MORTGAGE AND RELEASE RECORD

	and regularization and a supplemental in a series and	بأديقها وبالأرثم والعالم والموقودا والمراد		androppeda on arminimo principale apparació
his wife, of the County of		and State of Ol	dahoma, partof the first	part, for and in consideration of the sun
				rty of the second part, the receipt whereo ORTGAGE COMPANY, its successors o
assigns, the following-described pro	emises, situate in the County of	mirely find moregage divo	and St	ste of Oklahoma, to-wit:
parathagasia, parathagasa an markina an a				and the second s

kan magai samui manaman samu yan kusas	n ar grada bijanana agan a araba arab			
in initiation with a second second	(Charles and Charles and Charl	= 7	<u></u>	
And the control of th			the state of the s	
	aga ngaranga nagagagagagan ganaga kaga ka kanagan ngangan ngan		and the state of t	
and the state of t				
makamakamaka desimakan desimakan desimakan desimakan desimakan desimakan desimakan desimakan desimakan desimak Menangan desimakan d				
of Section numbered	() Tawnshi	io numbered		Range numbers
or pector numbered), East of the Indian Meridian,	containing in all		
taining, and all rights of homestee	of the SAME, Together with all and si ad exemption, unto the said party of the	ngular the improvements he second part, and to its	successors or assigns, forever	And the said partof the first par
				seized of a good and indefeasible estate of
inheritance therein, free and clear said party of the second part, its s	of all incumbrances, whatsoever, and accessors or assigns, against the lawful	claims of all persons who	warrant and forever defend the msoever. This conveyance, b	ne title to and possession of the same uni owever, is intended as a mortgage for the
better securing of the said sum of, justly due and owing by the said p	nrtof the first part to the said Virg	gil R. Coss Mortgage Comp	onny, its successors or assigns	DOLLAR.
note, bearing even date herewith a from date, payable semi-annually, money.	and due on the first day of	coupon notes thereto anne	xcd, and ten per cent. interest	bearingper cent. interes after maturity; given for an actual loan of
It is expressly understood at the first part will pay the indebter against the premises hereby convey therefrom without the written consumption of the properties of said promand void, and shall be released at or any interest thereon, at muturithereby secured; or if the insurance anything whereby this security is and assessments, and any others us so expended shall bear interest at the part	missory note according to the tenor and the cost of the first part; but in ci- ty; or in ease of default in the payment e on the buildings, as hereinafter provid- impaired, then upon the happening of m or sums necessary to preserve and p the rate of ten per cent. per annum, and rt agreeto procure and maintain polic	t effect thereof, being Well ase of failure or default in of any taxes or assessmen led, be not kept in force a nny such contingencies, th rotect such security, and it this mortgage shall stanc cies of insurance on the 1	and truly made, then, it su the payment of said promissor ts levied against either the pri s stipulated; or if the part e party of the second part, it may provide the necessary ins I as security therefor. unidings located on the pre-	ises hereby conveyed; that the part
				DOLLAR assigns, as collateral and additional securit
It is further stipulated and General Government, or any court such costs and expenses incurred to taken to foreclose same, the holf foreclosure; and for all such costs, It is further agreed and und due, or any part thereof, or any if whole sum hereby secured shall at per cent. per annum, and the said and the proceeds thereof applied shall be entitled to possession of a payment of said indebtedness; an appointment may be made either in other than those actually received.	agreed, that in case the party of the se to r tribunal whatever, in order to prese therein shall bear interest at ten per cer idder hereof may recover from the first jo- cxpenses and attorney's fees, this mot derstood, that upon a breach of the wan interest thereon, at maturity, or any tast tonce, and without notice, become due party of the second part, its successors to the payment of the indebtedness her said premises, and to each and every pa d for this purpose the holder hereof sh before or after the decree of foreclosure.	rranty herein, or upon the c or assessment herein me and payable, at the optio is or assigns, shall be entitl reby secured; and that im art thereof, and to collect all be entitled to a receiv ; and the holder hereof sli s hereby expressly waived	nature or retusat to pay the particle and inflomed, or to comply with an of the holder hereof, and she do to a foreclosure of this me mediately upon the filing of the and apply the rents therefroer, to the appointment of whall in no case be held to acc.	ear in any of the land departments of the hereby conveyed and warranted, that a did as often as any proceedings shall be he call be did not been as any proceedings shall be he call be did not be din
In Witness Whereof, The	said partof the first part ha	hereunto set	handon t	is, theday
Mirangi Araga		· · · · · · · · · · · · · · · · · · ·		
and the state of t	Herrottan area anno anno anno anno anno anno anno an	{		
				Sen igidali angjanje ne i i i i i indan din Malamanaji ili i i in pin atau Tananapanini angan
	[A,			tary Public, in and for said County as
State, on this	day of	19	, personally appeared	· · · · · · · · · · · · · · · · · · ·
his wife, to me known to be the i	indentical personwho executed the w	ithin and foregoing instru-	ment, and acknowledged to	me thatexecute
		.10 9 8		Notaur Dublia
My commission expires	Annual of the second of the se	The second secon	and the second approximate the second second	POLICY I CORE
STATE OF OKLAHOM	IA, TULSA COUNTY, ss.			Notary Public.