MORTGAGE AND RELEASE RECORD

Dillian and the state of the st	a tarak mengangan kanpinan dan dan menja	and the second		and and an armining the state of
his wife, of the County of	in a marketina		of Oklahoma, partof the first	part, for and in consideration of the sun
of				DOLLARS
toin hand p	aid by VIRGIL R. COSS MC	ORTGAGE COMPANY, a corpo tin, Sell, Convey and Mortgage	ration, of Muskogee, Oklahoma, pa unto the said VIRGIL R. COSS M	rty of the second part, the receipt whereo IORTGAGE COMPANY, its successors o
assigns, the following-described pro	emises, situate in the County	of	and St	ate of Oklahoma, to-wit:
				magnicum de de aquara a sancier de construir
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		unioni proprieta de la compania del compania del compania de la compania del compania del compania de la compania del comp		
of Soution numbered	· · · · · · · · · · · · · · · · · · ·	1 Powership pumbored	•	Range numbere
or section manuscrear manuscript). East of the Indian	Meridian, containing in all		acres of land, more or les
according to Government Survey TO HAVE AND TO HOLI taining, and all rights of homester	thereof. O THE SAME, Together with ad exemption, unto the said	h all and singular the improven party of the second part, and	nents thereon and the appartenauc to its successors or assigns, forever	es thereunto belonging or in anywise appea. And the said partof the first part
				seized of a good and indefeasible estate
inheritance therein, free and clear said party of the second part, its s	of all incumbrances, whatso successors or assigns, against	ever, and	will warrant and forever defend to whomsoever. This conveyance, h	he title to and possession of the same untowever, is intended as a mortgage for the
better securing of the said sum of justly due and owing by the said f	partof the first part to th	ne said Virgil R. Coss Mortgage	Company, its successors or assigns	and evidenced by one certain promissor
note, bearing even date herewith from date, payable semi-annually	and due on the first day of evidenced until maturity by	y interest coupon notes thereto	annexed, and ten per cent. interest	bearing per cent. interest after maturity; given for an actual loan
money. It is expressly understood the first part will pay the indebte against the premises hereby conve	and agreed by and between dness hereby secured at the yed when due, and will neith	the parties hereto, that this me time and place and in the mann er commit nor permit any waste	ortgage is the first lien on the pren ner provided in said note, and wil e upon said premises, or the remo-	aises hereby conveyed; that the part
The part or the mst par	te ugiceio brocute min um	meant poncies of mantance on	the buildings meater on the pre-	ch case, this convoyance shall become not ynote when due, or any other part therecomises hereby convoyed or the indebtedne. The part to be done as successors or assigns, may pay such tax surrance on the buildings, and all such sunnies hereby conveyed, in such insuran
companies as said second party sh	all elect, in the sum of	shall be assigned to and hold by	said second party, its successors or	DOLLAR assigns, as collateral and additional securi
General Government, or any court such costs and expenses incurred to or taken to foreclose same, the ho foreclosure; and for all such costs this further agreed and un-	or tribunal whatever, in ord therein shall bear interest at ider hereof may recover from , expenses and attorney's fee derstood, that upon a breach	er to preserve or protect the tit ten per cent. thereafter; and th a the first part an attorney' as, this mortgage shall stand as a of the warranty herein, or upo	tle to or possession of the premise at in case of a foreclosure hereof, a s fee of fifty dollars, which sum sl security. on the failure or rejusal to pay the	car in any of the land departments of the herby conveyed and warranted, that and as often as any proceedings shall be heall be due upon the filing of a petition principal indebtedness hereby secured who
due, or any part thereof, or any in whole sun hereby secured shall at per cent. per annum, and the said and the proceeds thereof applied shall be entitled to possession of a payment of said indebtedness; in appointment may be made either	nterest thereon, at maturity, to more, and without notice, be party of the second part, its to the payment of the indeb said premises, and to each and for this purpose the holde before or after the decree of	or any fax or assessment herei- ecome due and payable, at the successors or assigns, shall be- tedness hereby secured; and thad every part thereof, and to er hereof shall be entitled to a 1 foreclosure; and the holder here	in mentioned, or to comply with a option of the holder hereof, and she entitled to a forcelosure of this ma at immediately upon the filing of to ollect and apply the rents therefro receiver, to the appointment of who sof shall in no case be held to acc	principal indebtedness hereby secured who we requirements herein contoined, that it all bear interest thereafter at the rate of torigage, and to have the said premises so he petition in foreclosure the holder here m, less the reasonable expenditures, to the holder here in the mortgagors hereby consent, while the mortgagors hereby consent, while the mortgagors hereby consent, where we include the mortgagors hereby consent, where the more of indebtedness hereby secured shall
Mi covenilios and agreeme	ines netern communica sitan to	it with the land hereby convey.	aived. co ed; and this mortgage and the evid	ence of indebtedness hereby secured shall
all respects be governed and cons In Witness Whercof, The			handou t	his, theday
**************************************	A. D. 19			
Annual (1997))	MITHAGE STATE OF THE PROPERTY	antarionandonimity dominio io i
STATE OF OKLAHOM				4
State, on this	day of	1	19 personally appeared	otary Public, in and for said County at
his wife, to me known to be the	indentical person who exectary act and deed, for the us	uted the within and foregoing see and purposes therein set for	instrument, and neknowledged to	me thatexecuti
My commission expires	iga uyan isah haga da uga saga saga saga saga saga saga saga	O.S. P. 16		Notary Public.
STATE OF OKLAHOM	IA, TULSA COUNT for record on the	Y, SS.	September 19 annier 19 ann	A. D. 19