MORTGAGE AND RELEASE RECORD

438472

KNOW ALL MEN BY THESE PRES	ENTS, That	
a Chies Fire	wing.	
s wife, of the County of	20 (and State of Oklahoma, part
Li pussion 14	anonea (s	
hereby neknowledged, doby these prese	ents Grant, Bargain, Sell, Convey as	ANY, a corporation, of Muskogee, Oklahoma, party of the second part, the receipt wind Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successor
signs, the following-described premises, situa	ate in the County of	and State of Oklahoma, to-wit:
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Section numbered that	(), Township numb	pered a solteen (18) North Range num
	ast of the Indian Meridian, containing	
coroing to Government Survey thereof.		2
	1.1	the improvements thereon and the apput tenances thereunto belonging or in anywise and part, and to its successors or assigns, forever. And the said part 15.55 the first
		towney of the premises hereby conveyed, and seized of a good and indefeasible esta
peritance therein, free and clear of all incun id party of the second part, its successors or	abrances, whatsoever, and	will warrant and forever defend the title to and possession of the same of all parons whomsoever. This conveyance, however, is intended as a mortgage for
tter securing of the said sum of	he first part to the said Virgil P Co	DOLL ss Mortgage Company, its successors or assigns, and evidenced by one certain promi
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oney.		A. D. 10
It is expressly understood and agreed le first part will pay the indebtedness hereby	oy and between the parties hereto,	that this mortgage is the first lien on the premises hereby conveyed; that the part in the manner provided in said note, and will also pay all taxes and assessments
erefrom without the written consent of said Unon payment of said promissory note	second party first had and obtained	in the manner provided in said note, and will also pay all taxes and assessments in init any waste upon said premises, or the removal of any building or other improved thereof, being well and truly made, then, in such case, this conveyance shall become
d void, and shall be released at the cost of any interest thereon, at maturity; or in case	the first part LA; but in case of fa	illure or default in the payment of said promissory note when due, or any other part th taxes or assessments levied against either the premises hereby conveyed or the indebte
reby secured; or it the insurance on the bull ything whereby this security is impaired, the d assessments, and any other sum or sums	idings, as herematter provided, be n ten upon the happening of any such necessary to preserve and protect st	thereof, being well and truly made, then, in such case, this conveyance shall becom- nilure or default in the payment of said promissory note when due, or any other part the taxes or assessments levied against either the premises hereby conveyed or the indebte not kept in force as stipulated; or if the part ***. **A**of the first part do, or suffer to be a contingencies, the party of the second part, its successors or assigns, may pay such uch security, and may provide the necessary insurance on the buildings, and all such ortgage shall stand as security therefor.
expended shall bear interest at the rate of to	en per cent. per annum, and this me procure and maintain policies of in	ortgage shall stand as security therefor. Assumes on the baildings located on the premises hereby conveyed, in such imm
mpanies as said second party shall elect, in t	the sum of	DODE
the payment of the indebtedness hereby is	policy or policies shall be assigned to ecured. t in case the party of the second pa	o and held by said second party, its successors or assigns, as collateral and additional sec art, its successors or assigns, shall hereafter appear in any of the land departments of
meral Government, or any court or tribunal ch costs and expenses incurred therein shall	whatever, in order to preserve or probes interest at ten per cent. there	rotect the title to or possession of the premises hereby conveyed and warranted, the after; and that in case of a foreclosure hereof, and as often as any proceedings shall be
reclosure; and for all such costs, expenses a	may recover from the first parte was not attorney's fees, this mortgage sl	an attorney's fee of fity dollars, which sum shall be due upon the hing of a petiti- hall stand as security.
e, or any part thereof, or any interest there note sum hereby secured shall at once, and	no upon a oreach of the warranty he con, at maturity, or any tax or asse without notice, become due and nav	erein, or fipon the failure or refusal to pay the principal indebtedness hereby secured essement herein mentioned, or to comply with any requirements herein contained, the yable, at the option of the holder hereof, and shall bear interest thereafter at the rate gns, shall be entitled to a foreclosure of this mortgage, and to have the said premise
r cent. per annum, and the said party of the	e second part, its successors or assignent of the indebtedness hereby second to and to and the second secon	ns, shall be entitled to a foreclosure of this mortgage, and to have the said premise used; and that immediately upon the filing of the petition in foreclosure the holder l
are be entired to possession of said premise syment of said indebtedness; and for this proposition of said indebtedness; and for this proposition of said premises.	s, and to each and every part there urpose the holder hereof shall be er ler the decree of forcelosure; and th	ured; and that immediately upon the filing of the petition in foreclosure the holder led, and to collect and apply the rents therefrom, less the reasonable expenditures, to the appointment of which the mortgagors hereby consent, a holder hereof shall in no case be held to account for any damages, nor for any presents waived.
All covenants and agreements herein co	ontained shall run with the land he	y expressly waived. ereby conveyed; and this mortgage and the evidence of indebtedness hereby secured sl
respects be governed and construed by the In Witness Whereof, The said part.	liaws of Okiahoma.	cunto set I and hand on this, the tanth
Levenslet		
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	The second secon	with the terminal
TATE OF OKLAHOMA,	Julaa_	COUNTY, ss.
ate, on this day of	Line	a Notary Public, in and for said County
amos H	ewy 0	and alice Henry
s wife, to me known to be the indentical pe	erson Colio excluted the within and	d foregoing instrument, and acknowledged to me that
e same as That voluntary act and		
y commission expires	J & 6 10/0	Notary Pub
	CA COUNTRY	
TATE OF OKLAHOMA, TUL	SA COUNTY, SS.	
TATE OF ORLAHOMA, TUE:	a the	A. D. 19/2 at 2 o'clock P