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KNOW ALL MEN	BY THESE PRESENTS, That		RST MORTGA		
and				а.	
his wife, of the County o	(ud State of Oklahoma, part	of the first part, for and I	n consideration of the
	n hand paid by VIRCIL R. COSS Ioby these presents Grant, Ba				
assigns, the following-des	cribed premises, situate in the Cou	nty of	al	and State of Oklahom	a. to-wit:
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and the second					
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or section numbered		ian Meridian, containing i	n all		acres of land, more or
taining, and all rights of	homestead exemption, unto the se	with all and singular the aid party of the second p	improvements thereon and art, and to its successors or	assigns, forever. And the said	longing or in anywise a l part of the first
	at at the delivery hereof		· · · · ·		
said party of the second j	and clear of all incumbrances, wha part, its successors or assigns, again d sum of the said partof the first part to	ast the lawful claims of a	ll persons whomsoever. Th	is conveyance, however, is inte	nded as a mortgage fo
justly due and owing by t noto, bearing even date l	the said partof the first part to perowith and due on the first day of annually, evidenced until maturity) the said Virgil R. Coss M	Mortgage Company, its succ	essors or assigns, and evidenced	l by one certain promi
money.					
the first part will pay the against the premises here therefroin without the wr Upon payment of	lerstood and agreed by and betwee indebtedness hereby secured at the by conveyed when due, and will ne itten consent of said second party said promissory note according to	he time and place and m ither commit nor permit first had and obtained.	the manner provided in su any waste upon said premis	d note, and will also pay all the es, or the removal of any build add, then, in such case, this co	ing or other improved
and void, and shall be re or any interest thereon, a hereby secured; or if the anything whereby this se and assessments, and any	said promissory note according to leased at the cost of the first part t maturity; or in case of default in insurance on the buildings, as here curity is impaired, then upon the i other sum or sums necessary to p lerest at the rate of ten per cent. p	the payment of any taxe einafter provided, be not happening of any such co preserve and protect such	c or default in the payment s or assessments levied again kept in force as stipulated; mingencies, the party of th security, and may provide	of said promissory note when du ist either the premises hereby co or if the partof the first pr is second part, its successors or the necessary insurance on the bar for	e, or any other part the onveyed or the indebter art do, or suffer to be assigned, may pay such buildings, and all such
The partof the	e first part agreeto procure and	maintain policies of insur	ance on the buildings loca	ted on the premises hereby c	onveyed, in such insu
with premiums therefor for for the payment of the in It is further stipul	party shall elect, in the sum of ully paid, which said policy or polic idebtedness hereby secured. ated and agreed, that in case the p	ties shall be assigned to an party of the second part,	nd held by said second party, its successors or assigns, shi	its successors or assigns, as colla Il hereafter appear in any of t	teral and additional see
such costs and expenses i or taken to foreclose sam foreclosure; and for all su	act and a greed, that in case the p any court or tribunal whatever, in acurred therein shall bear interest e, the holder hereof may recover f ich costs, expenses and attorney's	at ten per cent. thereafte rom the first partan fees, this mortgage shall	er; and that in case of a fore attorney's fee of fifty dollar stand as security.	closure hercof, and as often as a s, which sum shall be due upo	ing proceedings shall b on the filing of a petiti
It is further agreed due, or any part thereof, whole sum hereby secure per cent. per annum, and and the proceeds thereof	the costs, expenses and attorney's and understood, that upon a bre- or any interest thereon, at maturi d shall at once, and without notice the said party of the second part, applied to the payment of the inc sion of said premises, and to each lness; and for this purpose the ho is either before or after the decree received. The appraisement of s	ach of the warranty herei ity, or any tax or assessm e, become due and payab , its successors or assigns, debtedness hereby secured	in, or upon the failure or ref tent herein mentioned, or to le, at the option of the holds shall be entitled to a force 1: and that immediately upo	usal to pay the principal indebt comply with any requirement r hereof, and shall bear interest osure of this mortgage, and to on the filing of the petition in I	edness hereby secured s herein contained, that thereafter at the rate have the said premise orcelosure the holder l
shall be entitled to posse payment of said indebted appointment may be mad other than those actually	sion of said premises, and to each lness; and for this purpose the ho le either before or after the decree received. The appraisement of s	and every part thereof, lder hereof shall be entitl of forcelosure; and the he said premises is hereby ex-	and to collect and apply it led to a receiver, to the ap older hereof shall in no cas pressly waived.	e rents therefrom, less the reas pointment of which the mortgr be held to account for any c	conable expenditures, t gors hereby consent, hamages, nor for any
all respects be governed a	agreements herein contained shall and construed by the laws of Okla cof, The said part	homa.	y conveyed; and this more	Be But the existence of instearce	iness hereby securear a
*********	A. D. 19				
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	AHOMA,			n an	<u> </u>
Before me,				appeared	·
his wife, to me known to	be the indentical person who ex-	xecuted the within and fo	pregoing instrument, and a		
My commission expires	,voluntary act and deed, for the	, uses and purposes there		n an	Notary Pub
STATE OF OKL	AHOMA, TULSA COUN ras filed for record on the	ITY, ss.	8		
		Denuty.	a. bi taberlätte gegedeleniker	49994.cap# 4-4-844.ft.ft.ft.ft.ft.c	Register of Do