MORTGAGE AND RELEASE RECORD

263

いたち ちょうちょう ちょうちょう ちょうちょう

Construction of the second

and	MEN BY THESE PRESENTS, That
	and State of Oklahoma, partof the first part, for and in consideration of the su
and the second	DOLL
	철거 같은 것은 것이 가지 않는 것 같은 것이 같은 것이 같은 것이 같이 가지 않는 것 같은 것이 없는 것이 같이 많이 나라.
	in hand paid by VIRGIL R. COSS MORTCAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt wh dged, doby these presents Grant, Bargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its succe
	wing-described premises, situate in the County of

	аданы и алартынан алаа жана алаа алаа алаа алаа алаа а
***********	ан жала та праводна стави матер садатара за различита и получиталитали – алеконалитали и прого солу и солучита Остави
= a	

	d
Government Survey	
TO HAVE appertaining, and a	ND TO HOLD THE SAME, Together with all and singular the improvements thereon and the appurtenances thereunto belonging, or in an Il rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part of the
part covenantand	agree that at the delivery hereof
estate of inheritance same unto said par	e therein, free and clear of all incumbrances, whatsoever, and
	ance, however, is intended as a mortgage for the better securing of the said sum of
justly due and owir	by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part wil against the premise therefrom without	ig by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owir certain promissory periods from the dr It is express of the first part wil against the premise therefrom without Upon payma and void, and shall thereof, or any int indebtedness hereb contingencies, the such security, and I is further General Governmen such costs and expr or taken to forceloo	age by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owir certain promissory periods from the dr It is express of the first part wil against the premiss therefrom without Upon payme and void, and shall thereof, or any inte indebtedness hereby contingencies, the j such security, and It is further General Governmer such costs and exp- or taken to forcelos foreclosure; and fon It is further due, or any part ti whole sum hereby ten per cent, per ar sold and the proce- hereof shall be crit to the payment of which appointment	ng by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owir certain promissory periods from the dr It is express of the first part wil against the premise therefrom without Upon payma and void, and shall thereof, or any inti indebtedness hereby contingencies, the such ascentity, and It is further General Governmer such costs and exp or taken to forcelos forcelosure; and fou It is further due, or any part this whole sum hereby ten per cent. per an sold and the procee hereof shall be enti to the payment of which appointment rental other than t All covenan	age by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part wil against the premiss therefrom without Upon paym and void, and shall thereof, or any inte indebitedness hereby contingencies, the such socurity, and It is further General Governmer such costs and exp- or taken to forcelos foreclosure; and fon It is further due, or any part ti whole sum hereby ten per cent. per a sold and the proce- hereof shall be crit to the payment of which appointment rental other than t All covenam in all respects be g In Witness	age by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owir certain promissory periods from the dr It is express of the first part wil against the premise therefrom without Upon payme and void, and shall thereof, or any int indebtedness hereby contingencies, the such security, and It is further General Governmer such costs and exp or taken to foreclos foreclosure; and for It is further due, or any part th whole sum hereby it any part the whole sum hereby it per cent. per a sold and the proce- hereof shall be ent to the payment of which appointmenj ental covernam in all respects be g In Witness	age by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part wil against the premiss therefrom without Upon payme and void, and shall thereof, or any inte indebitedness liereby contingencies, the such social the sum of the such social and expression of the sum tereby is the per cert, per at sold and the process here of shall be enti- to the payment of which appointment rental other than all covenan in all respects be g In Witness	ag by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part wil against the premiss therefrom without Upon payme and void, and shall thereof, or any inte indebitedness liereby contingencies, the such social the sum of the such social and expression of the sum tereby is the per cert, per at sold and the process here of shall be enti- to the payment of which appointment rental other than all covenan in all respects be g In Witness	ag by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part wil against the premiss therefrom without Upon payme and void, and shall thereof, or any inte indebitchess liereby contingencies, the such social transformers such costs and exp or taken to forcelos foreclosure; and fon It is further due, or any part the whole sum hereby ten per cent. per ar sold and the proces- hereof shall be enti to the payment of which appointment rental other than t All covenan in all respects be g In Witness	ag by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part will against the premiss therefrom without Upon payme and void, and shall thereof, or any inte indebtedness hereby contingencies, the j such security, and It is further General Governmer such costs and exp- or taken to foreelos foreclosure; and fon It is further due, or any part th whole sum hereby ten per cent, per a sold and the proce- hereof shall be enti- to the payment of which appointment rental other than t All covenan in all respects be g In Witness day of	ng by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part will against the premiss therefrom without Upon payma and void, and shall thereof, or any inte indebtedness hereby contingencies, the j such security, and It is further General Governmer such costs and exp or taken to foreclos foreclosure; and fon It is further dwhole sum hereby ten per cent. per at sold and the proce- hereof shall be crit to the payment of which appointment rental other than t All covenan in all respects be g In Witness day of	age by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part will against the premiss therefrom without Upon payme and void, and shall thereof, or any inte indebitchess liceby contingencies, the such costs and exp or taken to forcelos forcelosure; and fon It is further due, or any part th whole sum hereby ten per cent. per ar sold and the proce- hereof shall be enti to the payment of which appointment rental other than t All covenan in all respects be g In Witness day of	ng by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by
justly due and owin certain promissory periods from the dr It is express of the first part will against the premiss therefrom without Upon payme and void, and shall thereof, or any int thereof, or any int thereof, or any int thereof, or any int thereof, any part the such security, and It is further General Governmer such socurity, and The is further deaver any part the whole sum hereby the per cent. per an sold and the proce- hereof shall be ent to the payment of which appointment in all respects be g In Witness day of	gb yb the said part
justly due and owin certain promissory periods from the di It is express of the first part will against the premiss therefrom without Upon payme and void, and shall thereof, or any int indebtedness hereby contingencies, the such security, and It is further General Governmer such security, and General Governmer such security, and It is further dever any part til whole sum hereby the per cent. per an sold and the proce- hereof shall be ent to the payment of which appointment rental other than t All covenan in all respects be g In Witness day of	ng by the said partof the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by

A fig 1 Int