## MORTGAGE AND RELEASE RECORD

id	And the state of t
s wife, of the County of	and State of Oklahoma, partof the first part, for and in consideration of the sum
	DOLLAR
hereby acknowledged, do by these pres	IL R. COSS MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt where is Grant, Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successor
	ate in the County of
	and in the country of management of the state of the stat
	майцийний монитрио мастир тактая басы такин дала, а а адэрганын ийналын такин такин такин такин такин такин та
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	man distribution and the company of
	to Description and an arrangement of the region with the residence of the region of th
	у темпинатовать обых так поколинально, простоя быть становыновыных поличеннями поличеннями.
naman mangapa ang mangkata ang mangkatan na sa	эмпаний выправания в принципаний принципан
Section numbered	(), Township numbered
Y True of the Teller Mediate	taining in all
overnment Survey thereof.	2 Remarks with all and singular the improvements these and the appreciations of the province of the appreciations of the same
pertaining, and all rights of homestead exer	7. Together with all and singular the improvements thereon and the appurtenances thereunto belonging, or in anywition, unto the said party of the second part, and to its successors or assigns, forever. And the said part of the first part
art covenantand agree that at the delive	hereof
	ill incumbrances, whatsoever, and
This conveyance, however, is intended	s a mortgage for the better securing of the said sum of
(p. 1744, and 4. 1744, p. 1744	DOLLA.
	a first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
eriods from the date hereof, and bearing ten	er cent. interest after maturity.
It is expressly understood and agreed f the first part will pay the indebtedness her	and between the parties hereto, that this mortgage is the second lieu on the premises hereby conveyed; that the part. y secured at the time and place and in the manner provided in said noteand will also pay all taxes and assessments lever, and will neither commit nor permit any waste upon said premises, or the removal of any building or other improvement of party first had and obtained.
gainst the premises hereby conveyed when d herefrom without the written consent of said	econd party first had and obtained.
Upon payment of said promissory not nd void, and shall be released at the cost of	according to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become a nefirst part; but in case of failure or default in the payment of said promissory notewhen due, or any other part in case of default in the payment of any taxes or assessments levied against either the premises hereby conveyed or of the first part do, or suffer to be done, anything whereby this security is impaired, then upon the happening of any su successors or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and profull bear interest at the rate of ten per cent. per annum, and this morigage shall stand as security therefor.
ndebtedness hereby secured; or if the part	if it case of default in the payment of any taxes of assessments review against effect the premises necessary of the first part do, or suffer to be done, anything whereby this security is impaired, then upon the happening of any supervisors of account of the payments and any other sum or sums necessary to preserve and professional and any other sum or sums necessary to preserve and professional and any other sum or sums necessary to preserve and professional and any other sum or sums necessary to preserve and professional and any other sums or sums necessary to preserve and professional and any other sums or sums necessary to preserve and professional and any other sums or sums necessary to preserve and professional and the profession
ontingencies, the party of the second part, in uch security, and all such sums so expended	successors or assigns, may pay such taxes and assessments, and any other same of such assessing the preserve and positive same of the preserve and positive same of the land assessing therefor.
It is further stipulated and agreed, tha eneral Government, or any court or tribunal	in case the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of chatever, in order to preserve or protect the title to or possession of the premises hereby conveyed and warranted, that ear interest at ten per cent. thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be ay recover from the first partan attorney's fee of fifty dollars, which sum shall be due upon the filling of a petition is attorney's fees, this mortgage shall stand as security.
r taken to forcelose same, the holder hereof	ear interest at ten per cent, increarier; and that in case of a forecosure hereof, and as often as any proceduring shad be ay recover from the first partan attorney's fee of fifty dollars, which sum shall be due upon the filling of a petition
It is further agreed and understood, th	upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured w
ue, or any part thereof, or any interest the hole sum hereby secured shall at once, and	attorney's fees, this mortgage shall stand as security.  i upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured we not at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that thou notice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rat the second part, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premayment of the indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the homises, and to each and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditure his purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgages hereby constor after the decree of foreclosure; and the holder hereof shall in no case he held necount for any damages, nor for appraisement of said premises is hereby expressly waived.
en per cent. per annum, and the said party old and the proceeds thereof applied to the	the second part, its successors of assigns, small be efficient to a forecosure of this mortgage, and to have the said premynent of the indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the horizontal than the said to the petition of the petition in foreclosure the horizontal than the said to the petition of the petition in foreclosure the horizontal than the said to the petition of the petition in foreclosure the horizontal than the said to the petition in foreclosure the horizontal than the said to the petition in foreclosure the horizontal than the said to the petition in foreclosure the horizontal than the said to the petition in foreclosure the horizontal than the said that the said t
ereof shall be entitled to possession of said to the payment of said indebtedness; and for	mises, and to each and every part thereof, and to confect and apply the reads therefrom, less the reasonable experience, this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagers hereby constant the state of the stat
ental other than those actually received. The	appraisement of said premises is hereby expressly waived.
all respects be governed and construed by	he laws of Oklahoma.
In Witness Whereof, The said part.	of the first part hahereunto set
ay of	
WITNESSES TO MARK, EXECUTIO	and Delivery
	о <del>диць наці</del> неру се бакара за <del>дене се че са под законници подоста на дене</del>
40	
TATE OF OKLAHOMA	COUNTY, ss.
Before me,	
itate, on thisday of.	personally appeared
	nwho executed the within and foregoing instrument, and acknowledged to me that
sfree and voluntary act and do	l, for the uses and purposes therein set forth. e day and year last above named.
WIINESS my mana sun ministration.	0.9.5
My commission expires	Notary Publi
Ç(	e day and year last above named.
STATE OF OKLAHOMA. TU	