## MORTGAGE AND RELEASE RECORD

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of		аланан алан алан алан алан алан алан ал		DOLL
assigns, the following-described premis	by VIRGH, R. COSS MORTGAGE CC se presents Grant, Bargain, Sell, Conv es, situate in the County of			oma, to-wit:
****			994-194 - Barrison Maria and Anna and A	****
				and the second
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<b>.</b>	· · · · · · · · · · · · · · · · · · ·			
of Section numbered	), East of the Indian Meridian, cont of.	taining in all	· · · · · · · · · · · · · · · · · · ·	
according to Government Survey there TO HAVE AND TO HOLD TE taining, and all rights of homestead as	of. IE SAME, Together with all and singu xemption, unto the said party of the s	ilar the improvements there	on and the appurtenances thereunto	belonging or in anywisea
	ivery hercof			
	ll incumbrances, whatsoever, and ssors or assigns, against the lawful cla			
	of the first part to the said Virgil I			
ustly due and owing by the said part.	of the first part to the said Virgil I due on the first day of lenced until maturity by interest cour	t. Coss Mortgage Company,	A. D. 19 and hearing	ed by one certain promi
nonev.				
he first part will pay the indebtedness gainst the premises hereby conveyed v herefrom without the written consent Upon payment of said promises and void, and shall be released at the	agreed by and between the parties here hereby secured at the time and place when due, and will neither commit nor of said second party first had and obti- ry note according to the tenor and eff opst of the first part but in easy	and in the manner provide permit any waste upon said aned. feet thereof, being well and of failure or default in the pi	d in said note, and will also pay all premises, or the removal of any bu truly made, then, in such case, this yment of said promissory note when	taxes and assessments l idding or other improver conveyance shall become due, or any other part th
	or suit second party into inta and other cost of the first part; but in case in case of default in the payment of r the buildings, as hereinafter provided, ired, then upon the happening of any r sums necessary to preserve and prote ate of ten per cent, per annum, and the reeto procure and maintain policies			
	ect, in the sum of			
It is further stipulated and agre leneral Government, or any court or to uch costs and expenses incurred three taken to forcelose same the holder	creby secured. ed, that in case the party of the secon ribunal whatever, in order to preserve in shall bear interest at ten per cent. I hereof may recover from the first part enses and attorney's fees, this mortga	d part, its successors or assi or protect the title to or po hereafter; and that in case of official successful and the successful and the	gns, shall hereafter appear in any o ssession of the premises hereby con- f a forcelosure hereof, and as often a deliver which here here here here here	f the land departments of veyed and warranted, th s any proceedings shall b
orcelosure; and for all such costs, exp It is further agreed and underst lue, or any part thereof, or any interes	enses and attorney's fees, this mortga ood, that upon a breach of the warran st thereon, at maturity, or any tax or	ge shall stand as security. ty herein, or upon the failur assessment herein mentione	y donars, which sum shall be due u o or refusal to pay the principal inde	poin the thing of a petiti bledness hereby secured
whole stim hereby secured shall at one our cent, per annum, and the said part and the proceeds thereof applied to the shall be entitled to possession of said p ayment of said indebtedness; and for	enses and attorney's lees, this mortga ood, that upon a breach of the warman st thereon, at maturity, or any tax or e, and without notice, become due and y of the second part, its successors or e payment of the indebtedness hereby premises, and to each and every part i this purpose the holder hereof shall re or after the decree of forcelosure; an he appraisement of said premises is he herein contained shall premises is he	I payable, at the option of the assigns, shall be entitled to secured; and that immedia thereof, and to collect and a be entitled to a receiver, to	he holder hereof, and shall bear intere a forcelosure of this mortgage, and tely upon the filing of the petition it pply the rents therefrom, less the re the appointment of which the mort	st thereafter at the rate ( to have the said premise 1 forcelosure the holder l asonable expenditures, t gardis hereby consent.
uppointment may be made either befor other than those actually received. T All covenants and agreements h	• or after the decree of forcelosure; an he appraisement of said premises is he erein contained shall run with the lan by the laws of Oklahoma.	d the holder hereof shall in reby expressly walved. d hereby conveyed; and this	no case be held to account for any mortgage and the evidence of indebi	damages, nor for any i tedness hereby secured sh
	by the laws of Oklahoma. partof the first part ha			
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₩₩)		spanol -	ingen en opperfekt begrecke och en skelet skrede	
				na na mana na sana na Na sana na sana
Before me,	IV-MAR-1 T-VASCART-IGAR-137244-1284498-1448-1448-1444-1444-1444-1444-1444		a Notary Public,	
State, on this	day of		sonally appeared	
	tical person who executed the within tet and deed, for the uses and purpose		and acknowledged to me that	exe
				Notary Pub
n - Status Baltindan - Status Baltindan antes - Status -	(1) A second se second second sec	a an	en en en en en familie de la constante de précision de la destance de la constance de la constance de la consta La constance de la constance de la constante de La constante de la constante de	er of the life of the Sector of Antonio Sector Sect
STATE OF OKLAHOMA,	TULSA COUNTY			