MORTGAGE AND RELEASE RECORD

and State of Othercom, port — of the first part, for sed in consideration of the sem JUDIAN is hard past by Virtuit It. COSS MOTITGAGE COMMAN', a contracting, of Managers, Othercom, and the cost of the sem of	s wife, of the County of	and State of Oklahoma, partof the first part, for and in consideration of the su
Section numbered Date of the falls Meritalian, ententialing in all Date of the falls of Meritalian, ententialing in all Date of the falls of Meritalian, ententialing in all Date of the falls of Meritalian, ententialing in all properties of the same properti	ing main and a survey and a sur	有一起, 我们还没有一个大块,在一个大块,不是一个大块, "我们,我们就是这个大块,我们不是一个人,我们就是一个人
Section numbered Date of the falls Meritalian, ententialing in all Date of the falls of Meritalian, ententialing in all Date of the falls of Meritalian, ententialing in all Date of the falls of Meritalian, ententialing in all properties of the same properti	in hand paid by VIRGIL R. COSS MORTO	GAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt when the said VIRGIL R. COSS MORTGAGE COMPANY, its successful Convey and Mustergrap unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successful Convey and Mustergrap unto the said VIRGIL R.
Section numbered	assigns, the following-described premises, situate in the County of	f
Section numbered		
Section numbered (
Section numbered (
Section numbered (
Section numbered	and the same and t	and some manifestation systematic survey representation of the contraction of the contrac
Section numbered	same samanangan anagan diamanganyangan anagan sama	
DOLLAY Deat of the fullan Meridian, containing in all TO BAYE AND TO HOLD THE SAME, Regetter with all and singular the improvements thereon and the appurtenance streamto belonging, or in any perianting, and all rights of homested excepting, and the said party of the second part, and to its successor or essigns, forever and the said party of the second part, and to its successor or essigns, forever and the said party of the second part, and to its successor or essigns, forever and the said part of the forever defend the title to and possession of neutro and party of the second part, is successor or assigns, against the flawful claims of all persons whomesover. This conveyance, however, is intended as a mortgage for the better securing of the said sum of		
TO HAVE AND TO HOLD THIS SAME, Together with all and singular the improvements thereon and the appurtenance therefully and the said part of the second part, and it is necessors to evaluate, forever, And the said part of this is corrected to evaluate the said part of this is corrected to evaluate the said part of this is corrected to evaluate the said part of this is corrected to evaluate the said part of this is corrected to evaluate the said part of the said p		
ate of inheritance therein, free and elear of all incumbrances, whatsoever, and will warrant and forever defend the title to and possession of ne unto and party of the second part, its successors or assigns, against the lawful claims of all persons whomsoever. This conveyance, however, is intended as a mortgage for the better securing of the said sum of	verument Survey thereof. TO HAVE AND TO HOLD THE SAME, Together with all	and singular the improvements thereon and the appurtenances thereunto belonging, or in an
ato of inheritance therein, free and clear of all incumbrances, whatsoever, and will warrant and forever defend the title to and possession of ne unio said party of the second part, it is necessors or assigns, against the lawful claims of all persons whomosover. This conveyance, however, is intended as a mortgage for the better securing of the said arm of. DOLLAI thy due and owing by the said part		
This conveyance, however, is intended as a mortgage for the better securing of the said sum of		and a first of the second of the first of the second of
List promissory note. for the sum of S	ne unto said party of the second part, its successors or assigns, a	gainst the lawful claims of all persons whomsoever.
thy 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		
cash, promissory notefor the sum of \$		
the five proposity protection of the description of the control of		
It is further squared, that measured to the second party of the second party of the state of the premises hereby conveyed and warranted, that means all convergences are not to be the state of the premises and so from a sary proceedings shall be a taken to foreclose same, the holder hereof may recover from the finit part an attorney's fee of fifty dollars, which sum shall be due upon the filling of a petition reclosure; and for all such costs, expenses and attorney's fee, this mortgage shall stand as security. 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 we or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that note sum hereby secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate note and the proceeds thereof applied to the payment of the indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the holder shall be on this mortgage, and to have the said premise and to each and every part thereof, and to collect on the indebtedness in the payment of said indebtedness; and for this purpose the holder hereof shall be entitled to possession of said premises, and to cach and every part thereof, and to collect with the payment of said indebtedness; and for this purpose the holder hereof shall be entitled to a possession of said premises, and to cach and every part thereof, and to posterior therefore, has therefore, has the result of the payment of said premises and to cache and every part thereof, and to cache the led to a country of the second payment of said premises is hereby expressly waived. All covernals and agreements herein contained shall run with the land hereby converged; and this mortgage and the evidences of indebtedness hereby secured and construed	the first part will pay the indebtedness hereby secured at the time ninst the premises hereby conveyed when due, and will neither co	arties nerety, that this interpretage is the second near on the pleaness needs to everything the pro- e and place and in the manner provided in said noteand will also pay all taxes and assessments omnit nor permit any waste upon said premises, or the removal of any building or other improved
all respects be governed and construed by the laws of Oklahoma. In Witness Whereof, The said part of the first part in hereunto set hand on this, the Witnesses To Mark, Execution and Delivery TATE OF OKLAHOMA, COUNTY, SS. Before me, a Notary Public, in and forsaid County ate, on this day of 10 personally appeared and swife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the set free and voluntary act and deed, for the uses and purposes therein set forth. WITNESS my hand and official seal, the day and year last above named. In Witness Whereof, The said part in hereunto set herein set forth. WITNESS my hand and official seal, the day and year last above named. In Witness Whereof, The said construction hereunto set in hereunto set. hand, on this, the hereunto set. hand, on this, the hereunto set. hand, on this, the hereunto set.	neral Government, or any court or tribunal whatever, in order to the costs and expenses incurred therein shall bear interest at ten pt taken to foreclose same, the holder hereof may recover from the	preserve or protect the title to or possession of the premises hereby conveyed and warranted, there event, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall first part an attorney's fee of fifty dollars, which sum shall be due upon the filing of a petit
WITNESSES TO MARK, EXECUTION AND DELIVERY COUNTY, SS. Before me, ate, on this	all respects be governed and construed by the laws of Oklahoma	the
WITNESS my hand and official seal, the day and year last above named. TATE OF OKLAHOMA, Swife, to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that		
Before me,	Witnesses to Mark, Execution and Delivery	
Before me,		to the state of th
Before me,		
Before me,		COLLYNY
and and acknowledged to me that acknowledged to me tha		
wife, to me known to be the identical personwho executed the wifhin and foregoing instrument, and acknowledged to me thatexecuted the second voluntary act and deed, for the uses and purposes therein set forth. WITNESS my hand and official seal, the day and year last above named. Iy commission expires	ate, on this	
WITNESS my hand and official seal, the day and year last above named. Iy commission expires10,	s wife, to me known to be the identical person,who executed the	within and foregoing instrument, and acknowledged to me thatexecuted the urposes therein set forth.
TATE OF OKLAHOMA, TULSA COUNTY, ss.	WITNESS my hand and official seal, the day and year last a	nboye named.
TATE OF OKLAHOMA, TULSA COUNTY, ss. This instrument was filed for record on the		Notary Pu
Deputy. Register of Deed	ly commission axpires	And the second s