MORTGAGE AND RELEASE RECORD

KNOW WILL BILL DY THE	SELFRESENTS, That	egnocus a es	ingle man-
4	and an area areas ar		and the same of th
-wife, of the County of	Julsa	and State of Oklaho	oma, part
1			DOLL
hereby acknowledged, do 49, by t	d by VIRGIL R. COSS MORTGACI hese presents Grant, Bargain, Sell, C	E COMPANY, a corporation, of Convey and Mortgage unto the	Muskogee. Oklahoma, party of the second part, the receipt wh said VIRGIL R. COSS MORTGAGE COMPANY, its successo
			and State of Oklahoma, to-wif:
na commence and a commence of the commence of	an almos males and an analysis demands		anning a same and a same and a same and a same
North east 9	warter of souther	ast quarter	
	minimizario mante del		
	tanakan mananan manana	be a second of the second of t	TREASURER'S ENDORSEMENT I hereby gettily that I received 5. 2. and issued Receipt No. 2.6.2
		en e	\$_50 and Issued Receipt No 267
		des green sie a nn an ann an	therefor in payment of murigage tax on the
and the second s	turnessania ,	and the second s	Dated this 5 day of 4
			John I Kramer
			Roy Lynch County Transurer.
Section numbered Guserit	Eight, 28 \ Towns	hip numbered Seventer	1 (12) North Bann mind
Frourteen 1/4	I. East of the Indian Meridian	containing in all Losts	(1) North Range number of land, more or
ording to Government Survey the TO HAVE AND TO HOLD	ereof. FHE SAME, Together with all and i	singular the improvements ther	con and the appurtenances thereunto belonging or inanywisea
			con and the appurtenances thereunto belonging or in anywise a cessors or assigns, forever. And the said part Aof the first
			es hereby conveyed, and seized of a good and indefeasible esta
eritance therein, free and clear of I party of the second part, its suc	all incumbrances, whatsoever, and cessors or assigns, against the lawfu	d claims of all persons whomso	rant and forever defend the title to and possession of the same ever. This conveyance, however, is intended as a mortgage fo
ter securing of the said sum of	Trive Hundre	d 18500	its successors or assigns, and evidenced by one certain promi
ly due and owing by the said par	definion the first part to the said vir	ign it. Coss Morigage Company	, its successors or assigns, and evidenced by one certain promi
nev.			and ten per cent. interest after maturity; given for an actual lo
It is expressly understood and first part will pay the indebtedne	d agreed by and between the partie	s hereto, that this mortgage is place and in the menner provid	the first lien on the premises hereby conveyed; that the partyled in said note, and will also pay all taxes and assessments in
inst the premises hereby conveyed refrom without the written conse	d when due, and will neither commit at of said second party first had and	nor permit any waste upon sa obtained.	the first lien on the premises hereby conveyed; that the partiel in said note, and will also pay all taxes and assessments id premises, or the removal of any building or other improven
Upon payment of said promis I void, and shall be released at th	sory note according to the tenor and cost of the first part A.; but in a	d effect thereof, being well and case of failure or default in the p	i truly made, then, in such case, this conveyance shall become payment of said promissory note when due, or any other part the wided against either the promised heady conveyand or the inhabited
eby secured; or if the insurance of thing whereby this security is im	n the buildings, as hereinafter provi paired, then upon the happening of	ded, be not kept in force as sti	I truly made, then, in such case, this conveyance shall become payment of said promissory note when due, or any other part the vicel against either the premises hereby conveyed or the indebter pulated; or if the part \(\text{\oldots} \). of the first part do, or suffer to be try of the second part \(\text{\oldots} \) is used to be try of the second part \(\text{\oldots} \) is used to provide the necessary insurance on the buildings, and all such security therefor.
I assessments, and any other sum expended shall bear interest at the	or sums necessary to preserve and prate of ten per cent. per annum, an	protect such security, and may d this mortgage shall stand as	provide the necessary insurance on the buildings, and all such security therefor.
-t no pareor sue nest pare	agree to procore and maintain pou	leies of mencanes, on the hind	mgs located on the profuses normy conveyed, in shen insur
ipanics as said becond party shall is premiums the ofor fully paid, wh the normant of the indulated on	elect, in the sum of	ssigned to and held by said seco	nd parby, its successors or assigns, as collateral and additional sec
It is further stipulated and ag	reed, that in case the party of the s	econd part, its successors or as	signs, shall hereafter appear in any of the land departments o
h costs and expenses incurred the taken to foreclose same, the holde	rein shall bear interest at ten per ce r hereof may recover from the first	nt, thereafter; and that in case part an attorney's fee of fi	signs, shall hereafter appear in any of the land departments o ossession of the premises hereby conveyed and warranted, the of a forcelosure hereof, and as often as any proceedings shall be fty dollars, which sum shall be due upon the filing of a petitic
eclosure; and for all such costs, ex It is further agreed and under	xpenses and attorney's fees, this mo stood, that upon a breach of the wa	ortgage shall stand as security. arranty herein, or upon the failt	ire or refusal to pay the principal indebtedness hereby secured
e, or any part thereof, or any inte ole sum hereby secured shall at or cont. nor annum, and the said no	rest thereon, at maturity, or any ta nee, and without notice, become due noty of the second part, its successor	x or assessment herein mention c and payable, at the option of	are or retusat to pay the principal indebtedness hereby secured ited, or to comply with any requirements herein contained, that the holder hereof, and shall bear interest thereafter at the rate of a foreclosure of this mortgage, and to have the said premises ately upon the filing of the petition in foreclosure the holder happit the rents therefrom, less the reasonable expenditures, to the appointment of which the mortgagors hereby consent, we may be a see be held to account for any damages, nor for any relieves the said of the property consents.
the proceeds thereof applied to il be entitled to possession of said	the payment of the indebtedness he I premises, and to each and every p	reby secured; and that immedi	ately upon the filing of the petition in forcelosure the holder happly the rents therefrom, less the reasonable expenditures, to
ment of said indebtedness; and i	for this purpose the holder hereof sl fore or after the decree of foreclosure	hall be entitled to a receiver, to e; and the holder hereof shall in	o the appointment of which the mortgagors hereby consent, w n no case be held to account for any damages, nor for any r
and agreements	s nerem continued small fon with the	e mija nereby conveyed; and to	us moregage and the evidence of indebtedness nevery secured sir
In Witness Whereof The se	id nort & of the first part had	hereunto set his	hand on this, the first d
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	•)	& Reynolds
acceliances est tradfissa destinates est est est est en en e	The state of the s	***	V
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TATE OF OKLAHOMA	nuskogee	COUNTY, ss	
Before me,	K Grammell	35131 (-4154) (-71514) (14-144) (-71-141) (15-141) (15-141)	
te, on this 3 30	eldo A Dinble nom		a Notary Public, in and for said County ersonally appeared
wife, to me known to be the ind	entical person, who executed the w	within and foregoing instrumen	t, and acknowledged to me that jll
same as hisvoluntar	y act and deed, for the uses and pur	rposes therein set forth.	NOAD HH Timmore
commission expires	Luly 5 Mi	.10.18.	Seal) HK Frammell Notary Publ
CAMP OF OUR ATTORES	THE CA COTINETY		5 A. D. 19 15 nt 8 o'clock of 2) Laceus Cline Court Clerk Hegister of the
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