MORTGAGE AND RELEASE RECORD

		T MORTGAGE.	
KNOW ALL MEN BY THESE I	PRESENTS, That		mangataring of property and a configuration of the
is wife, of the County of		State of Oklahoma, partof the first part, for	and in consideration of the sun
		corporation, of Muskogee, Oklahoma, party of the gage unto the said VIRGIL R. COSS MORTGA	
		gage unto the said VIRGIL R. COSS MORTGA	#
· · · · · · · · · · · · · · · · · · ·		e ne spiran na sa na pramining na mana a mananana a manana a manana a manana a manana a manana a manana a mana Manana manana manan	
and the second s			
		prostinto y pro pro para de con pro pro proposación de la constanción de la constanc	
Section numbered	, Township numbered	In the state of the same than	Range numbero
cording to Government Survey thereo TO HAVE AND TO HOLD TH), East of the Indian Meridian, containing in all d. E SAME, Together with all and singular the imp	rovements thereon and the appurtenances thereu	mto belonging or inanywise appe
		rovements thereon and the appurtenances thereu and to its successors or assigns, forever. And the amount of the premises hereby conveyed, and seized of	
		will warrant and forever defend the title tersons whomsoever. This conveyance, however,	
d party of the second part, its success tter securing of the said sum of	ors or assigns, against the lawful claims of all pe	tgage Company, its successors or assigns, and evi-	is intended as a mortgage for the
stly due and owing by the said part	of the first part to the said Virgil R. Coss Mort	tgage Company, its successors or assigns, and evi 	denced by one certain promisso
onev.			
it is expressly understood and age first part will pay the indebtedness against the premises hereby conveyed without the written agreed a	freed by and between the parties hereto, that the hereby secured at the time and place and in the hen due, and will neither commit nor permit any	nis mortgage is the first lien on the premises here manuer provided in said note, and will also pay waste upon said premises, or the removal of any	of conveyer; that the part
Upon payment of said promissor, at void, and shall be released at the ce, any interest thereon, at maturity; or reby secured; or if the insurance on thything whereby this security is impaid assessments, and any other sum or	y note according to the tenor and effect thereof, ost of the first part; but in case of failure or in case of default in the payment of any taxes or he buildings, as hereinafter provided, be not kep red, then upon the happening of any such contir sums necessary to preserve and protect such see	being well and truly made, then, in such ease, it default in the payment of said promissory note we assessments levied against either the premises her tin force as stipulated; or if the partof the igencies, the party of the second part, its success urity, and may provide the necessary insurance or shall stand as security therefor.	this conveyance shall become in then due, or any other part theree reby conveyed or the indebtedue first part do, or suffer to be don ors or assigns, may pay such tax in the buildings, and all such sun
The partof the first part aga	eeto procure and maniful policies of maurance	e on the bunnings located on the premises her	eny conveyed, in such insuran
r the navment of the indebtedness he	reby secured.	eld by said second party, its successors or assigns, a	
It is further stipulated and agree eneral Government, or any court or tri ch costs and expenses incurred therein taken to foreclose same, the holder hardesure and for all such costs, expen-	d, that in ease the party of the second part, its sibunal whatever, in order to preserve or protect a shall bear interest at ten per cent. thereafter; a seried may recover from the first partan atter where a part of the part of	successors or assigns, shall hereafter appear in an the title to or possession of the premises hereby and that in case of a foreclosure hereof, and as ofte orney's fee of fifty dollars, which sum shall be du and as security.	y of the land departments of t conveyed and warranted, that m as any proceedings shall be h se upon the filing of a petition
ie, or any part thereof, or any interest hole sum hereby secured shall at once, or ent- per annum, and the said party at the proceeds thereof applied to the hall be entitled to possession of said pu yment of said indebtedness; and for pointment may be made either before ther than those actually received. The	ood, that upon a breach of the warranty herein, o t thereon, at maturity, or any tax or assessment, and without notice, become due and payable, a rof the second part, its successors or assigns, sin payment of the indebtedness hereby secured; ar remisses, and to each and every part thereof, and this purpose the holder hereof shall be entitled e or after the decree of foreclosure; and the holde to appraisement of said premises is hereby expres-	nd as security. To upon the failure or refusal to pay the principal herein mentioned, or to comply with any required the option of the holder hereof, and shall bear in the option of the holder hereof, and shall bear in the option of the holder hereof this mortgage, and to collect and apply the reuts therefrom, less to a receiver, to the appointment of which the rather of the partial in no case be held to account for sally waived. In the option of the provided the evidence of the partial in no case to the evidence of the provided that the provided is not the provided that the prov	undebtedness hereby secured whements herein contained, that it terest thereafter at the rate of tond to have the said prainies so on in foreclosure the holder here to reasonable expenditures, to the tongers hereby consent, whit any damages, nor for any rent
		ethand,, on this, the	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			•
opposition of the control of the con	manaparaman parabanan musuk	инцы починана споничные апинент	terres de la composition della
TATE OF OKLAHOMA,		OUNTY, ss.	
Before nie,	hay of		olic, in and for said County a
		and the second s	
s wife, to me known to be the indent	tical personwho executed the within and foreg	et forth.	
is wife, to me known to be the indent	tical personwho executed the within and foreg	et forth.	
is wife, to me known to be the indent ne same asvoluntary a fy commission expires	tical personwho executed the within and foreg		Notary Public.