MORTGAGE RECORD

MORTGAGE

	"between	되는 그 물 점심하게 하면 하는데 되는데 되었다.		그는 이 때 가장에 가지 않는 물을 받았다.
of the County of	and Stat	le of Oklahoma, of the first par	t. and	
of the second part:				
WITNESSETH, That the said	l partof the first part in consideration	n of the sum of		
	paid, the receipt of which is hereby acknown			
ND MORTGAGE to the said party	of the second part, his heirs, adminis	strators or assigns, forever, s described as follows, to-wit:	all that tract or parcel	of land situated in the County
· · · · · · · · · · · · · · · · · · ·				
	n all			
And it is hereby mutually agre oneral Government, or in any court, mounts hereby secured and shall be	eed that in ease the party of the second p , in order to preserve or protect the title ar interest at the same rate, with the app	art, or its assigns, should here hereinbefore warranted, all cos artenances, rents, issues and p	ofter appear in any of the sts and expenditures made profits and all the estate,	a land departments or offices of the in that behalf shall be added to the title and interest of said part
f the first part therein. And the said	d parkof the first part dohereby ove granted and seized of a good and inde of all incumbrances of whatsoeyer kind exc Y.	covenant and agree that at the	delivery hereof	and Deserve the title to the same
THIS GRANT is intended as a	Morroage to secure the payment of the	sum of		entre de la constante de la co
ayable as follows, to-wit:				
	1st, 19; \$			
	lst, 19		; \$	
t the office of 'THE DEMING INVI xecuted and delivered by the said pr pecified. But if default be made in a norticage or lien prior to this are not ute, and the whole shall become due elt the premises hereby granted, or - axe, his heirs, administrators or as	ESTMENT COMPANY, Oswego, Kansas, artof the first part to the said party of such payment, or any part thereof or interpolation of the paid when the same are due and payable, and it shall be lawful for sa any part thereof, in the manner prescribe signs; and out of all the moneys arising axes at the rate fixed by law, together wi	according to the terms	onveyance shall be void in the taxes, or if any installi- pt in force thereon, then his heirs, administrators or by waived or not, at the	certain priorissory notethis day such payment be made as herein ment of principal or interest of any this conveyance shall become absorassigns, at any time thereafter, to option of the party of the second al and interest, taxes and penalties are the party of the second of the party of the second and interest, taxes and penaltics for the party of the second of the party of the part
by the party making such sale, on de-	mand to the said partof the first part	t _j he	eirs or assigns.	
by the party making such sale, on de And said mortgagorfurther is herein provided, the mortgagorv by fees; said fee to be due and pay nortgage, and the amount flereof sh and the lien hereof enforced in the sa may be brought in County where rea nereby expressly waived.	mand to the said partof the first part expressly agree, that in case of foreloss will pay to said plaintiff fifty dollars as a yable upon the filing of petition for forcel nall be recovered in said forelosure suit a une manner as the principal debt hereby s all estate mortgaged is situated regardless	t;	irs or assigns, then as any proceedings s or's fee therefor, in additi further charge and lien up or decree rendered in an led that upon default he either of them, and all o	hall be taken to forcelose the same, on to all other legal costs and statu- in the said premises described in this y action as aforesaid, and collected rerin suit to forcelose this mortgage objections to venue of such suit are
by the party making such sale, on de And said mortgagor further is herein provided, the mortgagor vory fees; said fee to be due and paynortgago, and the amount thereof shud the lien hereof enforced in the sanay be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T.	mand to the said partof the first part	t;he ure of this mortgage, and as o reasonable attorney; or solicit losure and the same shall be a fund included in any judgment secured. It is expressly stipul of residence of mortgagors, or hereunto set	irs or assigns. then as any proceedings s or's fee therefor, in additi- further charge and lien up- or decree rendered in an- lated that upon default he either of them, and all o	hall be taken to foreclose the same, on to all other legal costs and statu- on the said premises described in this y action as aforesaid, and collected rein suit to foreclose this morrgage bjections to venue of such suit are e day and year first above written-
by the party making such sale, on de And said morrgagorfurther is herein provided, the morrgagorv dry fees; said fee to be due and pay nortgage, and the amount thereof sh and the lien hereof enforced in the sa- nay be brought in County where re- nereby expressly waived. IN WITNESS WHEREOF, T SIGNED AND DELIVE	mand to the said partof the first part expressly agreethat in case of forecloss will pay to said plaintiff fitty dellars as a yable upon the filing of petition for force hall be recovered in said foreclosure suit a me manner as the principal debt hereby a all estate mortgaged is situated regardless. The said partof the first part hah	t;he ure of this mortgage, and as o reasonable attorney; or solicit losure and the same shall be a fund included in any judgment secured. It is expressly stipul of residence of mortgagors, or hereunto set	irs or assigns. then as any proceedings s or's fee therefor, in additi- further charge and lien up- or decree rendered in an- lated that upon default he either of them, and all o	hall be taken to foreclose the same, on to all other legal costs and statu- on the said premises described in this y action as aforesaid, and collected rein suit to foreclose this morrgage bjections to venue of such suit are e day and year first above written-
y the party making such sale, on de And said mortgagor further serviced, the mortgagor very fees; said fee to be due and paynort gags, and the amount thereof should be lied the lied hereof end the lied hereof end the same be brought in County where reacted y expressly waived. IN WITNESS WHEREOF, T. Signed and Delive.	mand to the said partof the first part expressly agreethat in case of forecloss will pay to said plaintiff fifty dellars as a yable upon the filing of petition for force hall be recovered in said foreclosure suit a men manner as the principal debt hereby and estate mortgaged is situated regardless. The said partof the first part hah med in Presence of	t;he ure of this mortgage, and as o reasonable attorney; or solicit losure and the same shall be a fund included in any judgment secured. It is expressly stipul of residence of mortgagors, or hereunto set	irs or assigns. then as any proceedings s or's fee therefor, in additi- further charge and lien up- or decree rendered in an- lated that upon default he either of them, and all o	hall be taken to forcelose the same, on to all other legal costs and statu- on the said premises described in this y action as a forcesaid, and collected rein suit to forcelose this mortgage objections to venue of such suit are e day and year first above written(Seal.)
y the party making such sale, on de And said mortgagor further sherein provided, the mortgagor very fees; said fee to be due and parortgage, and the smount thereof she the control of the same be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T. SIGNED AND DELIVE.	mand to the said partof the first part expressly agreethat in case of foreclos will pay to said plaintiff fifty dollars as a yable upon the filing of petition for forecl hall be recovered in said foreclosure suit a me manner as the principal debt hereby a ul estate mortgaged is situated regardless The said partof the first part hah ened in Presence of	ti, he ure of this mortgage, and as o reasonable attorney's or solicit iosure and the same shall be a ind included in any judgment ecured. It is expressly stipul of residence of mortgagors, or	irs or assigns. tlen as any proceedings s or's fee therefor, in additi further charge and lien up or decree rendered in an ated that upon default he either of them, and all c	hall be taken to foreclose the same, on to all other legal costs and statu- on the said premises described in this y action as aforesaid, and collected rein suit to foreclose this mortgage bjections to venue of such suit are e day and year first above written
by the party making such sale, on de And said mortgager. Luttler is herein provided, the mortgager Ary fees; said fee to be due and participated, and the amount thereof shand the lien hereof enforced in the sainy be brought in County where renerely expressly waived. IN WITNESS WHEREOF, T SIGNED AND DELIVE	mand to the said partof the first part expressly agreethat in case of forecloss will pay to said plaintiff fifty dollars as a yable upon the filing of petition for foreclost and the recovered in said foreclosure suit a une manner as the principal debt hereby a nd estate mortgaged is situated regardless the said partof the first part hah oned in Presence of County, es. County, es. day of	t,	irs or assigns, then as any proceedings s or's fee therefor, in additi further charge and lien up or decree rendered in an ated that upon default he either of them, and all of hand, and sealth	hall be taken to forcelose the same, on to all other legal costs and statu- on the said premises described in this yaction as aforesaid, and collected rein suit to forcelose this mortgage objections to venue of such suit are e day and year first above written. (SEAL) Public, in and for said County and
by the party making such sale, on de And said mortgage, further is herein provided, the mortgager Ary fees; said fee to be due and partingage, and the amount thereof should be lien hereof enforced in the samy be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T. SIGNED AND DELIVE State of Oklahuma	mand to the said partof the first part expressly agreethat in case of forecloss will pay to said plaintiff fifty dollars as a yable upon the filing of petition for fored all be recovered in said foreclosure suit a une manner as the principal debt hereby s all estate mortgaged is situated regardless the said partof the first part hah ened in Presence of County, est	t,	irs or assigns. tlen as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, and lien up or decree rendered in an aled that upon default he either of them, and all chand and seal the hand and seal the arrangement of the seal of the se	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this y action as aforesaid, and collected rein suit to foreclose this mortgage objections to venue of such suit are e day and year first above written(SEAL) Public, in and for said County and
by the party making such sale, on de And said mortgager. Luttler is herein provided, the mortgager Acry fees; said fee to be due and payortgage, and the amount thereof shand the lien hereof enforced in the samy be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T SIGNED AND DELIVE SIGNED AND DELIVE Before me,	mand to the said partof the first part expressly agreethat in case of forecloss will pay to said plaintiff fifty dollars as a yable upon the filing of petition for foreclost and the recovered in said foreclosure suit a une manner as the principal debt hereby a nd estate mortgaged is situated regardless the said partof the first part hah oned in Presence of County, es. County, es. day of	t,	irs or assigns. tlen as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, and lien up or decree rendered in an ated that upon default he either of them, and all common and sealth	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this y action as aforesaid, and collected rein suit to foreclose this mortgage objections to venue of such suit are e day and year first above written
by the party making such sale, on de And said mortgager further is herein provided, the mortgager fory fees; said fee to be due and pay nortgage, and the amount thereof shad the lien hereof enforced in the sanay be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T. SIGNED AND DELIVE State of Oktahoma. Before me, State, on this	expressly agree that in case of forecloss will pay to said plaintiff fifty dollars as a yable upon the filing of petition for foreclost and the recovered in said foreclosure suit a me manner as the principal debt hereby and estate mortgaged is situated regardless. The said part	ti,	irs or assigns. tlen as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, and lien up or decree rendered in an ated that upon default he either of them, and all common and sealth	hall be taken to forcelose the same, on to all other legal costs and statum the said premises described in this yaction as aforesaid, and collected crein suit to forcelose this mortgage objections to venue of such suit are e day and year first above written
by the party making such sale, on de And said mortgager further is herein provided, the mortgager fory fees; said fee to be due and pay nortgage, and the amount thereof shad the lien hereof enforced in the sanay be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T. SIGNED AND DELIVE State of Oktahoma. Before me, State, on this	expressly agreethat in case of forecloss will pay to said plaintiff fifty dollars as a yable upon the filing of petition for forecloss and the property of the first part has meaning as the principal debt hereby and estate mortgaged is situated regardless. The said partof the first part ha	ti,	irs or assigns. tlen as any proceedings sor's fee therefor, in additionable therefor, in additionable therefore, in additionable the season of deeree rendered in an ated that upon default he either of them, and all common and sealthe hand and sealthe area Notary personally appeared	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this y action as aforesaid, and collected rein suit to foreclose this mortgage objections to venue of such suit are e day and year first above written
by the party making such sale, on de And said mortgager. Luttler is herein provided, the mortgager Ary fees; said fee to be due and pay nortgage, and the amount thereof shad the lien hereof enforced in the sany be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T. SIGNED AND DELIVE State of Oklahoma. Before me, State, on this. free and WITNESS my hand and offici	mand to the said partof the first part expressly agreethat in case of forecloss will pay to said plaintiff fifty dollars as a yable upon the filing of petition for fored and the recovered in said foreclosure suit a time manner as the principal debt hereby and estate mortgaged is situated regardless. The said partof the first part hah ened in Presence of	ti,	irs or assigns. tlen as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, and lien up or decree rendered in an ated that upon default he either of them, and all common and sealth	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this y action as aforesaid, and collected rein suit to foreclose this mortgage bjections to venue of such suit are e day and year first above written
by the party making such sale, on de And said mortgager further is herein provided, the mortgager very fees; said fee to be due and pay mortgage, and the amount thereof should the lien hereof enforced in the same be brought in County where renerby expressly waived. IN WITNESS WHEREOF, T. SIGNED AND DELIVE. State of Oklahuma. Before me. State, on this	mand to the said part	t,	irs or assigns. Iten as any proceedings sor's fee therefor, in additional terms and lien up or decree rendered in an ated that upon default he either of them, and all of the mand and sealth	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this y action as aforesaid, and collected rein suit to foreclose this mortgage objections to venue of such suit are e day and year first above written
And said mortgagor further series bereits provided, the mortgagor further sory fees; said fee to be due and pay mortgage, and the amount thereof should the lien hereof enforced in the same be brought in County where reserved where the same being the fees. IN WITNESS WHEREOF, T. SIGNED AND DELIVE State of Oklahuma Before me State, on this o me known to be the identical persistency of the same of the sam	mand to the said part	t,	irs or assigns. Iden as any proceedings sor's fee therefor, in additional for the second for th	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this y action as aforesaid, and collected rein suit to foreclose this mortgage objections to venue of such suit are e day and year first above written
y the party making such sale, on de And said mortgagor further sherein provided, the mortgagor further sory fees; said fee to be due and pay mortgage, and the amount thereof should be lieu hereof enforced in the samy be brought in County where reacted expressly waived. IN WITNESS WHEREOF, T. SIGNED AND DELIVE. State of Oklahoma	mand to the said part	t,	tirs or assigns. Iten as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, in additionable therefore the therefore the therefore the them and the that upon default he either of them, and all common hand, and seal, the hand, and the hand, and seal, the hand, and seal, the hand, and seal, the hand, and seal,	hall be taken to foreclose the same on to all other legal costs and statum the said premises described in this yaction as aforesaid, and collected rein suit to foreclose this mortgage objections to venue of such suit are e day and year first above written
by the party making such sale, on de And said mortgager. And said mortgager. Luttier is herein provided, the mortgager. Acry fees; said fee to be due and part of the mount thereof should the lief hereof enforced in the said the sa	mand to the said part	t,	tirs or assigns. Iten as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, in additionable therefore the second for t	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this y action as aforesaid, and collecter in suit to foreclose this mortgage objections to venue of such suit are e day and year first above written. (SEAL) Public, in and for said County and
And said mortgager, further sherein provided, the mortgager for feest said fee to be due and pay mortgage, and the amount thereof should be lien hereof enforced in the samy be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T SIGNED AND DELIVE BEFORE AND DELIVE BEFORE AND DELIVE BEFORE AND DELIVE BEFORE MORTERS MY HAND AND DELIVE BEFORE MY COUNTY WITNESS MY HAND AND DELIVE BEFORE MY COUNTY WITNESS MY HAND AND OHIE MY COMMISSION EXPIRES MY HAND AND DELIVE BEFORE MY COMMISSION EXPIRES MY HAND AND DELIVE BEFORE MY COMMISSION EXPIRES WHEREOF, TO THE WITNESS WHEREOF, TO THE WITNESS WHEREOF, TO THE WITNESS WHEREOF, TO THE WITNESS WHEREOF, TO THE MY COUNTY WITNESS WHEREOF, TO THE WITNESS WHEREOF,	mand to the said part	ti,	irs or assigns. Iten as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, in additionable therefore the second in an ated that upon default he either of them, and all common and seal, the hand, and	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this yaction as aforesaid, and collected rein suit to foreclose this mortgage objections to venue of such suit are e day and year first above written. (SEAL) Public, in and for said County and
And said mortgager, further services, the mortgage, and the amount thereof should be lien hereof enforced in the same below the lien hereof enforced in the same below the lien hereof enforced in the same below the lien hereof enforced in the same below expressly waived. IN WITNESS WHEREOF, T SIGNED AND DELIVE Before me, State, on this free and WITNESS my hand and officing woman some consideration of the within mortgage and notethere IN WITNESS WHEREOF, State of this within mortgage and notethere IN WITNESS WHEREOF, State of this within mortgage and notethere in within mortgage and notethere is within mortgage	mand to the said part	ti,	irs or assigns. Iten as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, in additionable therefore the second for decree rendered in an ated that upon default he either of them, and all commendation and sealth	hall be taken to forcelose the same, on to all other legal costs and statum the said premises described in this yaction as aforesaid, and collected rein suit to forcelose this mortgage objections to venue of such suit are e day and year first above written
And said mortgager, further is herein provided, the mortgager. A cry fees; said fee to be due and par mortgage, and the amount thereof shand the lifeth hereof enforced in the sanay be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T SIGNED AND DELIVE STATE OF COUNTY WHEREOF, T SIGNED AND THE SIG	mand to the said part	ti,	ties or assigns. Iten as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, in additionable therefore the second for t	hall be taken to forcelose the same, on to all other legal costs and statum the said premises described in this yaction as aforesaid, and collected rein suit to forcelose this mortgage objections to venue of such suit are e day and year first above written
And said mortgager. Luttler Is herein provided, the mortgager. Luttler Is herein provided, the mortgager. Luttler Is herein provided, the mortgager. Luttler Is provided, the mortgager. Luttler Is provided, the mortgager. Luttler In the lien hereof enforced in the sa may be brought in County where renereby expressly waived. IN WITNESS WHEREOF, T SIGNED AND DELIVE State of Oktahoma. Before me. Before me. State, on this For and in consideration of the My commission expires IN WITNESS WHEREOF, For and in consideration of the one within mortgage and note there IN WITNESS WHEREOF, On this State of On this Pepeared. Who is to me personally known to be test and deed for the uses and purpose IN TESTIMONY WHEREOF My commission expires State of Oktahoma, County of State of Oktahoma, County of	mand to the said part	ti,	irs or assigns. Iten as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, in additionable therefore the second for decree rendered in an ated that upon default he either of them, and all commendation and sealth	hall be taken to foreclose the same, on to all other legal costs and statum the said premises described in this yaction as aforesaid, and collecter in suit to foreclose this mortgage objections to venue of such suit are e day and year first above written. (SEAL) Public, in and for said County and
And said mortgager, further as herein provided, the mortgager. Author is herein provided, the mortgager. Author is provided, the mortgager. Author is provided, the mortgager. Author is mortgage, and the amount thereof should the lien hereof enforced in the same be brought in County where renerby expressly waived. IN WITNESS WHEREOF, T SIGNED AND DELIVE SIGNED AND DELIVE STATE On this	mand to the said part	ti,	irs or assigns. Iten as any proceedings sor's fee therefor, in additionable therefor, in additionable therefor, in additionable therefore the second for decree rendered in an ated that upon default he either of them, and all commendation and sealth	hall be taken to foreclose the same, on to all other legal costs and statum to all other legal costs and statum the said premises described in this yaction as aforesaid, and collected rein suit to foreclose this mortgage objections to venue of such suit are e day and year first above written. (SEAL) (Public, in and for said County and