MORTGAGE AND RELEASE RECORD

	LAHOMA FIRST MORTGAGE.
	in a d'andre ann a cainn fairean a facilit inna aignean ann an aigne a da a a a a i masair aigne. Ta a aignean a aignean aigneach a aignean aignean aigneach aignean aignean a geartail aigneach aigneach aignea
wife of the County of	and State of Oklahoma, part, of the first part, for and in consideration of the su
	DOLLAR
	S MORTGAGE COMPANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt where hargain, Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors of the second part, the receipt where
signs, the following-described premises, situate in the Co	unty of and State of Oklahoma, to-wit:
in and the second se	
nuanggan anggan daga an apper ananggan sabupanggan), Township numbered Range number
Section numbered), Township numbered
TO HAVE AND TO HOLD THE SAME, Together ining, and all rights of homestead exemption, unto the	with all and singular the improvements thereon and the appurtenances thereunto belonging or in anywise apparate party of the second part, and to its successors or assigns, foreyer. And the said part the first p
venant and agreethat at the delivery hereof	the lawful ownerof the premises hereby conveyed, and seized of a good and indefeasible estate
neritance therein, free and clear of all incumbrances, wild narry of the second part. Its successors or assigns, are	natsoever, and
tly due and owing by the said partof the first part	to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by one certain promissi
mev.	of A. D. 10 and bearing per cent. interty by interest coupon notes thereto annexed, and ten per cent. interest after maturity; given for an actual loan
It is expressly understood and agreed by and betwee first part will pay the indebtedness hereby secured at ainst the premises hereby conveyed when due, and will rerefrom without the written consent of said second party	een the parties hereto, that this mortgage is the first lieu on the premises hereby conveyed; that the part the time and place and in the manner provided in said note, and will also pay all taxes and assessments levelther commit nor permit any waste upon said premises, or the removal of any building or other improvemer first had and obtained.
Upon payment of said promissory note according to d void, and shall be released at the cost of the first par any interest thereon, at maturity; or in case of default in reby secured; or if the insurance on the buildings, as he yithing whereby this security is impaired, then upon the d assessments, and any other sum or sums necessary to expended shall bear interest at the rate of ten per cent.	o the tenor and effect thereof, being well and truly made, then, in such case, this conveyance shall become n t; but in case of failure or default in the payment of said promissory note when due, or any other part there n the payment of an experience of the payment of any taxes or assessments levied against either the premises hereby conveyed or the indebtednerinafter provided, be not kept in force as stipulated; or if the partof the first part do, or suffer to be do happening of any such contingencies, the party of the second part, its successors or assigns, may pay such tarpreserve and protect such security, and may provide the necessary insurance on the buildings, and all such su per annum, and this mortgage shall stand as security therefor.
The partof the first part agreeto procure and	maintain policies of insurance on the buildings located on the premises hereby conveyed, in such insuran
upantes as said second party shall elect, in the sum of th premiums therefor fully paid, which said policy or poli- the payment of the indebtedness hereby secured.	i maintain policies of insurance on the buildings located on the premises hereby conveyed, in such insurance on DOLLAI cless shall be assigned to and held by said second party, its successors or assigns, as collateral and additional secur
It is further stipulated and agreed, that in case the meral Government, or any court or tribunal whatever, it ch costs and expenses incurred therein shall bear interes taken to forcelose same, the holder hereof may recover	party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of corder to preserve or protect the title to or possession of the premises hereby conveyed and warranted, that tat ten per cent. thereafter; and that in ease of a foreclosure hereof, and as often as any proceedings shall be I from the first part
It is further agreed and understood, that upon a br e, or any part thereof, or any interest thereon, at matu- lole sum hereby secured shall at once, and without not r cent. per annum, and the said party of the second par	s tees, this indrugage saim stand, as sectify. each of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured whity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that tee, become due and payable, at the option of the holder hereof, and shall bear interest threadter at the rate of t, its successors or assigns, shall be entitled to a forcelosure of this mortgage, and to have the said premises s
d the proceeds thereof applied to the payment of the in all be entitled to possession of said premises, and to each yment of said indebtedness; and for this purpose the h- pointment may be made either before or after the deca- ner than those actually received. The appraisement of All covenants and agreements herein contained sha- responds he troversed and construct! by the laws of Okl-	s tees, this hortzage simb stand as security. each of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured writy, or any tax or assessment berein mentioned, or to comply with any requirements herein contained, that ce, become due and payable, at the option of the holder hereof, and shall bear interst thereafter at the rate of t, its successors or assigns, shall be entitled to a forcelosure of this mortgage, and to have the said premises a debtedness hereby secured; and that immediately upon the filing of the petition in forcelosure the holder her hand every part thereof, and to collect and apply the rents therefron, less the reasonable expenditures, to older hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, whe of forcelosure; and the holder hereof shall in no case be held to account for any damages, nor for any recall premises is hereby expressly waived. If run with the land hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured shall altoma.
	lirst part hahereunto set
A. D. 19	
engiteria, popular la principa de la proposición de la proposición de la proposición de la proposición de la p	
Before me,	COUNTY, ss. a Notary Public, in and for said County and State County of the County of
s wife, to me known to be the indentical personwho e same asvoluntary act and deed, for the	
	Notary Public
TATE OF OUR ABOVE THE CA COLU	North and
This instrument was filed for record on the	
	Deputy. Register of Deeds