## MORTGAGE AND RELEASE RECORD

KODYK SAFETY, ERLM'T.

	OKLAHOMA FIRST	MORTGAGE.	
	ESENTS, That		
is wife, of the County of	and State o	f Oklahoma, partof the first part, for	and in consideration of the sum
	IRGIL R. COSS MORTGAGE COMPANY, a corpor resents Grant, Bargain, Sell, Convey and Mortgage u ituate in the County of		
	ituate in the County of		
	and the state of t		
	yannan kan ee ee haabaan ah		
Section numbered	(	()	
cording to Government Survey thereof. TO HAVE AND TO HOLD THE: ining, and all rights of homestead exem	, East of the Indian Meridian, containing in all	ents thereon and the appurtenances therein	acres of land, more or less to belonging or in anywise apper
	y hereof		
beritance therein, free and clear of all in id party of the second part, its successor	cumbrances, whatsoever, ands or assigns, against the lawful claims of all persons	will warrant and forever defend the title to whomsoever. This conveyance, however, i	and possession of the same unt s intended as a mortgage for th
etter securing of the said sum of stly due and owing by the said part	of the first part to the said Virgil R. Coss Mortgage (	Company, its successors or assigns, and evid	enced by one certain promissor
	on the first day of ed until maturity by interest coupon notes thereto a		
Upon payment of said promissory nd void, and shall be released at the cost r any interest thereon, at maturity; or in ereby secured; or if the insurance on the nything whereby this security is impaire nd assessments, and any other sum or su o expended shall bear interest at the rate	ed by and between the parties hereto, that this more by secured at the time and place and in the mann due, and will neither commit nor permit any waste aid second party first had and obtained.  The second party first had and obtained. The second party first had and obtained of the first part; but in case of failure or default case of default in the payment of any taxes or assess buildings, as hereinafter provided, be not kept in for the upon the happening of any such contingence may necessary to preserve and protect such security; of ten per cent. per annum, and this mortgage shall ato procure and maintain policies of insurance on t	well and truly made, then, in such case, than the payment of said promissory note whenents levied against either the premises here can stipulated; or if the partof the fis, the party of the second part, its successond may provide the necessary insurance on tand as security therefore.	his conveyance shall become nu- cen due, or any other part thereof oby conveyed or the indebtednes rst part do, or suffer to be done rs or assigns, may pay such taxe the buildings, and all such sum
inpunies as said second party shall elect, ith premiums therefor fully paid, which s	in the sum of	said second party, its successors or assigns, as	collateral and additional security
It is further stipulated and agreed, leateral Government, or any coart or tribu uch costs and expenses incurred therein s r taken to forcelose same, the holder her	that in case the party of the second part, its success and whatever, in order to preserve or protect the lith hall bear interest at ten per cent. thereafter; and that of may recover from the first part	ors or assigns, shall hereafter appear in an e to or possession of the premises hereby of t in case of a foreclosure hereof, and as ofte fee of fifty dollars, which sum shall be du	y of the land departments of the conveyed and warranted, that al n as any proceedings shall be had a upon the filing of a petition is
It is further agreed and understood lue, or any part thereof, or any interest t whole sum hereby secured shall at once, a ser cent, per annum, and the said party o and the proceeds thereof applied to the p shall be entitled to possession of said pre- ayment of said indebtedness; and for th appointment may be made either before o there than those actually received. The	is and attorney a fees, this mortgage shall stand as the that upon a breach of the warranty herein, or upon hereon, at maturity, or any tax or assessment herein of the second part, its successors or assigns, shall be e syment of the indebtedness hereby secured; and the insecs, and to each and every part thereof, and to col is purpose the holder hereof shall be entitled to a re after the decree of foreclosure; and the holder here appraisement of said premises is hereby expressly wa in contained shall run with the land hereby conveyed the laws of Oklahoma.	the failure or retusal to pay the principal is mentioned, or to comply with any require ption of the holder hereof, and shall beat in titled to a forcelosure of this mortgage, as t immediately upon the filing of the petitio lect and apply the rents therefrom, less the ceiver, to the appointment of which the n of shall in no case be held to account for	ndebtedness hereby secured when unents herein contained, that the terest thereafter at the rate of tend do have the said premises solo in foreclosure the holder hereo e reasonable expenditures, to the lortgagors hereby consent, which any damages, nor for any renta
	t	hand on this, the	day o
annous victoria de la compania del compania de la compania del compania de la compania del la compania de la compania del la compania de la compania de la compania del la compania de la compania del la compania	•		
The state of the s		bright control of the hardest and product the second	0
			ng digital dig
Before me,	COUN	a Notary Pub	
· · · ·	of		
is wife, to me known to be the indentice he same asvoluntary act	d person who executed the within and foregoing in and deed, for the uses and purposes therein set fortl	nstrument, and acknowledged to me that	execute
ly commission expires		e name i na santa da santa da Name da santa	Notary Public.
This instrument was filed for recor	JLSA COUNTY, ss.		
Зу	Deputy.	a density ramage taken statement of the con-	Register of Deeds.