MORTGAGE AND RELEASE RECORD,

is relie, of the County of			
is haven painty YHIGH, R. COS MONTOGANIC COUNTY, as secretary and betting acknowledged, the by Boar personal energy, the following described propries, situate in the County of			
As Section numbered			
is Section numbered	toin han is hereby acknowledged, do	paid by VIRGIL R. COSS MORTGAGE COMPANY, a corporation, by these presents Grant, Bargain, Sell, Convey and Mortgage unto t	, of Muskogce. Oklahoma, party of the second part, the receipt where he said VIRGIL R. COSS MORTGAGE COMPANY, its successors
if Section numbered	assigns, the following-described	premises, situate in the County of	and State of Oklahoma, to-wit:
A Section numbered. (
A Section numbered. (
of Section numbared			
if Spetion numbered. (
A Section numbered (,), Township numbered (,))	<u></u>		
A Section numbered	and the contract of the second		
of Section numbered	ennet menter manetonica e escrito		
if Section numbered			andrianie victoria popularia i santini di
of Section numbered			
If Section numbered			
In JUNE AND TO LODD THE SALE, Progether with all and snegate the improvements there and the apporteness thereins the conception, which the adil prof. — of the section of the sacressors or seages, forever. And the sale part. — of the first owner, and agree	f Section numbered	(), Township numbered	
nberifance therein, free and clear of all incumbrances, whatsoever, and will warrant and forever defend the title to and possession of the same all party of the second part, its successors or assigns, against the lawfol claims of all persons whomsoever. This conveyance, however, is intended as a notificage for the second part, its successors or assigns, and evidenced by one certain promise better securing of the said aum of the said aum of the said part of the first day of	ccording to Government Surve TO HAVE AND TO HO nining, and all rights of home	y thereof. LD THE SAME, Together with all and singular the improvements t tead exemption, unto the said party of the second part, and to its s	thereon and the appurtenances thereunto belonging or in anywise appurtenances. And the said partof the first p
DOLLA salty due and parting of the said part	ovenant and agreethat at	he delivery hercofthe lawful ownerof the pre	mises hereby conveyed, and seized of a good and indefeasible estate
note the being even date herewith and due on the first day of more date, hypothe semi-annually, evidence until maturity by interest coupen notes thereto annexed, and ten per cent. Interest after maturity; given for an artical is money. It is expressly understood and agreed by and between the parties hereto, that this mortgage is the first lieu on the premises hereby conveyed; that the part he first part will pay the indebtedness hereby secured at the time and place and in the namer provided in said note, and will also pay all taxes and assessments is furction without the written consents of said second party first had and obtained. Upon payment of earld promissory note according to the tenor and effect thereof, being well and truly made, then, is such case, this conveyance shall become and void, and said he reades of the tenor of the first part i) but it case of this more through the tenor and effect thereof, being well and truly made, then, is such case, this conveyance shall become and void, and said he reades of the tenor of the first part is the read of the party of the control of the party of the control of the control of the party of the care of the first part is the party of the control of the party of the care of the first part of the control of the c	nheritance therein, free and chaid party of the second part, i	ar of all incumbrances, whatsoever, and	varrant and forever defend the title to and possession of the same u ascever. This conveyance, however, is intended as a mortgage for
the company understood and agreed by and between the parties hereby that the mortinges is the first lies on the premise hereby conveyed; that the parties of first part will give the netherlockees hereby secured at the time and place and in the manure, governed in addition, and will active the morting of the parties of the parties of the company of t	etter securing of the said sum istly due and owing by the sai	of	nny, its successors or assigns, and evidenced by one certain promise
It is expressly understood and agreed by and between the parties herolo, that this mortgage is the first lieu on the premises hereby conveyed; that the part of first part will gay the indebtedness hereby secured at the time and place and in the nanuer provided in said note, and will anope any all traces and assessments is gained the premises hereby conveyed when due, and will neither commit one permit any waste upon and premises, or the removal of any building or other improvements of the parties	ote, bearing even date herewi om date, payable semi-annua	n and due on the first day of	ed, and ten per cent. interest after maturity; given for an actual loa
It is intritier stipulated and agreed, that in case the party of the second part, its successors or assigns, sain hereatter appear in tary of the land epartments or secret countries and the process of the premises hereby conveyed and warrantied, the led to six and expenses incurred therein shall been interest at ten per cent, thereafter; and that, in case of a forest incurred therein shall been interest at ten per cent, thereafter; and that, in case of a forest incurred therein shall been interest at ten per cent. The tender of the premises hereby conveyed and warrantied, the led to stand expenses incurred therein shall be an interest at ten per cent. The tender of the premises hereby conveyed and expenses and attorney's fees, this mortgage shall stand as security. It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured use, or any part thereof, or any interest thereon, at mentify, or any tax or assessment herein mention, or the only with any requirements herein contained, that whole sum hereby secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall be are interest thereafter at the rate or each per animum, and the said party of the second part, its successors or assigns, shall be entitled to proceeds the second part, its successors or assigns, shall be entitled to proceeds the second part, its successors or assigns, shall be entitled to proceed the second part, its successors or assigns, shall be entitled to proceed the payable, and the holder hereof shall be ontitled to possession of this mortgage and the evidence of the holder hereof shall be entitled to possession on a said premises, and to each and every part thereof, and to collect adaptly the rents therefron, less the reformation of the payable, and the payable, and the payable and the	Upon payment of said p nd void, and shall be released r any interest thereon, at mat- ereby secured; or if the insur- nything whereby this security nd assessments, and any other o expended shall bear interest. The partof the first	conissory note according to the tenor and effect thereof, being well at the cost of the first park; but in case of failure or default in the payment of any taxes or assessments are on the buildings, as heretinater provided, be not kept in force as is impaired, then upon the happening of any such contingencies, the sum or sums necessary to preserve and protect such security, and mut the rate of ten per cent. per annum, and this mortgage shall stand part agreeto procure and maintain policies of insurance on the bu	and truly made, then, in such case, this conveyance shall become the payment of said promissory note when due, or any other part there is levied against either the premises hereby conveyed or the indebted stipulated; or if the part
It is intritier stipulated and agreed, that in case the party of the second part, its successors or assigns, sain hereatter appear in tary of the land epartments or secret countries and the process of the premises hereby conveyed and warrantied, the led to six and expenses incurred therein shall been interest at ten per cent, thereafter; and that, in case of a forest incurred therein shall been interest at ten per cent, thereafter; and that, in case of a forest incurred therein shall been interest at ten per cent. The tender of the premises hereby conveyed and warrantied, the led to stand expenses incurred therein shall be an interest at ten per cent. The tender of the premises hereby conveyed and expenses and attorney's fees, this mortgage shall stand as security. It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured use, or any part thereof, or any interest thereon, at mentify, or any tax or assessment herein mention, or the only with any requirements herein contained, that whole sum hereby secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall be are interest thereafter at the rate or each per animum, and the said party of the second part, its successors or assigns, shall be entitled to proceeds the second part, its successors or assigns, shall be entitled to proceeds the second part, its successors or assigns, shall be entitled to proceed the second part, its successors or assigns, shall be entitled to proceed the payable, and the holder hereof shall be ontitled to possession of this mortgage and the evidence of the holder hereof shall be entitled to possession on a said premises, and to each and every part thereof, and to collect adaptly the rents therefron, less the reformation of the payable, and the payable, and the payable and the	ompanies as said second party ith premiums therefor fully pa	shall elect, in the sum of	DOLLA econd party, its successors or assigns, as collateral and additional secu
A. D. 19 STATE OF OKLAHOMA, day of law of of the within and foregoing instrument, and acknowledged to me that executed the same as a voluntary act and deed, for the uses and purposes therein set forth. Wy commission expires	deneral Government, or any couch costs and expenses incurred taken to foreclose same, the	Id agreed, that in case the party of the second part, its successors of irt or tribunal whatever, in order to preserve or protect the tible to consider the shall bear interest at ten per cent, thereafter; and that in coholder hereof may recover from the first partan attorney's fee of the performance of the pe	r assigns, shan hereafter appear in any of the land departments of or possession of the premises hereby conveyed and warranted, that ase of a foreclosure hereof, and as often as any proceedings shall be of fifty dollars, which sum shall be due upon the filing of a petition
STATE OF OKLAHOMA, COUNTY, ss. Before me, notary Public, in and for said County state, on this notary Public, in and for said County state, or the notary state, or the notary state state, or the notary state, or the notary state, or the notary state state, or the notary state, or the notary state state, or t	Il respects be governed and co	nems herein contained shall run with the land hereby conveyed, and astruct by the laws of Oklahoma.	a this moregage and the evidence of independess nevery seemed and
STATE OF OKLAHOMA, COUNTY, ss. Before me, a Notary Public, in and for said County State, on this and the same as voluntary act and deed, for the uses and purposes therein set forth. My commission expires Notary Public in and for said County Notary Public in and for said County and and acknowledged to me that executed the within and foregoing instrument, and acknowledged to me that executed the same as voluntary act and deed, for the uses and purposes therein set forth.	In Witness Whereof, T	e said parthereunto sethereunto sethereunto set	hand on this, theda
Before me,			
STATE OF OKLAHOMA, COUNTY, ss. Before me, a Notary Public, in and for said County State, on this and for said County State, on this and for said County and and as wife, to me known to be the indentical person, who executed the within and foregoing instrument, and neknowledged to me that executed the same as voluntary act and deed, for the uses and purposes therein set forth. My commission expires Notary Public Notary Public STATE OF OKLAHOMA, TILLSA COUNTY, ss.	***************************************		
Before me,	1663 - 4-1-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4)	Andrew grant the similar and the Assistant Hamilton and the similar to the simila
State, on this	STATE OF OKLAHO	MA, COUNTY,	ss.
is wife, to me known to be the indentical person who executed the within and foregoing instrument, and acknowledged to me that execute the same as	tate, on this	day of	personally appeared
STATE OF OKLAHOMA, TULSA COUNTY, ss.	is wife, to me known to be the same asvol	e indentical person who executed the within and foregoing instrumentary act and deed, for the uses and purposes therein set forth.	nent, and acknowledged to me thatexect
STATE OF OKLAHOMA, TULSA COUNTY, ss.	My commission expires		Notary Publi
White free formand years filled feer manual one than the state of	STATE OF OKLAHO	MA. TULSA COUNTY, ss.	
By			Register of Dee