## MORTGAGE AND RELEASE RECORD

wife, of the County of	and State of Oklahoma, partof the first part, for and in consideration of the s
in hard paid by VIRGH, R, COSS MORTGAGI	E COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt wher Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors
igns, the following-described premises, situate in the County of	and State of Oklahoma, to-wit:
	and the same of
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maniferation in the second	
Section numbered), Towns	containing in all acres of land, more or less singular the improvements thereon and the appurtenances thereunto belonging or in anywise appure second part, and to its successors or assigns, forever. And the said part of the first part of the firs
(	singular the improvements thereon and the appurtenances thereunto belonging or in anywise ap
ning, and all rights of homestead exemption, unto the said party of	the second part, and to its successors or assigns, forever. And the said partof the first i
	he lawful owner of the premises hereby couveyed, and seized of a good and indefeasible estat
l party of the second part, its successors or assigns, against the lawfu	will warrant and forever defend the title to and possession of the same tal claims of all persons whomsoever. This conveyance, however, is intended as a mortgage for
ter securing of the said sum of	
te, bearing even date herewith and due on the first day of	A. D. 19. and bearing per cent. inte-coupon notes thereto annexed, and ten per cent. interest after maturity; given for an actual loa
ney.  It is expressly understood and agreed by and between the particle first part will pay the indebtedness hereby secured at the time and unst the premises hereby conveyed when due, and will neither commit	es hereto, that this mortgage is the first lieu on the premises hereby conveyed; that the part place and in the manner provided in said note, and will also pay all taxes and assessments le t nor permit any waste upon said premises, or the removal of any building or other improvem
Upon payment of said promissory note according to the tenor at d void, and shall be released at the cost of the first part; but in any interest thereon, at maturity; or in case of default in the paymen reby secured; or if the insurance on the buildings, as hereinafter provy thing whereby this security is impaired, then upon the happening of d assessments, and any other sum or sums necessary to preserve and expended shall bear interest at the rate of ten per ceat, per annum, at	l obtained.  In deflect thereof, being well and truly made, then, in such case, this conveyance shall become case of failure or default in the payment of said promissory note when due, or any other part then to fany taxes or assessments levied against either the premises bereby conveyed or the indebted ided, be not kept in force as stipulated; or if the part of the first part do, or suffer to be do fany such contingencies, the party of the second part, its successors or assigns, may pay such the protect such security, and may provide the necessary insurance on the buildings, and all such so this mortgage shall stand as security therefor.  licies of insurance on the buildings located on the premises hereby conveyed, in such insur-
The parent of the may pare agreement process and manifest pro-	
	DOLLA ussigned to and held by said second party, its successors or assigns, as collateral and additional security in the second party its successors or assigns, as collateral and additional security is successors.
It is further stipulated and agreed, that in case the party of the neral Government, or any court or tribunal whatever, in order to presh costs and expenses incurred therein shall bear interest at ten per caken to foreclose same, the holder hereof may recover from the first eclosure; and for all such costs, expenses and attorney's fees, this m It is further agreed and understood, that upon a breach of the w	second part, its successors or assigns, shall hereafter appear in any of the land departments of serve or protect the title to or possession of the premises hereby conveyed and warranted, the ent. thereafter; and that in case of a foreclosure hereof, and as often as any praceedings shall be partan attorney's fee of fifty dollars, which sum shall be due upon the filing of a petitio origage shall stand as security.  arrantly herein, or upon the failure or refusal to pay the principal indebtedness hereby secured we
e, or any part thereof, or any interest thereon, at maturity, or any to obe sum hereby secured shall at once, and without notice, become due reent, per annum, and the said party of the second part, its successed due proceeds thereof applied to the payment of the indebtedness hall be entitled to possession of said premises, and to each and every yment of said indebtedness; and for this purpose into holder hereof spointment may be made either before or after the decree of foreclosus her than those actually received. The appraisement of said premises All covenants and agreements herein contained shall run with it.	origage shall stand as security.  arrantly herein, or upon the failure or refusal to pay the principal indebtedness hereby secured was or assessment herein mentioned, or to comply with any requirements herein contained, that te and payable, at the option of the holder hereof, and stall bear interest thereafter at the rate of ra or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premises creby secured; and that immediately upon the filing of the petition in foreclosure the holder heart thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, to shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, we is hereby expressly waived.  The property of the principal damages, nor for any re is hereby expressly waived.  The land hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured shall hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured shall be a secured shall be a secured and the secured shall be a secured shall be a secured and the secured shall be a
respects be governed and construed by the laws of Oklahoma.  In Witness Whereof, The said partof the first part ha	hereunto set hand on this, the day
A. D. 10	
	la de la companya de
TATE OF OKLAHOMA,	a Notary Public, in and for said County
nte, on this	
wife, to me known to be the indentical person, who executed the	within and foregoing instrument, and acknowledged to me thatexecurposes therein set forth.
y commission expires	Notary Publ
I.	·
ting therement was med for record off the	ity. Register of Dec