MORTGAGE AND RELEASE RECORD

		Minimary was parent and market and the state of the state
nis wife, of the County of	and State o	of Oklahoma, partof the first part, for and in consideration of the s
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oby VIRGIL R. COS s hereby acknowledged, doby these presents Grant, I	S MORTGAGE COMPANY, a corpor Bargain, Sell, Convoy and Mortgage u	ration, of Muskogee, Oklahoma, party of the second part, the receipt wher unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors
William Willia		
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man anada manaina manaina tao manaina a manaina and ana	anning makan ar ita makili yangin misa	eners management esterne enterne enterne enterne enterne enterne enterne enterne
f Section numbered), Township numbered	Range numbe
ccording to Government Survey thereof.	dian Meridian, containing in all	acres of land, more or le
		ents thereon and the appurtenances thereunto belonging or in anywise appoints successors or assigns, forever. And the said partof the first p
		ne premises hereby conveyed, and seized of a good and indefeasible estate
theritance therein, free and clear of all incumbrances, whald party of the second part, its successors or assigus, again	hatsoever, and linst the lawful claims of all persons v	will warrant and forever defend the title to and possession of the same u whomsoever. This conveyance, however, is intended as a mortgage for
etter securing of the said sum ofof the first part	to the said Virgil R. Coss Mortgage C	Company, its successors or assigns, and evidenced by one certain promisse
ote, bearing even date herewith and due on the first day om date, payable semi-annually, evidenced until maturi	of	A. D. 10and bearing
noney. is expressly understood and agreed by and betw he first part will pay the indebtedness hereby secured at gainst the premises hereby conveyed when due, and will re- heartern without the written convent of seld second parts.	reen the parties hereto, that this more the time and place and in the manne neither commit nor permit any waste	rtgage is the first lien on the premises hereby conveyed; that the part er provided in suid note, and will also pay all taxes and assessments lev upon said premises, or the removal of any building or other improveme
Upon payment of said promissory note according to und void, and shall be released at the cost of the first par or any interest thereon, at maturity; or in case of default i nereby secured; or if the insurance on the buildings, as he anything whereby this security is impaired, then upon the interest assessments, and any other sum or sums necessary to so expended shall bear interest at the rate of ten per cent.	o the tenor and effect thereof, being: t; but in case of failure or default in the payment of any taxes or assess reinafter provided, be not kept in for happening of any such contingencies preserve and protect such security, a per annum, and this mortgage shall st	well and truly made, then, in such case, this conveyance shall become a lt in the payment of said promissory note when due, or any other part there ments levied against either the premises hereby conveyed or the indebtedners as stipulated; or if the part
ompanies as said second party shall elect, in the sum of	icies shall be assigned to and held by s	DOLLAI said second party, its successors or assigns, as collateral and additional secur
or the payment of the indebtedness hereby secured. It is further stipulated and agreed, that in case the	party of the second part, its successo	ors or assigns, shall hereafter appear in any of the land departments of
eneral Government, or any court or tribunal whatever, in 1ch costs and expenses incurred therein shall bear interes r taken to forcelose same, the holder hereof may recover preclosure; and for all such costs, expenses and attorney	order to preserve or protect the title t at ten per cent, thereafter; and that from the first partan attorney's s fees, this mortgage shall stand as so	ors or assigns, shall hereafter appear in any of the land departments of le to or possession of the premises hereby conveyed and warranted, that it in case of a foreclosure hereof, and as often as any proceedings shall be the fee of fifty dollars, which sum shall be due upon the filing of a petition accurity. The failure or refusal to pay the principal indebtedness hereby secured who mentioned, or to comply with any requirements herein contained, that option of the holder hereof, and shall bear interest thereafter at the rate of intitled to a foreclosure of this mortgage, and to have the said premises so timmediately upon the filing of the petition in foreclosure the holder herelect and apply the rents therefrom, less the reasonable expenditures, to receiver, to the appointment of which the mortgagors hereby consent, wof shall in no case be held to account for any damages, nor for any remixed.
ue, or any part thereof, or any interest thereon, at maturibole sum hereby secured shall at once, and without notices are on the party of the record new	ce, become due and payable, at the or	i mentioned, or to comply with any requirements herein contained, that option of the holder hereof, and shall bear interest thereafter at the rate of critical and the content of the holder hereof, and shall bear interest thereafter at the rate of critical and the content of the interest the critical and the content of t
nd the proceeds thereof applied to the payment of the in- hall be entitled to possession of said premises, and to each	idebtedness hereby secured; and that the and every part thereof, and to coll	t immediately upon the filing of the petition in foreclosure the holder her lleet and apply the rents therefrom, less the reasonable expenditures, to
asyment of said indectedness; and for this purpose the in- pointment may be made either before or after the decre- ther than those netually received. The appraisement of	e of forcelosure; and the holder hereo said premises is hereby expressly wai	server, to the appointment of which the mortgagors hereby consent, who is shall in no ease be held to account for any damages, nor for any renived.
ill respects be governed and construed by the laws of Okl	ahoma.	
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STATE OF OKLAHOMA,	COUNT	TY, ss.
		a Notary Public, in and for said County a
	and	management to a service and a service to the control of the contro
•	e uses and purposes therein set forth.	nstrument, and acknowledged to me thatexecu-
ne same as tor in any ordinary new and deeds for in		
ly commission expires		Notary Public
ly commission expires		Notary Public
My commission expires		Notary Public. A. D. 19 at o'clock