## MORTGAGE AND RELEASE RECORD

compared
#58747

KNOW ALL MEN BY THESE	OKLAHOMA PRESENTS, That B.ONYO	FIRST MORTGA		11 W.1
his nife, of the County of	INISA— Ired (\$200)	and State of Oklahoma, part		eideration of the sum
to	y VIRGIL R. COSS MORTGAGE CC e presents Grant, Bargain, Sell, Conv	MPANY, a corporation, of Muskogery and Mortgage unto the said VIR	e, Oklahoma, party of the second par GIL R. COSS MORTGAGE COMPA	t, the receipt whereof NY, its successors or
	hay of south			
of Section numbered Jhirly	Aul. (35), Township a), East of the Indian Meridian, conformation of E SAME, Together with all and sing comption, unto the said party of the	numbered Eighten North taining in all Eighty that the improvements thereon and the interpretation of the successors of		Range numbered of land, more or less, and or in anywise apper-
covenant and agree S. that at the del inheritance therein, free and clear of a said party of the second part, its succe	I incumbrances, whatsoever, and	he will warrant and	forever defend the title to and posses	sion of the same unto
better securing of the said sum of	And the first part to the said Virgil Local R Ad Maturia Local R Ad Maturia lened until maturity be interest con- greed by and between the parties le- hereby secured at the time and place when due, and will neither commit nor of said second party first had and obt by note according to the tenor and el- cast of the first part A; but in case in case of default in his payment of the buildings, as hereinafter provided irred, then upon the happening of any sums necessary to preserve and pro- tate of ten per cent. per annum, and the reeto precure and maintain posicies	A. Coss Mortgage Company, its succession of the Condex Performance of	essors or assigns, and evidenced by of \$ flow feeb /- /5/4  19 and hearing and bearing and hearing and hearing and hearing event interest after maturity; give do note, and will also pay all taxes res, or the removal of any building cade, then, in such case, this convey; of said promissory note when due, or set either the premises hereby convey or if the part Z of the first part deeps escond part its successors or assign the necessary insurance on the buildiherefor.	he certain promissory  he per cent. Interest he for an actual loan of  it that the part of hind assessments levied re other improvements ance shall become nuil any other part thereof, ed or the indebtedness, or suffer to be done, synay pay such taxes aggs, and all such sums ed, in such insurance
General Government, or any court of t such costs and expenses incurred there or taken to foreclose same, the holder foreclosure; and for all such costs, exp It is further agreed and underst due, or any part thereof, or any interewhole sum hereby secured shall at one per cent. per annum, and the said part and the proceeds thereof applied to the shall be entitled to possession of said payment of said indebtedness; and for appointment may be made either befort than those actually received. The All covenants and agreements all respects be governed and construct.  In Witness Whereof, The said	ribunal whatever, in order to preserve in hereof may recover from the first parenses and attorney's fees, this mortge out, that upon a breach of the warrast thereon, at maturity, or any tax of and without notice, become due any of the second part, its successors or epayment of the indebtedness hereby remises, and to each and every part this purpose the holder hereof shall or after the decree of forcelosure; and the appraisement of said premises is he appraisement of said premises is he appraisement and the thin the laws of Oklahoma.	or protect the title to or possession thereafter; and that in case of a fore the title to the title to the title the title to the title title to the title title to the title title to the title title title to the title	of the premises hereby conveyed a closure hereof, and as often as any pres, which sum shall be due upon the usal to pay the principal indebtednes o comply with any requirements here r hereof, and shall bear interest there osure of this mortgage, and to have on the filing of the petition in forcel erents therefrom, less the reasonable pointment of which the mortgagors e be held to account for any damage and the evidence of indebtedness	and warranted, that all occedings shall be had filing of a petition in shereby secured when in contained, that the after at the rate of ten the said premises sold sure the holder hereof e expenditures, to the hereby consent, which es, nor for any rental hereby secured shall in
gannasy	A. D. 197.	}	enjaurái F/111 1	
STATE OF OKLAHOMA,  Before me,  State, on this **  **Bliffail! []  this wife, to me known to be the inder the same as, /t/\(\text{id}\)	The Collins and the Collins of Julians of Julians of Julians of the Collins of th	COUNTY, ss.	a Notary Public, in and appeared  S. M.	for said County and
STATE OF OKLAHOMA, This instrument was filed for re	cord on the 3 d			o'clock M. Register of Deeds.
		5	Carrier of	

TREASURER'S ENDORSEMENT
Thereby comity that I received

1 toward Received
Thereby comity that I received
Thereby comity that