MORTGAGE AND RELEASE RECORD

s wife, of the County of	and State of Oklahoma, partof the first part, for and in consideration of the sum
	DOLLAR
hereby acknowledged, doby these present Grant, Bar	MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt where gain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successo
	unty of
	так андионал болгодиостине пасшинте, абайнал 14-7 д бийнан х. байланий андейний шийнал байг тайга шаашилдаган жайнай шийн байгай шийн андейн байг тайгай тайгай тайгай тайгай тайгай тайгай тайгай тайгай бийн т
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	niinnaan mirkop mannaan makee on maar kaarari, maama a magaamaan maan aa maa a maa a maa a maa a maa a maa a m Maanini uun maanaan maanaa maina a maaninin a maaninin a maa maa a m
	, Township numbered, Range numbered
), East of the Indian Meridian, containing in all	
TO HAVE AND TO HOLD THE SAME, Together wi opertaining, and all rights of homestead exemption, unto the	ith all and singular the improvements thereon and the appurtenances thereunto belonging, or in anywn as aid party of the second part, and to its successors or assigns, forever. And the said part of the fi
tate of inheritance therein, free and clear of all incumbrance me unto said party of the second part, its successors or assi	es, whatsoever, and
	for the better securing of the said sum of
	he said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
	st after maturity.
It is expressly understood and agreed by and between the first part will pay the indebtedness hereby secured at the manathe premises hereby conveyed when due, and will not	st after maturity. The parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that the part he time and place and in the manner provided in said noteand will also pay all taxes and assessments levi
erefrond without the written consent of said second party fi	ther commit nor permit any waste upon said premises, or the removal of any building or other improvement ist had and obtained.
erefroh without the written consent of said second party fi Upon payment of said promissory noteaccording to: ud void, and shall be released at the cost of the first part ereof, or any interest thereon, at maturity; or in case of debtedness hereby secured; or if the partof the first part ontingencies, the party of the second part, if successors or a	the parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that the part be time and place and in the manner provided in said noteand will also pay all taxes and assessments levither commit nor permit any waste upon said premises, or the removal of any building or other improvements that and obtained. the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become nor, but in case of failure or default in the payment of said promissory notewhen due, or any other pefault in the payment of any taxes or assessments levied against either the premises hereby conveyed or it do, or suffer to be done, anything whereby this security is impaired, then upon the language of any su assigns, may nay such taxes and assessments, and any other sum or sums necessary to preserve and prote
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