MORTGAGE AND RELEASE RECORD

	OKLAHOMA REAL	된 바람이 나는 이 모든데 없이 나타를 하고 말을 하고 있는데 하다.
		sammanderrande e and emilionerrande and entre finde traditional particular annual and annual and and and and a As annual political annual
is wife, of the County of	bnabna	State of Oklahoma, partof the first part, for and in consideration of the sum o
	per la contraction de	DOLLARS
in hand pa	id by VIRGIL R. COSS MORTGAGE COMPA	NY, a corporation, of Muskogce, Oklahoma, party of the second part, the receipt whereo d Mortgage unto the said Virgil. R. COSS MORTGAGE COMPANY, its successor
		and State of Oklahoma, to-wit:
		and the state of t
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), Range numbered
lovernment Survey thereof.		acres of land, more or less, according to the
TO HAVE AND TO HOLD ppertaining, and all rights of home	THE SAME, Together with all and singular the stead exemption, unto the said party of the sec	ne improvements thereon and the appurtenances thereunto belonging, or in anywi and part, and to its successors or assigns, forever. And the said part of the fir
art covenantand agree that at	the delivery hereoft	he lawful ownerof the premises hereby conveyed, and seized of a good and indefeasib
state of inheritance therein, free a	nd clear of all incumbrances, whatsoever, and	
me unto said party of the second	part, its successors or assigns, against the lawfe	ul claims of all persons whomsoever.
This conveyance, however, is	s intended as a mortgage for the better securing	g of the said sum of
##-###-###############################	The state of the s	DOLLAR
istly due and owing by the said pa	rtof the first part to the said Virgil R. Coss	Mortgage Company, its successors or assigns, and evidenced by
ortain neominore unto for the or	on of S	ah heaving area data hasawith and maturing in
eriods from the date hereof, and b	caring ten per cent. interest after maturity.	ch, bearing even date herewith, and maturing insemi-annu
It is expressly understood in I the first part will pay the indebte	a agreed by and between the parties hereto, the	nat this mortgage is the second lien on the premises hereby conveyed; that the part in the manner provided in said noteand will also pay all taxes and assessments levi lit any waste upon said premises, or the removal of any building or other improvement.
herefrom without the written cons	ent of said second party first had and obtained.	the arry waste upon said premises, or the removal or any bunding or other supportant.
nd void, and shall be released at t	ssory noteaccording to the tenor and eacet the least of the first part; but in case of failt	thereof being well and truly made, then, in such case, this conveyance shall become many or default in the payment of said promissory note,when due, or any other part of any tays or assessments layed against either the requires hereby conveyed or it
ndebtedness hereby secured; or if to outingencies, the party of the seco	ne partof the first part do, or suffer to be do	are or default in the payment of said promissory notewhen due, or any other pr t of any taxes or assessments levied against either the premises hereby conveyed or t one, anything whereby this security is impaired, then upon the happening of any su h taxes and assessments, and any other sum or sums necessary to preserve and prote- per cent. per annum, and this mortgage shall stand as security therefor.
uch security, and all such sums so	expended shall bear interest at the rate of ten r	ber cent. per annun, and this mortgage shall stand as accounty therefor.
deneral Government, or any court	greed, that in case the party of the second part, or tribunal whatever, in order to preserve or pro-	its successors or assigns, shall hereafter appear in any of the fand departments of tect the title to or possession of the premises hereby conveyed and warranted, that
r taken to foreclose same, the hold	er hereof may recover from the first partar	its successors or assigns, shall hereafter appear in any of the land departments of the title to or possession of the premises hereby conveyed and warranted, that ter; and that in case of a foreclosure hereof, and as often as any proceedings shall be he attorney's fee of fifty dollars, which sum shall be due upon the filing of a petition stand as security.
It is further agreed and under	restood, that upon a breach of the warranty here	is stand as security. in, or upon the failure or refusal to pay the principal indebtedness hereby secured whe sment herein mentioned, or to comply with any requirements herein contained, that it ble, at the option of the holder hereof, and shall bear interest thereafter at the rate signs, shall be entitled to a foreclosure of this mortgage, and to have the said premis secured; and that immediately upon the filing of the petition in foreclosure the hold thereof, and to collect and apply the rents therefron, less the reasonable expenditure be entitled to a receiver, to the appointment of which the mortgagors hereby consend the holder hereof shall in no case he held to account for any damages, nor for a reby expressly waived.
whole sum hereby secured shall at	erest thereon, at maturity, or any tax or assessment, and without notice, become due and payal	sheen therein mentioned, or to down you will all bear interest thereafter at the rate
sold and the proceeds thereof appli	ed to the payment of the indebtedness hereby	signs, shall be entitled to a forecastic of this mortgage, that on more the sale premium secured; and that immediately upon the filing of the petition in foreclosure the hold thereof and to collect and apply the route therefore, less the reaching expenditure.
o the payment of said indebtednes	s; and for this purpose the holder hereof shall !	be entitled to a receiver, to the appointment of which the mortgagors hereby conserved the holder based shall in the case by hold to account for any damages, nor for a
ental other than those actually rec	eived. The appraisement of said premises is her	reby expressly waived.
a all respects be governed and con	s nerem contained small rult with the mild here	by conveyed; and this mortgage and the evidences of indebtedness hereby secured sh
	strued by the laws of Oklahoma.	
	said part of the first part hahere	unto sethandon this, the
ay of	said partof the first part hahere	unto sethandon this, the
ay of Witnesses to Mark	said part	unto sethand,on this, the
lay of	said part	unto sethandon this, the
lay of Witnesses to Mark,	said part	unto sethandon this, the
ay of Witnesses to Mark,	said part	unto sethandon this, the
WITNESSES TO MARK, STATE OF OKLAHOM	said part	COUNTY, ss.
WITNESSES TO MARK, STATE OF OKLAHOM. Before me,	said part	COUNTY, SS. Notary Public, in and forsaid County as
NITNESSES TO MARK, STATE OF OKLAHOM. Before me, State, on this.	said part	COUNTY, SS.
WITNESSES TO MARK, WITNESSES TO MARK, STATE OF OKLAHOM. Before me, State, on this.	A,day of	COUNTY, SS.
WITNESSES TO MARK, WITNESSES TO MARK, STATE OF OKLAHOM. Before me, tate, on this. is wife, to me known to be the ide	A. D. 19	COUNTY, SS. Notary Public, in and forsaid County as a notary Public, in and forsaid County as a notary Public, in and some section of the same section.
STATE OF OKLAHOM. State, on this	A. D. 19	COUNTY, SS.
WITNESSES TO MARK, WITNESSES TO MARK, STATE OF OKLAHOM. Before me, State, on this. Is wife, to me known to be the ide	A. D. 19	COUNTY, ss. Notary Public, in and forsaid County at a spoing instrument, and acknowledged to me that
STATE OF OKLAHOM Before me, State, on this. If wife, to me known to be the ide WITNESS my hand and offi My commission expires STATE OF OKLAHOM	A. D. 19	COUNTY, SS.
WITNESSES TO MAIK, WITNESSES TO MAIK, WITNESSES TO MAIK, Before me, tate, on this	A. D. 19	COUNTY, SS.
WITNESSES TO MARK, STATE OF OKLAHOM Before me, tate, on this. is wife, to me known to be the ide WITNESS my hand and offi My commission expires STATE OF OKLAHOM This instrument was filed for	A. D. 19	COUNTY, SS. Notary Public, in and forsaid County as many part of the same set forth.