## MORTGAGE AND RELEASE RECORD

his wife, of the County of				klahoma part of th		
of						
to	and paid by VIRGIL R.	COSS MORTGAGE CO	MPANY, a corporati y and Mortgage unto	on, of Muskogee, Oklaho the said VIRGIL R. (	ma, party of the secon COSS MORTGAGE CO	d part, the receipt w MPANY, its succes
assigns, the following-descri	bed premises, situate in t	he County of		•••••	and State of Oklahom	1, to-wit:
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9.90. 1996699. 1297. 17						
				and the second second		1
•••••••••••••••••••••••••••••••••••••••						
ба на селото		gerigen eine solen eine eine eine eine eine eine eine e	, da			
of Section numbered						
according to Government S TO HAVE AND TO taining, and all rights of ho	(	he Indian Meridian, cont	nining in all	thomas and the press		cres of land, more of
covenant and agreethat			-,			
inheritance therein, free and said party of the second par						
better securing of the said s justly due and owing by the						
note, bearing even date her from date, payable semi-an	ewith and due on the firs mally, evidenced until m	t day of aturity by interest coup	on notes thereto ann	exed, and ten per cent. i	and bearing interest after maturity;	given for an actual
money. It is expressly under the first part will pay the in against the premises hereby therefrom without the writt	stood and agreed by and debtedness hereby secury conveyed when due, and ou consent of said second	between the parties her ed at the time and place will neither commit nor party first had and obta	eto, that this mortga and in the manner j permit any waste up ined.	ge is the first lien on th provided in said note, a on said premises, or the	e premises hereby con nd will also pay all ta removal of any build	veyed: that the part xes and assessments ing or other improv
<ul> <li>Upon payment of an and void, and shall be released on any interest thereon, at a hereby secured; or if the ina anything whereby this seen and assessments, and any o so expended shall bear interest.</li> </ul>	d promissory note accord sed at the cost of the first	ling to the tenor and effect of the second s	ect thereof, being we of failure or default in	II and truly made, then the payment of said pre-	, in such case, this con missory note when due	veyance shall becor , or any other part t
hereby secured; or if the int anything whereby this secu- and assessments and any of	urance on the buildings, ity is impaired, then upo	as hereinafter provided, on the happening of any	be not kept in force such contingencies, t	as stipulated; or if the party of the second p	part of the first pa part, its successors or a	rt do, or suffer to be ssigns, may pay such hildings and all such
so expended shall bear inter The partof the f	est at the rate of ten per rst part agreeto procu	cent. per annum, and thi re and maintain policies	s mortgage shall star of insurance on the	d as security therefor, buildings located on th	te premises hereby co	nveyed, in such ins
companies as said second pa with premiums therefor fully for the payment of the inde	rty shall elect, in the sun paid, which said policy of	r of r policies shall be assign	ed to and held by said	l second party, its succes	sors or assigns, as collat	DOL eral and additional s
Ior the payment of the inde It is further stipulate General Government, or an	d and agreed, that in cas court or tribunal whate	e the party of the second ver, in order to preserve	l part, its successors or protect the title t	or assigns, shall hereaft o or possession of the p	er appear in any of th remises hereby convey	e land departments ed and warranted, t
It is further stipulate General Government, or any such costs and expenses inc or taken to forcelose same, foreclosure; and for all such	urred therein shall bear in the holder hereof may re- costs, expenses and atte	nterest at lon per cent. t cover from the first part orney's fees, this mortga	hereafter; and that in an attorney's fee ge shall stand as secu	a case of a foreclosure he of fifty dollars, which rity.	reof, and as often as a sum shall be due upoi	iy proceedings shall i the filing of a peti
It is further agreed a due, or any part thereof, or whole sum hereby secured a	nd understood, that upon any interest thereon, at hall at press, and without	a breach of the warran maturity, or any tax or police became due and	ty herein, or upon th assessment herein m	e failure or refusal to pa entioned, or to comply	y the principal indebte with any requirements and shall bear interest.	dness hereby secure herein contained, the
forcelosure; and for all such this further agreed a due, or any part thereof, or whole sum hereby secured s per cent, per annum, and th and the proceeds thereof a shall be entitled to possess payment of said indebtetin appointment may be made other than those actually r All covennics and a	e said party of the secon plied to the payment of on of said premises, and	d part, its successors or a the indebtedness hereby to each and every part t	secured; and that in hereof, and to collec	led to a foreclosure of t imediately upon the fili t and apply the rents th	his mortgage, and to I ng of the petition in for nerefrom, less the rease	nive the said premis reclosure the holder mable expenditures,
appointment of said indebted appointment may be made other than those actually r	ss; and for this purpose either before or after the eccived. The appraiseme	the holder hereof shall h decree of forcelosure; an at of said premises is he	e entitled to a recei d the holder hereof s reby expressly waive	ver, to the appointment hall in no case be held d.	to account for any d	fors hereby consent, unages, ner for any
all respects be governed and	construed by the laws o	of Oklahoma.	a nercey conveyeurs	nia tina moregage unit ta	to evalence of milebica	ness nereby securers
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	рафайстрания селото Солоска сарока солосо С					
					an data an	
STATE OF OKLA	HOMA,			•	n Notary Public in	and for mid Can
State, on this				personally appeared		
his wife, to me known to b the same as	e the indentical person	who executed the within	and foregoing instr	ument, and acknowled	ged to me that	
the same as	1999-1991 - 18 - 18 - 19 - 19 - 19 - 19	• <b>.</b> •,. <b>10</b>	9	۰ ۱۹۰۰ - ۱۹۰۹ - ۱۹۰۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹	алан алан алан алан алан алан алан алан	Notary Pu
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