GBBVdWU MORTGAGE AND RELEASE RECORD

		LAHOMA FII			
				Correspond a Corpor	ation.
	7 110				
of Jack	Thousand	(B5°0,0	rd State of Oklahoma, p	party of the first part, for and in consideration	m of the sun
toin in is hereby acknowledged, do	hand paid by VIRGIL R. COSS	S MORTGAGE COMPANY Bargain, Sell, Convoy and M	l, a corporation, of Musk Mortgage unto the said V	ogce, Oklahoma, party of the second part, the re VIRGIL R. COSS MORTGAGE COMPANY, its	
assigns, the following-descr	ibed premises, situate in the Cor	unty of Jul	3A	and State of Oklahoma, to-wit:	
She	North ruest	quarter C	NH My CU	ed South Thalf	
	Southeast.	-guarres (S'重 S 6 多)	LA DOUM May	***************************************
				ir grainning, anna gamar againm an a	
SUDTR'S FNDORSENE	NT				
eby certify that I received	; 84		p		
n payment of mortgage that	on the				
ortgago.	101.4				
Coles J Trasse					a standard
By GH Michel	urer. Lulsi Luli	ninganiana k an manana '		The same in the same of the sa	
Promise and the state of the same	To the second se		***************************************		
of Section numbered	wenty seven (2)	Z), Township numbered	seventeen	Rai (17) NOME Rai	nge numbere
according to Government	Survey thereof.	lian Meridian, containing in	nall Swo ov	endred Forty acres of land,	more or les
taining, and all rights of h	omestead exemption, unto the	with all and singular the issaid party of the second p	art, and to its successors	s or assigns, forever. And the said party. of	the first par
				eby conveyed, and seized of a good and indefeat	
inheritance therein, free an said party of the second po	d clear of all incumbrances, what, its successors or assigns, aga	natsoever, and	will warrant as li persons whomsoever.	nd forever defend the title to and possession of This conveyance, however, is intended as a mo	the same unt rtgage for th
better securing of the said justly due and owing by th	sum of I Mul I Medic said part of the first part	to the said Virgil R. Coss A	7 5 000) Mortgage Company, its s	uccessors or assigns, and evidenced by one certa	DOLLARS
note, bearing even date he from date, payable semi-ar	rewith and due on the first day nnually, evidenced until maturit	of Elemanyty by interest coupon note	s thereto annexed, and t	A. D. 70 and bearing per en per cent, interest after maturity; given for an	cent. interes
It is expressly unde the first part will pay the i against the premises hereby	rstood and agreed by and betweendebtedness hereby secured at a conveyed when due, and will not be and secured party.	cen the parties hereto, that the time and place and in neither commit nor permit r	t this mortgage is the fir the manner provided in any waste upon said pre	rst lien on the premises hereby conveyed; that t said note, and will also pay all taxes and assessmises, or the removal of any building or other r made, then, in such case, this conveyance shall to fail promisery note when due, or any other gainst either the premises hereby conveyed or the dig or if the part of the first part do, or suffiches each part dis successors or assigns, may p de the necessary insurance on the buildings, and by therefor, ocated on the memises hereby conveyed, in secreted on the memises hereby conveyed, in secreted on the memises hereby conveyed.	he part 4o ssments levie improvement
Upon payment of sand void, and shall be rele	ten consent of said second partial and promissory note according to ased at the cost of the first par-	r first had and optimied o the tenor and effect there t A; but in case of failure	cof, being well and truly a or default in the payme	made, then, in such case, this conveyance sha ent of said promissory note when due, or any other	ll become nu
or any interest thereon, as hereby secured; or if the in anything whereby this sec- and assessments, and any	maturity; or in case of detaut a surance on the buildings, as her trity is impaired, then upon the other sum or sums necessary to	reinafter provided, be not la happening of any such con preserve and protect such	s or assessments sevicus, kept in force as stipulate atingencies, the party of security, and may provi-	gainst either the premises hereby conveyed or and; or if the part £of the first part do, or suffi- the second part £or successors or assigns, may p do the necessary insurance on the buildings, and	a indebteams er to be don oay such taxo all such sun
so expended shall bear inte	rest at the rate of ten per cent. I first part agrees to procure and	per annum, and this mortgo	age shall stand as securi	by therefor, ocated on the premises hereby conveyed, in s	uch insuranc
for the payment of the ind	lepteaness hereby secured.			rty, its successors or assigns, as collateral and addi	
It is further stipulat General Government, or an such costs and expenses in	ed and agreed, that in case the y court or tribunal whatever, in curred therein shall bear interes	party of the second part, it order to preserve or protest at ten per cent. thereafte	its successors or assigns, et the title to or possess er; and that in case of a i	shall hereafter appear in any of the land depar- sion of the premises hereby conveyed and warra foreclosure hereof, and as often as any proceeding ollars, which sum shall be due upon the filing of	rtments of the anted, that a
or taken to lorectose sume, foreclosure; and for all suc It is further agreed	the holder hereot may recover h costs, expenses and attorney's and understood, that upon a br	from the tirst part zan a s fees, this mortgage shall each of the warranty herei	attorney's ree or may as stand as security. in, or upon the failure or	ollars, which sum shall be due upon the ming of refusal to pay the principal indebtedness hereby	f a pennon recured why
due, or any part thereof, o whole sum hereby secured	r any interest thereon, at matur shall at once, and without notic	rity, or any tax or assessmee, become due and payable	ent herein mentioned, or le, at the option of the he	refusal to pay the principal indebtedness hereby r to comply with any requirements herein contained before the property of the property of the property of the property of the petition in foreclosure the filing of the petition in foreclosure the upon the filing of the petition in foreclosure the year appointment of which the mortgagors hereby ease be held to account for any damages, nor travers and the evidence of indebtedness hereby a property of the propert	the rate of to
and the proceeds thereof a shall be entitled to possess	pplied to the payment of the in ion of said premises, and to each	debtedness hereby secured th and every part thereof,	i; and that immediately and to collect and apply	upon the filing of the petition in forcelosure the	holder here ditures, to the
payment of said indented, appointment may be made other than those actually	ess; and for this purpose the decre- either before or after the decre- received. The appraisement of	older hereof shau be cause e of forcelosure; and the ho said premises is hereby exp	ed to a receiver, to the older hereof shall in no prossly waived.	appointment of which the mortgagors acress case be held to account for any damages, nor	for any rent
all respects be governed ar	ad construed by the laws of Okl	ahoma.	y conveyed, and this mo	reago and the contened of macoucaness nereof s	cource amen
In Witness Whereo	of, The said part of the f	first part ha.Chereunt	to set	hand—on this, the 26Att.	day
Junious Junious	A. D. 19.14 16 055 Sle	(eurpi)		Mantaka Investment (T. mina
	Taoss See	(seal)	PARTE NO PROPE	Mealaka Snuestment (a By E Reynolds presid	an my man
######################################	BBB of the first of the second			By & Keynolds Presion	tent
STATE OF OKLA	HOMA, 1)/6USI	kogee	.COUNTY, ss.		
Before me,	H K Irann	mell	on 111 Thomsons	a Notary Public, in and for said	d County n
State, on this	day of desire	Attomakent	19/ 7. person	illy appeared to suggestion	
the same as Mushue, witness m	be the indentical person who can and a voluntary not and deed for the hand a special and a special a	executed the within and for the self and volume uses and purposes thereing a self the self th	in set forth. and year about	a Notary Public, in and for said ally appeared & Reynolds MS president for that the decrease of acknowledged to me that the corporation and fleed of such corporation as forth HK Jrannuell No	, executo
My commission expires	guly 5-14	10 / 4		No.	tary Public.
STATE OF OKLA	HOMA, TULSA COUI	NTY, ss.	70h	A. D. 1914 nt 8 o' Lewis Cline Regist	
This instrument wa	s filed for record on the	day of	(Koal)	Gama Colina	clock
Ву	WWW. Comments Turney	Deputy,	·	Regist	er of Deeds.
e)				ų,	