## MORTGAGE AND RELEASE RECORD

일반 그렇게 그렇게 되는 것이 하는 것이 되고 있다면 하는 것이 되었다. 그는 그 그는 그는 그를 살아 없다면 살아 없는 것이다.	AHOMA FIRST	せいばい いっとり ひりいしょり だいしょ カモー・バー	
KNOW ALL MEN BY THESE PRESENTS, That		ras series de la company de	anne far in an ann ann an ann an
and			
of a minimum, in the second of	والمنافق والمستوالية والمستوالة والمستوالة		
toin hand paid by VIRGIL R. COSS Is hereby acknowledged, doby these presents Grant, Bar	JORTGAGE COMPANY, a corp	oration, of Muskogec, Oklahoma, party of the unto the said VIRGIL R. COSS MORTGAC	second part, the receipt whereof IE COMPANY, its successors or
assigns, the following-described premises, situate in the Coun	ty of	and State of Okl	ahoma, to-wit:
the second secon	ali (1919), is the second of t		المراسلية أحاكم المستنجلة والمواجع الماسية
	and the second s	same and the same same and the	and an area and
		an ma jamunda marahimisi ya ka jamahama da marahimisi ka marahimisi da marahimisi ka marahimisi ka marahimisi An marahimisi ka marahimis	ining pung digapahan mpunda Manjarah
en mysekaministaminia in maskanja maskanja maskanja maskanja maskanja maskanja maskanja maskanja maskanja mask Maskanja maskanja m	and the second s		
of Section numbered	), Township numbered		
( ), East of the India	n Meridian, containing in all		acres of land, more or less,
TO HAVE AND TO HOLD THE SAME, Together w taining, and all rights of homestead exemption, unto the sai	ith all and singular the improve id party of the second part, and	ments thereon and the appurtenances thereur to its successors or assigns, forever. And th	to belonging or in anywise apper- e said part of the first part
covenantand agreethat at the delivery hercof			
inheritance therein, free and clear of all incumbrances, what said party of the second part, its successors or assigns, agains	soever, and	will warrant and forever defend the title to s whomsoever. This conveyance, however, is	and possession of the same unto intended as a mortgage for the
better securing of the said sum of	the said Virgil R. Coss Mortgage	Company, its successors or assigns, and evid	DOLLARS, enced by one certain promissory
note, bearing even date herewith and due on the first day of from date, payable semi-annually, evidenced until maturity money.	by interest coupon notes thereto	A. D. 10 and bearing annexed, and ten per cent. interest after mat	urity; given for an actual loan of
It is expressly understood and agreed by and betwee the first part will pay the indebtedness hereby senered at the against the premises hereby conveyed when due, and will nei therefrom without the written consent of said second party fit. Upon payment of said promissory note according to and void, and shall be released at the cost of the first part, or any interest thereon, at maturity; or in case of default in the reby secured; or if the insurance on the buildings, as herei anything whereby this security is impaired, then upon the hand assessments, and any other sum or sums necessary to prose sepended shall bear interest at the rate of ten per cent. per The part of the first part agree to procure and n	the tenor and effect thereof, beir; but in case of failure or defa the payment of any taxes or asse- nafter provided, be not kept in a appening of any such contingenc 'eserve and protect such security r annum, and this mortgage shall	ig well and truly made, then, in such case, that it in the payment of said promissory note wh saments levied against either the premises here force as stipulated; or if the partof the fice, the party of the second part, its successor, and may provide the necessary insurance on stand as security therefor.	nis conveyance shall become null en due, or any other part thereof, by conveyed or the indebtedness rst part do, or suffer to be done, is or assigns, may pay such taxes the buildings, and all such sums
The pare of the most part agree procine and in	minimized policies of meatines of	the bandings located on the premises here	by conveyed, in such insulance
companies as said second party shall elect, in the sum of with premiums therefor fully paid, which said policy or policie for the payment of the indebtedness hereby secured.	s shall be assigned to and held b	y said second party, its successors or assigns, as	collateral and additional security
It is further stipulated and agreed, that in case the pr General Government, or any court or tribunal whatever, in o such costs and expenses incurred therein shall bear interest a or taken to foreclose same, the holder hereof may recover fre foreclosure; and for all such costs, expenses and attorney's f	irty of the second part, its succe riler to preserve or protect the t it ten per cent, thereafter; and t' on the first partan attorney fees, this mortgage shall stand a	ssors or assigns, shall hereafter appear in an itle to or possession of the premises hereby c hat in case of a forcelosure hereof, and as ofter 's fee of fifty dollars, which sum shall be du- s security.	y of the land departments of the onveyed and warranted, that all a as any proceedings shall be had a upon the filing of a petition in
It is further agreed and understood, that upon a brea- due, or any part thereof, or any interest thereon, at maturit whole sum hereby secured shall at once, and without notice, per cent. per annum, and the said party of the second part, i and the proceeds thereof applied to the payment of the inde- shall be entitled to possession of said premises, and to each payment of said indebtedness; and for this purpose the hole appointment may be made either before or after the decree o other than those actually received. The appraisement of sa All covenants and agreements herein contained shall all respects be governed and construed by the laws of Oklah	ch of the warranty herein, or up y, or any tax or assessment here become due and payable, at the its successors or assigns, shall be butedness hereby secured; and to der hereof shall be entitled to a of foreclosure; and the holder her id premises is hereby expressly v run with the land hereby convey onna.	on the failure or refusal to pay the principal in mentioned, or to comply with any require option of the holder hereof, and shall bear intentified to a forcelosure of this mortgage, an tat immediately upon the filing of the petition collect and apply the rents therefrom, less the receiver, to the appointment of which the meof shall in no case be held to account for a waived.  The red; and this mortgage and the evidence of indeed to the principal content of the princi	adoltedness hereby secured when ments herein contained, that the crest thereafter at the rate of ten d to have the said premises sold a in forcelosure the holder hereof e reasonable expenditures, to the cortgagors hereby consent, which any damages, nor for any rental lebtedness hereby secured shall in
In Witness Whercof, The said partof the first		hand on this, the	day of
emanagement and an analysis of the same to the approximate to the same to the		number of the state of the stat	(1.441), 1996, 1999, 1999, 1994, 1994, 1994, 1994, 1994, 1994, 1994, 1994, 1994, 1994, 1994, 1994, 1994, 1994,
	*. ALD C C C C C C C	and the second section of the second section of the second section section section section section section sec	nagona Maridi mangunang pangang nagona nagonang nagonang nagonang nagonang nagonang nagonang nagonang nagonan Managona nagona nagonang nago
STATE OF OKLAHOMA,  Before me,	cour	NTY, ss.	
State, on this	ar ann an amh-ann amh-an an an	19, personally appeared	· · · · · · · · · · · · · · · · · · ·
his wife, to me known to be the indentical personwho ext	ecuted the within and foregoing	instrument, and acknowledged to me that	executed
My commission expires	19	0 0	Notary Public.
STATE OF OKLAHOMA, TULSA COUNT	TV. ss.	8	
This instrument was filed for record on the	day of	A. D. 19	nto'clock M
Ву, полиново ранничению поставления почения по	Deputy.	nace with the interest and at the final interest and a second	Register of Deeds.