MORTGAGE AND RELEASE RECORD

	recording communication and productive dimension product or employ a productive continuous submander productive
	and State of Oklahoma, partof the first part, for and in consideration of the sum o
	DOLLARS
hereby acknowledged, do,,,,,by these presents Grar	COSS MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt whereont, Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successor
r assigns, the following-described premises, situate in t	he County of
	himiliani and sentra managama managama sahahimi a sekamanya di kanadigamanya shigiani managamanya sekaman
	para anjustinationa arapparate in a mangana ang a mangana ang anjustina a mangana ang ang ang ang ang ang ang
	par dantuu kunnossa sakakunussa kara kara makunusunuun puunggunteen ee makunusuu ee makuu titoo kunuun ee maku Makun makunussa sakakun makun makun makun on massa makun makun makun makun makun makun makun makun sa mee maku
and the contract of the contra	
	in all
iovernment Survey thereof. TO HAVE AND TO HOLD THE SAME, Toget	ther with all and singular the improvements thereon and the appurtenances thereunto belonging, or in anywis ato the said party of the second part, and to its successors or assigns, forever. And the said part of the fire
	the lawful ownerof the premises hereby conveyed, and seized of a good and indefeasib
state of innertiance therein, free and clear of all incun nine unto said party of the second part, its successors	nbrances, whatsoever, and
	tgage for the better securing of the said sum of
	DOLLAR
	art to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
ertain promissory notefor the sum of \$eriods from the date hereof, and bearing ten per cent.	interest after maturity.
It is expressly understood and agreed by and be of the first part will pay the indebtedness hereby secure gainst the premises hereby conveyed when due, and w herefrom without the written consent of said second p	tween the parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that the part… dat the time and place and in the manner provided in said note…and will also pay all taxes and assessments levic vill neither commit nor permit any waste upon said premises, or the removal of any building or other improvemen party first had and obtained.
Upon payment of said promissory noteaccording value of the first phereof, or any interest thereon, at maturity: or in case	ing to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become nu part; but in case of failure or default in the payment of said promissory notewhen due, or any other pa se of default in the payment of any taxes or assessments levied against either the premises hereby conveyed or the
ontingencies, the party of the second part, its success uch security, and all such sums so expended shall bear It is further stipulated and agreed, that in case	est part do, or suffer to be done, anything whereby this security is impaired, then upon the happening of any su ors or assigns, may pay such taxes and assessments, and any other sum or sums necessary to preserve and prote r interest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor. The party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the
leneral Government, or any court or tribunal whatever uch costs and expenses incurred therein shall bear into ur taken to foreclose same, the holder hereof may reco- oreclosure; and for all such costs, expenses and attorn	the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the inder to preserve or protect the title to or possession of the premises hereby conveyed and warranted, that a rest at ten per cent, thereafter, and that in case of a foreclosure hereof, and as often as any proceedings shall be have from the first partan attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition by's fees, this mortgage shall stand as security.
It is further agreed and understood, that upon a lue, or any part thereof, or any interest thereon, at m	breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured whe naturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the
value sain hereby secured shan at once, and without in our cent. per annum, and the said party of the sec sold and the proceeds thereof applied to the payment hereof shall be entitled to possession of said premises.	by sees, this mortgage shall stand as security. breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured when the failure or any lax or assessment herein mentioned, or to comply with any requirements herein contained, that if to tice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate and part, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premis of the indebtedness hereby secured; and that immediately upon the filling of the petition in foreclosure the hold and to each and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditure loss the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent the decree of foreclosure; and the holder hereof shall in no case he held to account for any damages, nor for at ement of said premises is hereby expressly waived.
o the payment of said indebtedness; and for this purp which appointment may be made either before or after	pose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consen- the decree of foreclosure; and the holder hereof shall in no case he held to account for any damages, nor for an
All covenants and agreements herein contained	ement of said premises is hereby expressly waived. shall run with the land hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured sh of Oklahoma.
In Witness Whereof, The said partof	the first part haherounto sethand,on this, the
lay of	A. D. 10
Witnesses to Mark, Execution and De	LLYBRY
	LLVBRY
manana da	
	COUNTY, ss,
The state of the s	A Notary Public, in and forsaid County as
State, on thisday ofday	
	executed the within and foregoing instrument, and acknowledged to me that
isfree and voluntary act and deed, for the	e uses and purposes therein set forth.
WITNESS my hand and official seal, the day an	nd year last above named. Notary Public.
, ил коминовом скристь	AGENT TUBE
STATE OF OKLAHOMA, TULSA C	