## MORTGAGE AND RELEASE RECORD.

# 92 328

	OMA FIRST MORTGAGE.	
KNOW ALL MEN BY THESE PRESENTS, That.	John & Corousant	and the second s
1.000	and State of Oklahoma, partof the first part,	the and for any department of the own.
of		
	GAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORT	
assigns, the following-described premises, situate in the County of	Julsa and State of	Oklahoma, to-wit:
	Atte Northeast Quarter (NE/14 N Northeast Quarter (Ells NW/4 N NE 14) And North west Quarter of the North Haff of the Doutheast of DE 14 SE 14) exegs one square of the Northeast Quarter (N DELool perfoses	(E/14) and East Holy E/14] and South Holy of the Southeast qua Durter of the ore acre in Northeast E/14 N E/14)
en e		
44.5		- AH-
of Section numbered ( ),	ownship numbered Alventon (17 )	•
fourteen (14, ), East of the Indian Me according & Government Survey thereof.  TO HAVE AND TO HOLD THE SAME, Together with a taining, and all rights of homester deexemption, unto the said pa	and singular the improvements thereon and the appurtenances the	acres of land, more or less, ercunto belonging or inanywise apper- id the said part and the first part
	! the lawful owner. Pof the premises hereby conveyed, and seized	
inheritance therein, free and clear of all incumbrances, whatsoever said party of the second part, its successors or assigns, against the	and Mey will warrant and forever defend the tit lawful claims of all persons whomsoever. This conveyance, howev	le to and possession of the same unto
better securing of the said sum of	ndred Juff (\$350,00) and Virgil R. Coss Mortgage Company, its successors or assigns, and	evidenced by one certain promissory
	erest coupon notes thereto annexed, and ten per cent. interest after	
monos	parties hereto, that this mortgage is the first lien on the premises I and place and in the manner provided in said note, and will also pamit nor permit any waste upon said premises, or the removal of	
so expended shall bear interest at the rate of ten per cent. per ann	or and effect thereof, being well and truly made, then, in such caut in case of failure or default in the payment of said promissory not yment of any taxes or assessment levied against either the premises provided, be not kept in force as stipulated; or if the part, of thing of any such contingencies, the party of the second part, its such and protect such security, and may provide the necessary insurance and this mortgage shall stand as security therefor.  In policies of insurance on the buildings located on the premises	of the bundings, and an area areas
	I be assigned to and held by said second party, its successors or assign	
It is further stipulated and agreed, that in case the party of General Government, or any court or tribunal whatever, in order such costs and expenses incurred therein shall bear interest at ter or taken to foreclose same, the holder hereof may recover from the	this second part, its successors of assigns, said increater appear to preserve or protect the title to or possession of the premises here per cent, thereafter; and that in case of a forcelosure hereof, and a girst partan attorney's fee of fifty dollars, which sum shall b	by conveyed and warranted, that all often as any proceedings shall be had the due upon the filing of a petition in
due, or any part thereof, or any interest thereon, at maturity, or whole sum hereby secured shall at once, and without notice, beceper cent. per annum, and the said party of the second part, its sit and the proceeds thereof applied to the payment of the indebted shall be entitled to possession of said premises, and to each and payment of said indebtedness; and for this purpose the holder happointment may be made either before or after the decree of for what these actually received. The annusement of said indebted said in the said to the said in the sai	ilis mortgage shall stand as security, the warranty herein, or upon the failure or refusal to pay the princi any tax or assessment herein mentioned, or to comply with any ren ne due and payable, at the option of the holder hereof, and shall be cessors or assigns, shall be entitled to a forcelosure of this mortgages hereby secured; and that immediately upon the filing of the pevery part thereof, and to collect and apply the rents therefrom, lee reof shall be entitled to a receiver, to the appointment of which telosure; and the holder hereof shall in no case be held to account mises is hereby expressly waived, ith the land hereby conveyed; and this mortgage and the evidence of	par interventes herein contained, that the ar interest thereafter at the rate of ten e, and to have the said premises sold ition in foreclosure the holder hereof so the reasonable expenditures, to the he mortgagors hereby consent, which for any damages, nor for any rental
all respects be governed and construed by the laws of Oklahoma In Witness Whereof, The said part of the first pa	t hahereunto set handon this, ti	he day of
A. D. 19		
		Acceptance of the second secon
		• •••••
		ann an Fangar <del>- Addition (Calling Special Spe</del>
	n Notary	
The second secon		
his wife, to me known to be the indentical personwho execute the same asvoluntar) act and deed, for the uses	the within and foregoing instrument, and acknowledged to me and purposes therein set forth.	that executed
My commission expires	ing the second and the second to the second	Notary Public.
A TOTAL STATE STAT		
STATE OF OKLAHOMA, TULSA COUNTY.		