MORTGAGE AND RELEASE RECORD

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		artof the first part, for and in consideration of the sum o
		"DOLLARS
in liand paid by VIRGL R. COSS	MORTGAGE COMPANY, a corporation, of M	uskogee, Oklahoma, party of the second part, the receipt whereout VIRGIL R. COSS MORTGAGE COMPANY, its successor
assigns, the following-described premises, situate in the Co		
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		(), Range numbered
) Fact of the Indian Maridian containing in all	Township numbered	
TO HAVE AND TO HOLD THE SAME, Together w	ith all and singular the improvements thereo	n and the appurtenances thereunto belonging, or in anyw
		n and the appurtenances thereunto belonging, or in anyw eccessors or assigns, forever. And the said part of the fi
		premises hereby conveyed, and seized of a good and indefeasil
ate of inheritance therein, free and clear of all incumbran- me unto said party of the second part, its successors or as	es, whatsoever, andvil ligns, against the lawful claims of all persons	l warrant and forever defend the title to and possession of twhomsoever.
This conveyance, however, is intended as a mortgage	for the better securing of the said sum of	
	and the second state of the second	DOLLAR
stly due and owing by the said partof the first part to	the said Virgil R. Coss Mortgage Company, its	s successors or assigns, and evidenced by
It is expressly understood and agreed by and betwee the first part will pay the indebtedness hereby secured at tainst the premises hereby conveyed when due, and will neierefrom without the written consent of said second party it Upon payment of said promissory noteaccording tod void, and shall be released at the cost of the first partereof, or any interest thereon, at maturity; or in case of chetedness hereby secured; or if the part of the first parmingencies, the party of the second part, its successors or he security, and all such sums so expended shall bear inter it is further stipulated and agreed, that in case the part case of the first part energy of the second part, its successors or the security, and all such sums so expended shall bear interest a taken to foreclose same, the holder hereof may recover fir taken to foreclose same, the holder hereof may recover for recelosure; and for all such costs, expenses and attorncy's feature, or any part thereof, or any interest thereon, at maturithole sum hereby secured shall at once, and without notice, in per cent. per anuma, and the said party of the second pild and the proceeds thereof applied to the payment of the recof shall be entitled to possession of said premises, and to the payment of said indebtedness; and for this purpose thich appointment may be made either before or after the dintal other than those actually received. The appraisement at all respects be governed and construed by the laws of Ok	the parties hereto, that this mortgage is the betime and place and in the manner provided ther commit nor permit any waste upon said irst had and obtained. The tenor and effect thereof being well and the tenor and effect thereof the payment of any taxes or assess too, or suffer to be done, anything whereby assigns, may pay such taxes and assessments est at the rate of ten per cent. per annum, muty of the second part, its successors or assign der to preserve or protect the title to or possite ten per cent. thereafter; and that in case of me the first partna nattorney's fee of fitty es, this mortgage shall stand as security. In of the warranty herein, or upon the failure y, or any tax or assessment herein mentioned become due and payable, at the option of the trip is successors or assigns, shall be entitled indebtedness hereby secured; and that innue each and every part thereof, and to collect a holder hereof shall be entitled to a receive ecree of forcelosure; and the holder hereof shall be entitled to a receive ecree of forcelosure; and the holder hereof shall be of said premises is hereby expressly waived. un with the land hereby conveyed; and this laboma.	second lien on the premises hereby conveyed; that the part I in said noteand will also pay all taxes and assessments levi premises, or the removal of any building or other improvemer ruly made, then, in such case, this conveyance shall become n syment of said promissory notewhen due, or any other pr ments levied against either the premises hereby conveyed or this security is impaired, then upon the happening of any si s, and any other sum or sums necessary to preserve and prote dd this mortgage shall stand as security therefor. s, shall hereafter appear in any of the land departments of t ression of the premises hereby conveyed and warranted, that a foreclosure hereof, and an soften as any proceedings shall be h dollars, which sum shall be due upon the filing of a petition or refusal to pay the principal indebtedness hereby secured wh, or to comply with any requirements herein contained, that t e holder hereof, and shall bear interest thereafter at the rate to a foreclosure of this mortgage, and to have the said premis dialety upon the filing of the petition in foreclosure the hole and apply the rents therefron, less the reasonable expenditure, to the appointment of which the mortgagors hereby conse all in no case he held to account for any damages, nor for a mortgage and the evidences of indebtedness hereby secured sh mortgage and the evidences of indebtedness hereby secured sh mortgage and the evidences of indebtedness hereby secured sh
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Witnesses to Mark, Execution and Deliver	1	
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TATE OF OKLAHOMA,		
Before me,	The second section of the second seco	a Notary Public, in and forsaid County a
		lly appeared
s wife, to me known to be the identical personwho execu	ed the within and foregoing instrument, and a and purposes therein set forth.	acknowledged to me that
My commission expires		Notary Public
STATE OF OKLAHOMA, TULSA COUN	TY, ss.	
Зўсыяналоги нашенання рошчастання пошальна падага.	anatogravitelour gaetheen	Register of Deeds
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