MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY THESE PRESENTS, That	1A REAL ESTATE MORTGAGE.
his wife, of the County of	and State of Oklahoma, partof the first part, for and in consideration of the sum of
toin hand paid by VIRGIL R. COSS Mo is hereby acknowledged, doby these presents Grant, Barga	ORTGAGE COMPANY, a corporation, of Muskogce, Oklahoma, party of the second part, the receipt whereof ain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors
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and the second s	каничнатий матирийничний майрих причил на отножнать паладин матрийн голоточно со ставить с
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	manulana di namana mpa and manulana di madana manulana manulana manulana manulana manulana manulana manulana m
of Section numbered), 7	Township numbered,, Range numbered,
(), East of the Indian Meridian, containing in all	acres of land, more or less, according to th
TO HAVE AND TO HOLD THE SAME, Together with appertaining, and all rights of homestead exemption, unto the s	n all and singular the improvements thereon and the appurtenances thereunto belonging, or in anywis aid party of the second part, and to its successors or assigns, forever. And the said part of the firs
	the lawful ownerof the premises hereby conveyed, and seized of a good and indefeasible
	s, whatsoever, and
	r the better securing of the said sum of
	DOLLARS
	e said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
certain promissory note for the sum of \$	after maturity.
of the first part will pay the indebtedness hereby secured at the against the premises hereby conveyed when due, and will neith	the parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that the part time and place and in the manner provided in said noteand will also pay all taxes and assessments levice for commit nor permit any waste upon said premises, or the removal of any building or other improvements thad and obtained.
therefrom without the written consent of said second party firs Upon payment of said promissory noteaccording to the	it had and obtained. he tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become nu
and void, and shall be released at the cost of the first part thereof, or any interest thereon, at maturity; or in case of defi-	; but in ease of failure or default in the payment of said promissory notewhen due, or any other parallel in the payment of any taxes or assessments levied against either the premises hereby conveyed or the contract to do not a said to the payment of any time.
contingencies, the party of the second part, its successors or as such security, and all such sums so expended shall bear interest	he tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become nursely in the case of failure or default in the payment of said promissory note
It is further stipulated and agreed, that in case the party General Government, or any court or tribunal whatever, in orde	y of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the representation of the property of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the representation of the premises hereby conveyed and warranted, that neep per cent, thereafter, and that in case of a foreclosure hereof, and as often as any proceedings shall be hereby controlled the premises the proceedings shall be hereby on the filing of a petition, this mortgage shall stand as security.
such costs and expenses incurred therein shall bear interest at to or taken to foreclose same, the holder hereof may recover from	en per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be hat the first part
It is further agreed and understood, that upon a breach	of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured whe or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the secone due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate; its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premis adobtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the holden and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditure holder hereof shall be entitled to a receiver, to the appointment of which the mortgagers hereby consen ree of foreclosure; and the holder hereof shall in no case he held to account for any damages, nor for an exist the held to have the entitled to a receiver, and the helder hereof shall not case he held to account for any damages, nor for an exist the held bear to the receiver as any damages, and the evidences of industrations hereby correct shall be a with the lead bear to ever our and the receiver as here the evidences of industrations hereby secured shall be a with the lead bear to ever the read that the receiver as here the evidences of industrations hereby expressly waived.
whole sum hereby secured shall at once, and without notice, be ten per cent, per annum, and the said party of the second part,	come due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate, its successors or assigns, shall be entitled to a forcelosure of this mortgage, and to have the said premis-
sold and the proceeds thereof applied to the payment of the inhereof shall be entitled to possession of said premises, and to entitled the payment of the inhereof shall be entitled to possession of said premises, and to entitle the payment of the inhereof shall be entitled to possession of said premises, and to entitle the payment of the payment of the inhereof said the payment of the payment of the inhereof said premises the payment of	idebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the hold ach and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditure.
which appointment may be made either before or after the decreased other than those actually received. The appraisement of	noncer hereof sunt to entrice to a receiver, to the appointment of which the moregagois hereby consented for entries of forcelosure; and the holder hereof shall in no case he held to account for any damages, nor for an facility remises is hereby expressly waived.
in all respects be governed and construed by the laws of Oklal	homa.
In Witness Whereof, The said partof the first	part hahereunto set
day of	
WITNESSES TO MARK, EXECUTION AND DELIVERY	
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Milanorelinatorous de Milanari (1995) (altalo de accionente anticapado de la	
STATE OF OKLAHOMA,	
	COUNTY, SS
State, on thisday ofday of	
	ithe within and foregoing instrument, and acknowledged to me thatexecuted the sau
asfree and voluntary act and deed, for the uses an	nd purposes therein set forth.
WITNESS my hand and official seat, the day and year h	ast above named. Notary Public.
(My commission expires	Notary Public.
STATE OF OKLAHOMA, TULSA COUNT	
Ву	Deputy. Register of Deeds.