MORTGAGE AND RELEASE RECORD

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	KNOW ALL MEN BY THESE PRESENTS, That.
	wife, of the County of of the first part, for and in consideration of the
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	in hand paid by VIRGIL R. COSS MORTGAGE COMPANY, a corporation, of Muskages, Oklahoma, party of the second part, the second part who prevented a second part of the second part
	igns, the following-described premises, situate in the County of
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	Section numbered (), Township numbered ()
nec	TO HAVE AND TO HOLD THE SAME, Together with all and singular the improvements thereon and the appurtenances thereunto belonging or in anywise a uing, and all rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part
	venantand agreethat at the delivery hereof
inh said	eritance therein, free and clear of all incumbrances, whatsoever, andwill warrant and forever defend the title to and possession of the same d party of the second part, its successors or assigns, against the lawful claims of all persons whomsoever. This conveyance, however, is intended as a mortgage for
	DOLLA. DVL 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 promi-
noi	te, bearing even date herewith and due on the first day of
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the agr the and or	It is expressly understood and agreed by and between the parties hereto, that this mortgage is the first lien on the premises hereby conveyed; that the part first part will pay the indebtedness hereby secured at the time and place and lin the manner provided in said note, and will also pay all taxes and assessments he inst the premises hereby conveyed when due, and will neither commit nor permit any waste upon said premises, or the removal of any building or other improven refrom without the written consent of said second party first had and obtained. Upon payment of said promissory note according to the tenor and effect thereof, being well and truly made, then, in such case, this conveyance shall become d void, and shall be released at the cost of the first part, jbut in case of failure or default in the payment of said promissory note when due, or any other part the any interest thereon, at maturity; or in case of default in the payment of astigutaries attigutaries or induction of the first part, jbut in case of the stigutaries attigutaries there there there there there at the pay and the first part, of the first part, jbut in case of the stigutaries of the first part, jbut in case of astessments levied against either the premises hereby conveyed or the indebted evolve and (; or if the insurance on the buildings, as hereinafter provided, be not kept in force an stigutated; or if the part, of the first part, of the first part, and the happening of any such contingencies, the party of the second part, its successors or assigns, may pay such the second part, its successors or assigns, may pay such the stight of the second part, its successors or assigns, may pay such the stight of the second part, its successors or assigns, may pay such the stight of the second part, its successors or assigns, may pay such the stight of the second part, its successors or assigns, may pay such the stight of
80	is assessments, and any other sum or sum successive to preserve and plotter succervy, and may provide the necessary insurance on the buildings, and this moregage 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 insur
cor wit for	npanies as said second party shall elect, in the sum of DOLL. h premiums therefor fully paid, which said policy or policies shall be assigned to and held by said second party, its successors or assigns, as collateral and additional second the payment of the indebtedness hereby secured.
Ge suc	It is further stipulated and agreed, that in ease the party of the second part, its allocessors or assigns, shall hereafter appear in any of the land departments or neral Government, or any court or tribunal whatever, in order to preserve or protect the title to or possession of the premises hereby conveyed and warranted, that he costs and expenses incurred therein shall bear interest at ten per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be taken to foreclose same, the holder hereof may recover from the first partan altorney's fee of fifty dollars, which sum shall be due upon the filing of a petitic
due wh per and sha pa ap otl	ectosure; and for all site: costs, expenses and attorney's fees, this moriging small stand as security. It is further agreed and understood, that upon a breach of the warnaty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured to e, or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein montioned, or to comply with any requirements herein contained, that ole sum hereby secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate o rent, per annum, and the said party of the second part, its successors or assigns, shall be entitled to a foreclosure of this morigage, and to have the said premises at the proceeds thereof applied to the payment of the indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the holder hereof, and splited to the payment of the indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the holder lib entitled to possession of said premises, and to each and every part thereof, and to collect and apply the returts thereform, less the reasonable expenditures, to yment of said indebtedness; and for this purpose the holder hereof shall be entitled to a case be held to necount for any damages, nor for any r pointment may be made either before br after the decree of foreclosure; and the holder hereof shall in no case be held to account for any damages, nor for any r for any r for than those netually received. The approximation of said premises is hereby expressly waived.
all	All covenants and agreements herein contained shall run with the land hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured sh respects be governed and construed by the laws of Oklahoma. In Witness Whereof, The said part,
	A. D. 19
**** 5.55	
S	TATE OF OKLAHOMA, COUNTY, ss.
	Before me,
his the	.nnd
My ·	y commission expires
S	TATE OF OKLAHOMA, TULSA COUNTY, ss.
	This instrument was med for record on the day of

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