	MORTGAGE.
OKL <del>A</del> HOMA FIRST	MORTGAGE.
KNOW ALL MEN BY THESE PRESENTS, That Selma &	etterman a widow
and manine and a second	
of One I housand and notion.	ie of Oklahoma, part. S. of the first part, for and in consideration of the sum
of One I housand and not 100.	(\$1000.00) DOLLARS
toin hand paid by VIRGIL R. COSS MORTGAGE COMPANY, a cor is hereby acknowledged, do Laby these presents Grant, Bargain, Sell, Convey and Mortgage	poration, of Muskogee, Oklahoma, party of the second part, the receipt whereof
assigns, the following described premises, situate in the County of	
The Rosel 26 all of the Son	thewest Quarter (11/2 Sw/4)
and the same of the same	and the same of th
TOP'S	ENDORSEMENT occived \$ and issued occived \$ of mortgage efor in payment of mortgage ge
TREASUREA.9	occived \$ - and isbute
Thereby certify that I r	efor in payment of moregas
Receipt No.	ge
pared this Zu-day	OICKEY, County Treasure:
10 mm	O Deputy
manimismustanija a manimismustanija a manimismustanija a manimismustanija a manimismustanija a manimismustanija	2 11
of Section numbered Jour ( J), Township numbered &	ghtten ( / 8 ) North . Range numbered
Jourtain Survey thereof.	Eighty and nof 100 acres of land, more or less
TO HAVE AND TO HOLD THE SAME, Together with all and singular the improve taining, and all rights of homestead exemption, unto the said party of the second part, an	ements thereon and the appurtenances thereunto belonging or inanywise apper d to its successors or assigns, forever. And the said part Lof the first par
covenant and agree that at the delivery hereof the is the lawful owner	
inheritance therein, free and clear of all incumbrances, whatsoever, and All said party of the second part, its successors or assigns, against the lawful claims of all persons	
better securing of the said sum of One Thusand and moljustly due and owing by the said part . Not the first part to the said Virgil R. Coss Moriga	ge Company, its successors or assigns, and evidenced by one certain promissor,
note bearing even date herewith and due on the first day of December I from the physics semi-annually, evidenced until maturity by interest coupon notes there	
money. 4	
It is expressly understood and agreed by and between the parties hereto, that this is the first part will pay the indebtedness hereby secured at the time and place and in the magainst the premises hereby conveyed when due, and will neither commit one permit any was therefrom without the written consent of said second party first had and obtained.	nortgage is the first tien on the premises hereby conveyed; that the part 4o. miner provided in said note, and will also pay all taxes and assessments evidents upon said premises or the removal of any building or other improvement.
therefrom without the written consent of said second party first had and obtained.  Upon payment of said promissory note according to the tenor and effect thereof, be	ing well and truly made, then, in such case, this conveyance shall become nul
and void, and shall be released at the cost of the first part !/; but in case of failure or de or any interest thereon, at maturity; or in case of default in the payment of any taxes or as	fault in the payment of said promissory note when due, or any other part thereof sessments levied against either the premises hereby convoyed or the indebtednes
Upon payment of said promissory note according to the tenor and effect thereof, be and void, and shall be released at the cost of the first part. M.; but in case of failure or de or any interest thereon, at maturity; or in case of default in the payment of any taxes or as hereby secured; or if the insurance on the buildings, as hereinafter provided, be not kept in anything whereby this security is impaired, then upon the happening of any such contage and assessments, and any other sum or sums necessary to preserve and protect such securits so expended shall bear interest at the rate of ten per cent. per annum, and this mortgage shall be to the contage of the per cent.	tore as supulated; or it the partof the first part (10, or suiter to be done cies, the party of the second part, its successors or assigns, may pay such taxes and may provide the programy insurance on the buildings, and all such sum
so expended shall bear interest at the rate of ten per cent. per annum, and this mortgage shall be the part. L. of the first part agreeto procure and maintain policies of insurance of	ill stand as security therefor,  n the buildings located on the premises hereby conveyed, in such insurance
companies as said second party shall elect, in the sum of with premiums therefor fully paid, which said policy or policies shall be assigned to and held	DOLLARS
for the navment of the indepledness hereby secured.	
It is further stipulated and agreed, that in case the party of the second part, its succ General Government, or any court or tribunal whatever, in order to preserve or protect the such costs and expenses incurred therein shall bear interest at ten per cent. thereafter; and or taken to foreclose same, the holder hereof may recover from the first part. X. am attorne foreclosure; and for all such costs, expenses and attorney's fees, this mortgage shall stand	essors 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 all
such costs and expenses incurred therein shall bear interest at ten per cent. thereafter; and or taken to foreclose same, the holder hereof may recover from the first part. — an attorner for the first part. — an attorner consequence and attorner forest this way to be a few of the first part.	that in case of a foreclosure hereof, and as often as any proceedings shall be had by's fee of fifty dollars, which sum shall be due upon the filing of a petition is as country.
It is further agreed and understood, that upon a breach of the margage same same and the company part thereof or any interest thereon, at maturity, or any fax or assessment be	pon the failure or refusal to pay the principal indebtedness hereby secured when
It is further agreed and understood, that upon a breach of the warranty herein, or u due, or any part thereof, or any interest thereon, at maturity, or any tax or assessment he whole sum hereby secured shall at once, and without notice, become due and payable, at it per cent. per annum, and the said party of the second part, its successors or assigns, shall be and the proceeds thereof applied to the payment of the indebtedness hereby secured; and shall be entitled to possession of said premises, and to each and every part thereof, and to payment of said indebtedness; and for this purpose the holder hereof shall be entitled to appointment may be made either before or after the decree of foreclosure; and the holder hother than those actually received. The appraisement of said premises is hereby expressly	e option of the holder hereof, and shall bear interest thereafter at the rate of tell e entitled to a forcelosure of this mortgage, and to have the said premises solo
and the proceeds thereof applied to the payment of the indebtedness hereby secured; and shall be entitled to possession of said premises, and to each and every part thereof, and to	that immediately upon the filing of the petition in foreclosure the holder hereo collect and apply the reuts therefrom, less the reasonable expenditures, to the
appointment in said indeptedness; and for this purpose the holder hereof shall be entitled to appointment may be made either before or after the decree of foreclosure; and the holder hother than those actually received. The appraisement of said premises is hereby expressly	t receiver, to the appointment of which the mortgagors hereby consent, which ereof shall in no case be held to account for any damages, nor for any renta waived.
all coverants and agreements never contained shall fair the fail never to the fair	eyen, and this mortgage and the existence of meesterness hereby set men similar
In Witness Whereof, The said part	her hand on this, the 17th day of
november A. D. 10 22	
	Selma Letterman
William Control of the Control of th	
	And the second s
STATE OF OKLAHOMA, Julya COU	NTY, ss.
Before me, I He ominghousen	a Notary Public, in and for said County and
STATE OF OKLAHOMA, Julea COU  Before me, J. H. H. ominghausen  State, on this	2 wordow
big wife, to me known to be the indentical person, who executed the within and foregoing	g instrument, and acknowledged to me that execute
the same as. All voluntary act and deed, for the uses and purposes therein set to witness my head and official seal the day and year My commission expires April 19 10 25	orthe above married
My commission expires April 19 00 10 25	Each Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed for record on the 23 day of By Belsman Deputy. Seal	200 A. D. 10 2 2 at 11 50'clock Q .M
By J Delman lost	D. D. Lawson Register of Deeds.
Deputy, Deputy,	
	The state of the s