promid void, and shall be released at the ereof, or any interest thereon, at debtedness hereby secured; or if the fingencies, the party of the secon fet security, and all such sums so It is further stipulated and a general Government, or any court och costs and expenses incurred the taken to forcelose same, the hold reclosure; and for all such costs, ce It is further agreed and unde le, or any part thereof, or any inthole sum hereby secured shall at ce made and the said and the proceeds thereof application of the payment of said indebtedness hich appointment may be made citial other than those actually recental cater than these actually recental other than those actually recental other than those actually recental cental other than those actually recental contains the contain	intended as a mortgage for the better securing of the said sum of
This conveyance, however, is stly due and owing by the said partain promissory notefor the su riods from the date hereof, and be It is expressly understood an the first part will pay the indebte ainst the premises hereby conveyerefrom without the written conse Upon payment of said promi dvoid, and shall be released at the cored, or any interest thereon, at lebtedness hereby secured; or if the integencies, the party of the secoch security, and all such sums so It is further stipulated and a meral Government, or any court och costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, care in the control of the costs of the payment of all and the proceeds thereof appliereof shall be entitled to possession the payment of said indebtednes hich appointment may be made entitled the than those actually respects be governed and con all respects be governed and con all respects be governed and con	rtof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
this conveyance, however, is stry due and owing by the said partain promissory notefor the suriods from the date hereof, and but it is expressly understood an the first part will pay the indebte aliast the premises hereby conveyerefrom without the writen conse. Upon payment of said promid void, and shall be released at the ereof, or any interest thereon, at lebtedness hereby secured; or if that the ereof, and the ereof, or any interest thereon, at the ereof, and all such sums so it is further stipulated and appear all Government, or any court och costs and expenses incurred that taken to foreclose same, the hold reclosure; and for all such costs, cut is further agreed and undered, or any part thereof, or any intole sum hereby secured shall at a per cent. per amaum, and the said and the proceeds thereof applicated shall be entitled to possession the payment of said indebtedness inthe appointment may be made et all other than those actually ree All covenants and agreement all respects be governed and con.	DOLLA the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
This conveyance, however, is stly due and owing by the said partain promissory notefor the su triods from the date hereof, and be It is expressly understood an the first part will pay the indebte ainst the premises hereby conveyerefrom without the written conse Upon payment of said promi dvoid, and shall be released at the ereof, or any interest thereon, at debtedness hereby secured; or if it nutingencies, the party of the secoch security, and all such sums son it is further stipulated and a great Government, or any court och costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, cut it is further agreed and unde it, or any part thereof, or any into los commends and the proceeds thereof applicated in the proceeds thereof applicated in the payment of said indebtednes hich appointment may be made eintal other than those actually recor All covenants and agreement all respects be governed and con In Witness Whereof, The say of	DOLLA the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
This conveyance, however, is stly due and owing by the said partain promissory notefor the su riods from the date hereof, and be It is expressly understood an the first part will pay the indebte ainst the premises hereby conveyerefrom without the written conse Upon payment of said promi dvoid, and shall be released at the oreof, or any interest thereon, at lebtedness hereby secured; or if the integencies, the party of the secoch security, and all such sums so It is further stipulated and a meral Government, or any court och costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, continued to the costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, con any part thereof, or any part thereof, or any intole sum hereby secured and unde the proceeds thereof appliereof shall be entitled to possession the payment of said indebtednes hich appointment may be made eintal other than those actually recontained the continued to the said indebtednes in the proceeds the contained to the than those actually recontained in the said indebtednes in the proceeds the power and on the first than those actually recontained in the said indebtednes in the proceeds the said indebtednes in the said indebtednes in the proceeds the said indebtednes in the said in	DOLLA the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
This conveyance, however, is stly due and owing by the said partain promissory notefor the su riods from the date hereof, and be It is expressly understood an the first part will pay the indebte ainst the premises hereby conveyerefrom without the written conse Upon payment of said promi dvoid, and shall be released at the preof, or any interest thereon, at lebtedness hereby secured; or if the integencies, the party of the secoch security, and all such sums so It is further stipulated and a meral Government, or any court och costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, continued to the costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, con any part thereof, or any intole sum hereby secured and unde e, or any part thereof, or any intole sum hereby secured shall at a per cent. The sum of the payment of said indebtednes inch appointment may be made eithal other than those actually recontained the than those actually recontained and respects be governed and con In Witness Whereof, The say of	DOLLA the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
this conveyance, however, is stly due and owing by the said partain promissory notefor the suriods from the date hereof, and but it is expressly understood an the first part will pay the indebte ainst the premises hereby conveyerefrom without the written consc. Upon payment of said promid void, and shall be released at the arcot, or any interest thereon, at lebtedness hereby secured; or if the mingencies, the party of the secon is the said of the secon as exemptly, and all such sums so it is further stipulated and apenral Government, or any court of the other control of the secon that it is further stipulated and apenral Government, or any court of the taken to foreclose same, the hold reclosure; and for all such costs, or lat is further agreed and under or any part thereof, or any intole sum hereby secured shall at concern per annum, and the said and the proceeds thereof appliereof shall be entitled to possession the payment of said indebtedness ich appointment may be made eintal other than those actually reconsults and agreement all respects be governed and con.  In Witnesse Whercof, The say of Witnesses to Mark, I	intended as a mortgage for the better securing of the said sum of
stly due and owing by the said partain promissory notefor the suriods from the date hereof, and be It is expressly understood an the first part will pay the indebte ainst the premises hereby conveyerefrom without the written conso. Upon payment of said promid void, and shall be released at the areof, or any interest thereon, at lebtedness hereby secured; or if the integencies, the party of the secent security, and all such sums so It is further stipulated and ageneral Government, or any court och costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, ce It is further agreed and undered, or any part thereof, or any intole sum hereby secured shall at an early and the proceeds thereof applicated in per ent. per annum, and the said and the proceeds thereof applicated in the payment of said indebtedness inch appointment may be made eintal other than those actually recall respects be governed and con In Witness Whercof, The say of	intended as a mortgage for the better securing of the said sum of
stly due and owing by the said partain promissory notefor the suriods from the date hereof, and be It is expressly understood an the first part will pay the indebte ainst the premises hereby convey erefrom without the written conso.  Upon payment of said promid void, and shall be released at the ereof, or any interest thereon, at debtedness hereby secured; or if the ntingencies, the party of the secent security, and all such sums so It is further stipulated and ageneral Government, or any court och costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, con the costs and expenses incurred that taken to foreclose same, the hold reclosure; and for all such costs, con the payment of said indebtedness had and the proceeds thereof appliereof shall at con payment of said indebtedness hich appointment may be made et nat other than those actually recall respects be governed and con In Witness Whercof, The say of	intended as a mortgage for the better securing of the said sum of
stly due and owing by the said partain promissory notefor the suriods from the date hereof, and be It is expressly understood an the first part will pay the indebte glust the premises hereby convey erefrom without the written conso.  Upon payment of said promid void, and shall be released at the ereof, or any interest thereon, at debtedness hereby secured; or if it ntingencies, the party of the second security, and all such sums so It is further stipulated and appeared Government, or any court of che costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, con the taken to foreclose same, the hold reclosure; and for all such costs, con part thereof, or any intole sum hereby secured shall at an ereof shall be entitled to possession the payment of said indebtedness hich appointment may be made eintal other than those actually recall respects be governed and con In Witness Whereof, The say of	intended as a mortgage for the better securing of the said sum of
stly due and owing by the said partain promissory note for the su riods from the date hereof, and be It is expressly understood an the first part will pay the indebte ainst the premises hereby conveyerefrom without the written conse Upon payment of said promi dvoid, and shall be released at the ereof, or any interest thereon, at debtedness hereby secured; or if the intignencies, the party of the secent security, and all such sums so It is further stipulated and a meral Government, or any court och costs and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, contains and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, contains and expenses incurred the taken to foreclose same, the hold reclosure; and for all such costs, contains and the proceeds thereof and late of the payment of said indebtedness hich appointment may be made eintal other than those actually recall respects be governed and contain the than those actually recall respects be governed and contain the than those actually recall respects be governed and contain the than those actually recall respects be governed and contain the than those actually recall respects be governed and contain the than those actually recall respects be governed and contain the than those actually recall respects be governed and contain the payment of said indebtedness high approximation of the p	intended as a mortgage for the better securing of the said sum of
stly due and owing by the said partain promissory notefor the suriods from the date hereof, and be It is expressly understood an the first part will pay the indebte gainst the premises hereby conveyerefrom without the written consecution of the said promise of the said said said said said said said said	intended as a mortgage for the better securing of the said sum of