MORTGAGE AND RELEASE RECORD

I I	ESE PRESENTS, That	Beshara	Berhara	Proceedings to anythereness through the con-	
			Terres manus manus museum		
s wife, of the County of	Swa			200f the first part, for and in	
	me Hundred,	Decemby ()	\$ [70,00)		DOLLARS
hereby acknowledged, dob	paid by VIRGIL R. COSS MC	RTGAGE COMPAN	Y, a corporation, of Musko	gee, Oklahoma, party of the sec	ond part, the receipt where
	"""一""				
assigns, the following-described	premises, situate in the Count	y 01	Series and series are series and	and State of Oklah	ioma, to-wit:
The re	ust Nacy of M	Northeas	h Quarter (;	W/2 NE1/4)	
less n	right of way of	f midland	1 valley R	aieroad	a apatronario depet
		***************************************		TREASURE Thereby Con	R'S ENDORSEMENT
property of the section of the secti	***************************************	**************************************	***************************************		THE PROPERTY CONTRACTOR
agasgagababatangabatkana dapata septatba daga perab	engermannen ombarras) dagdarrijo ennoviktorede, gdartseg			V 1 3 3 3	** - MATTER SERVICE AND AND ASSESSMENT ASSESSMENT AND ASSESSMENT ASSES
				60	1017
	namuniya aasia aa mimuunaan	g easekroom (784-152-554646/cc-ypdalata)	***************************************		Toursey similar
}	***************************************			2.4	
Section numberedJune	nty six (26), T	ownship numbered	seventeen (Tourteen
	Meridian, containing in all	Eight		ncres of land n	ore or less, according to the
overnment Survey thereof. TO HAVE AND TO HOLl oppertaining, and all rights of hor	D THE SAME, Together with	all and singular the	improvements thereon ar	d the appurtenances thereun	to belonging, or in anywi
art covenantand agree that					
state of inheritance therein, free ame unto said party of the secon	and clear of all incumbrances, and part, its successors or assign	whatsoever, and	They will ward claims of all persons who	rrant and forever defend the tassever.	itle to and possession of t
	, is intended as a mortgage for				
	Hundred per	•			
stly due and owing by the said					
ertain propissory notes for the criois from the date hereof, and It is expressly understood the first part will pay the indet gainst the premises hereby converterom without the written to Upon payment of said produced, and shall be released at lereof, or any interest thereon,	and agreed by and between the btedness hereby secured at the eyed when due, and will neithe usent of said second party first	e parties hereto, that time and place and in r commit nor permit had and obtained.	t this mortgage is the seco i the manner provided in s any waste upon said pren	nd hen on the premises hereby said note and will also pay all hises, or the removal of any bu	taxes and assessments levi- ilding or other improvemen
nereof, or any interest thereon, idebtedness hereby secured; or illoutingencies, the party of the se	the parties, of the first part decond part, its successors or ass so expended shall bear interest	o, or suffer to be done signs, may pay such t at the rate of ten per	taxes and assessments, and r cent. per annum, and th	security is impaired, then upo d any other sum or sums neces is mortgage shall stand as secu-	n the happening of any su- ssary to preserve and prote city therefor.
It is further stipulated and	t or tribunal whatever in order	to preserve or protec	t the title to or possession and that in case of a for	n of the premises hereby conv	
It is further stipulated and eneral Government, or any cour ich costs and expenses incurred r taken to forcelose same, the ho	older hereot may recover from	the first particle an a	ittorney's tee of hity done	ars, which sum shall be due up	on the ming of a petition
It is further stipulated and eneral Government, or any cour ich costs and expenses incurred r taken to forcelose same, the ho	older hereot may recover from	the first particle an a	ittorney's tee of hity done	ars, which sum shall be due up	on the ming of a petition
It is further stipulated and eneral Government, or any cour ich costs and expenses incurred r taken to forcelose same, the ho	older hereot may recover from	the first particle an a	ittorney's tee of hity done	ars, which sum shall be due up	on the ming of a petition
It is further stipulated and eneral Government, or any cour ich costs and expenses incurred r taken to forcelose same, the ho	older hereot may recover from	the first particle an a	ittorney's tee of hity done	ars, which sum shall be due up	on the ming of a petition
It is further stipulated and eneral Government, or any cour teh costs and expenses incurred relations and control teneral flowers and for all such costs and for all such costs and for all such costs up and the flowers and unue, or any part thereof, or any chole sum hereby secured shall an ener cent. per annum, and the bid and the proceeds thereof appereof shall be entitled to possess o the payment of said indebted which appointment may be made ental other than those actually reached the procedure and agreemal other than those actually reached.	older hereof may recover rong, (expenses and attorney's fees, derstood, that upon a breach o interest thereon, at maturity, t once, and without notice, bee said party of the second part, plied to the payment of the int ion of said premises, and to ea cess; and for this purpose the le either before or after the deer received. The appraisement of ents herein contained shall run	the inst part. A. an a this mortgage shall at if the warranty herein or any tax or assess more due and payable its successors or assig icotedness hereby see the and every part the iolder hereof shall be ee of foreclosure; and said premises is hereb with the land hereby with the land hereby	attorney's tee of inty don't and as security. 1, or upon the failure or rement herein mentioned, or pent herein mentioned, or control and the horses, shall be entitled to a cured; and that immediate ereof, and to collect and a entitled to a receiver, to the holder hereof shall ir by expressly waived. 7 conveyed; and this mort,	ars, when sum shall be due in fusal to pay the principal indel to comply with any requirement ider hereof, and shall bear into foreclosure of this mortgage, a ely upon the filing of the peti apply the rents therefrom, less the appointment of which the and case he held to account for gage and the evidences of inde	on the hing of a petition obtained, the herein contained, that i crest thereafter at the rate and to have the said premise into in forcelosure the hold the reasonable expenditure mortgagors hereby conseror any damages, nor for a btodness hereby secured sh
It is further stipulated and eneral Government, or any cour the costs and expenses incurred relative to forcelose same, the horeclosure; and for all such costs are to force and under the content of the force of the cost of the proceed shall be entitled to possess the power of said indebted which appointment may be made ental other than those actually reached the cost of the c	older hereof may recover rong, (expenses and attorney's fees, derstood, that upon a breach o interest thereon, at maturity, t once, and without notice, bee said party of the second part, plied to the payment of the int ion of said premises, and to ea cess; and for this purpose the le either before or after the deer received. The appraisement of ents herein contained shall run	the inst part. A. an a this mortgage shall at if the warranty herein or any tax or assess more due and payable its successors or assig icotedness hereby see the and every part the iolder hereof shall be ee of foreclosure; and said premises is hereb with the land hereby with the land hereby	attorney's tee of inty don't and as security. 1, or upon the failure or rement herein mentioned, or pent herein mentioned, or control and the horses, shall be entitled to a cured; and that immediate ereof, and to collect and a entitled to a receiver, to the holder hereof shall ir by expressly waived. 7 conveyed; and this mort,	ars, when sum shall be due in fusal to pay the principal indel to comply with any requirement ider hereof, and shall bear into foreclosure of this mortgage, a ely upon the filing of the peti apply the rents therefrom, less the appointment of which the and case he held to account for gage and the evidences of inde	one the hing of a petition obtainess bereby secured wh has herein contained, that iterest thereafter at the rate and to have the said premistion in foreclosure the hold the reasonable expenditure mortgagors hereby conseor any damages, nor for a btodness hereby secured sh
It is further stipulated and eneral Government, or any cour the costs and expenses incurred taken to foreclose same, the horeclosure; and for all such costs It is further agreed and un ute, or any part thereof, or any hole sum hereby secured shall an per cent. per annum, and the old and the proceeds thereof appered shall be entitled to possess o the payment of said indebted thich appointment may be made that other than those actually rall covenants and agreem and respects be governed and contail or the secured and covenants and agreement all respects be governed and contail or the security.	order hereof may recover yrom, (, expenses and attorney's fees, derstood, that upon a breach co interest thereon, at maturity, t once, and without notice, bec said party of the second part, plied to the payment of the ini ion of said premises, and to ea- ess; and for this purpose the b- cetther before or after the decre- received. The appraisement of ents herein contained shall run construed by the laws of Oklah- e said part	the inst part. A.a. a this mortinge shall at if the warranty herein or any tax or assessmoone due and payable its successors or assignifications and every part the iolder hereof shall be see of forcelosure; and said premises is hereby with the land hereby oma. part ha A.a., hereum	attorney's tee of inty don't and as security. 1, or upon the failure or rement herein mentioned, or pent herein mentioned, or control and the horses, shall be entitled to a cured; and that immediate ereof, and to collect and a entitled to a receiver, to the holder hereof shall ir by expressly waived. 7 conveyed; and this mort,	ars, when sum shall be due in fusal to pay the principal indel to comply with any requirement ider hereof, and shall bear into foreclosure of this mortgage, a ely upon the filing of the peti apply the rents therefrom, less the appointment of which the and case he held to account for gage and the evidences of inde	one the hing of a petition obtainess bereby secured wh has herein contained, that iterest thereafter at the rate and to have the said premistion in foreclosure the hold the reasonable expenditure mortgagors hereby conseor any damages, nor for a btodness hereby secured sh
to is further stipulated and eneral Government, or any cour the costs and expenses incurred raken to foreclose same, the hereclosure; and for all such costs are the incredoure; and for all such costs up, or any part thereof, or any thole sum hereby secured shall a en per cent. per annum, and the old and the proceeds thereof appeared shall be entitled to possess to the payment of said indebted which appointment may be made ental other than those actually rall covenants and agreement all respects be governed and control of the payment of said indebted and the proceeds are the processes of the payment of said indebted which appointment may be made ental other than those actually rall covenants and agreement all respects be governed and control.	order hereof may recover yrom, (, expenses and attorney's fees, derstood, that upon a breach co interest thereon, at maturity, t once, and without notice, bec said party of the second part, plied to the payment of the ini ion of said premises, and to ea- ess; and for this purpose the b- cetther before or after the decre- received. The appraisement of ents herein contained shall run construed by the laws of Oklah- e said part	the inst part. A.a. a this mortinge shall at if the warranty herein or any tax or assessmoone due and payable its successors or assignifications and every part the iolder hereof shall be see of forcelosure; and said premises is hereby with the land hereby oma. part ha A.a., hereum	attorney's tee of they dolf thand as security. 1, or upon the failure or rement herein mentioned, or e, at the option of the hogar, shall be entitled to a cured; and that immediate reof, and to collect and sentifled to a receiver, to the holder hereof shall in ye expressly waived. To conveyed; and this mort, the set. These areas and the set. These areas are the set of the set.	sus, when sum shall be due up fusal to pay the principal indel to comply with any requiremender hereof, and shall bear interest of the petity op the petity ply the rents therefrom, less the appointment of which the no case he held to account figge and the evidences of inde hand	on the hing of a petition of bledness herein contained, that is rest thereafter at the rate in the hing of the reasonable expenditure mortgagors hereby conse or any damages, nor for a btedness hereby secured sh
It is further stipulated and eneral Government, or any cour ich costs and expenses incurred relations and for all such costs. It is further agreed and un ue, or any part thereof, or any phole sum hereby secured shall an per cent. per annum, and the old and the proceeds thereof appereof shall be entitled to possess of the payment of said indebted which appointment may be made ental other than those actually rather and in the secured and respects be governed and command in Witness Whereof, The ay of the security of the security of the security of the security and the security of the se	older hereof may recover rong, congress and attorney's fees, alderstood, that upon a breach o interest thereon, at maturity, it once, and without notice, becaule party of the second party of the second party of the inion of said premises, and to eaces; and for this purpose the legislet of the propose the either before or after the decrectived. The appraisement of ents herein contained shall run construed by the laws of Oklahe e said part. Of the first	the inst part. A.a. a this mortinge shall at if the warranty herein or any tax or assessmoone due and payable its successors or assignifications and every part the iolder hereof shall be see of forcelosure; and said premises is hereby with the land hereby oma. part ha A.a., hereun	attorney's tee of they dolf thand as security. 1, or upon the failure or rement herein mentioned, or e, at the option of the hogar, shall be entitled to a cured; and that immediate reof, and to collect and sentifled to a receiver, to the holder hereof shall in ye expressly waived. To conveyed; and this mort, the set. These areas and the set. These areas are the set of the set.	sus, when sum shall be due up fusal to pay the principal indel to comply with any requiremender hereof, and shall bear interest of the petity op the petity ply the rents therefrom, less the appointment of which the no case he held to account figge and the evidences of inde hand	on the ning of a petition oldedness herein contained, that is the rest thereafter at the rate the rate to have the said premision in foreclosure the hold the reasonable expenditure mortgagors hereby conserved any damages, nor for a btechness hereby secured sheep.
It is further stipulated and eneral Government, or any cour ich costs and expenses incurred relations and for all such costs. It is further agreed and un ue, or any part thereof, or any phole sum hereby secured shall an per cent. per annum, and the old and the proceeds thereof appereof shall be entitled to possess of the payment of said indebted which appointment may be made ental other than those actually rather and in the secured and respects be governed and command in Witness Whereof, The ay of the security of the security of the security of the security and the security of the se	order hereof may recover rong, (expenses and attorney's fees, alderstood, that upon a breach o interest thereon, at maturity, to once, and without notice, bec said party of the second part, plied to the payment of the inion of said premises, and to eaces; and for this purpose the becither before or after the decreecived. The appraisement of ents herein contained shall run construed by the laws of Oklah e said part. A. D. 19.1	the inst part. A.a. a this mortinge shall at if the warranty herein or any tax or assessmoone due and payable its successors or assignifications and every part the iolder hereof shall be see of forcelosure; and said premises is hereby with the land hereby oma. part ha A.a., hereun	attorney's tee of they dolf thand as security. 1, or upon the failure or rement herein mentioned, or e, at the option of the hogar, shall be entitled to a cured; and that immediate reof, and to collect and sentifled to a receiver, to the holder hereof shall in ye expressly waived. To conveyed; and this mort, the set. These areas and the set. These areas are the set of the set.	ars, when sum shall be due in fusal to pay the principal indel to comply with any requirement ider hereof, and shall bear into foreclosure of this mortgage, a ely upon the filing of the peti apply the rents therefrom, less the appointment of which the and case he held to account for gage and the evidences of inde	on the ning of a petition oldedness herein contained, that is the rest thereafter at the rate the rate to have the said premision in foreclosure the hold the reasonable expenditure mortgagors hereby conserved any damages, nor for a btechness hereby secured sheep.
this further stipulated and eneral Government, or any cour the costs and expenses incurred raken to foreclose same, the horeclosure; and for all such costs and expenses incurred risk in further agreed and un uc, or any part thereof, or any whole sum hereby secured shall a new per cent. per annum, and the old and the proceeds thereof appered shall be entitled to possess the payment of said indebted thich appointment may be made ential other than those actually rainfly and all covenants and agreem and respects be governed and control of the same and several and covenants whereof, The ay of the same and the same	older hereof may recover trop, cover send attorney's fees, aderstood, that upon a breach of interest thereon, at maturity, it once, and without notice, be said party of the second part, plied to the payment of the intion of said premises, and to eaces; and for this purpose the height of the before or after the decreted. The appraisement of ents herein contained shall run construed by the laws of Oklah e said part	the nest part A.A. a a this mortigage shall at if the warranty herein or any tax or assessmome due and payable its successors or assig lebtedness hereby see the and every part the older hereof shall be said premises is hereby with the land hereby with the land hereby oma.	attorney's tee of they dolf thand as security. 1, or upon the failure or reent herein mentioned, or e, at the option of the ho gras, shall be entitled to a cured; and that immediate reof, and to collect and sentitled to a receiver, to the holder hereof shall ir by expressly waived. 1 or onveyed; and this mort atto set.	fusal to pay the principal indel to comply with any requirement of the period of the p	the ning of a petition of the ning of a petition of the ning of th
this further stipulated and eneral Government, or any cour the costs and expenses incurred raken to foreclose same, the horeclosure; and for all such costs and expenses incurred risk in further agreed and un uc, or any part thereof, or any whole sum hereby secured shall a new per cent. per annum, and the old and the proceeds thereof appered shall be entitled to possess the payment of said indebted thich appointment may be made ential other than those actually rainfly and all covenants and agreem and respects be governed and control of the same and several and covenants whereof, The ay of the same and the same	older hereof may recover trop, cover send attorney's fees, aderstood, that upon a breach of interest thereon, at maturity, it once, and without notice, be said party of the second part, plied to the payment of the intion of said premises, and to eaces; and for this purpose the height of the before or after the decreted. The appraisement of ents herein contained shall run construed by the laws of Oklah e said part	the nest part A.A. a a this mortigage shall at if the warranty herein or any tax or assessmome due and payable its successors or assig lebtedness hereby see the and every part the older hereof shall be said premises is hereby with the land hereby with the land hereby oma.	attorney's tee of they dolf thand as security. 1, or upon the failure or reent herein mentioned, or e, at the option of the ho gras, shall be entitled to a cured; and that immediate reof, and to collect and sentitled to a receiver, to the holder hereof shall ir by expressly waived. 1 or onveyed; and this mort atto set.	fusal to pay the principal indel to comply with any requirement of the period of the p	the ning of a petition of the ning of a petition of the ning of th
this further stipulated and leneral Government, or any cour the costs and expenses incurred raken to foreclose same, the horeclosure; and for all such costs and expenses incurred in the foreclosure; and for all such costs upon the foreclosure; and for all such costs upon the foreclosure; and for all such costs upon the foreclosure; and for all such costs and the part centre of an and the proceeds thereof appeared shall be entitled to possess the payment of said indebted which appointment may be made ental other than those actually rail expects be governed and could be appeared to all covenants and agreem and rail respects be governed and could be appointment of the foreclosure of the fore	older hereof may recover trop, cover send attorney's fees, aderstood, that upon a breach of interest thereon, at maturity, it once, and without notice, be said party of the second part, plied to the payment of the intion of said premises, and to eaces; and for this purpose the height of the before or after the decreted. The appraisement of ents herein contained shall run construed by the laws of Oklah e said part	the nest part A.A. a a this mortigage shall at if the warranty herein or any tax or assessmome due and payable its successors or assig lebtedness hereby see the and every part the older hereof shall be said premises is hereby with the land hereby with the land hereby oma.	attorney's tee of they dolf thand as security. 1, or upon the failure or reent herein mentioned, or e, at the option of the ho gras, shall be entitled to a cured; and that immediate reof, and to collect and sentitled to a receiver, to the holder hereof shall ir by expressly waived. 1 or onveyed; and this mort atto set.	fusal to pay the principal indel to comply with any requirement of the period of the p	the ning of a petition of the ning of a petition of the ning of th
this further stipulated and leneral Government, or any cour the costs and expenses incurred raken to foreclose same, the horeclosure; and for all such costs are the foreclosure; and for all such costs. It is further agreed and un use, or any part thereof, or any whole sum hereby secured shall a en per cent. per annum, and the old and the proceeds thereof appered shall be entitled to possess of the payment of said indebted which appointment may be made ental other than those actually rail of the payment of said indebted and respects be governed and contail other than those actually rail of the payment of said indebted and such appointment may be made ental other than those actually rail of the payment of said indebted which appointment may be made ental other than those actually rail of the payment of said indebted which appointment may be made ental other than those actually rail of the payment of said indebted which appointment may be made ental other than those actually rail of the payment of said indebted which appointment may be made ental other than those actually rail of the payment of said indebted which appointment may be made ental other than those actually rail of the payment of said indebted which appointment may be made ental other than those actually rail of the payment of said indebted which appointment may be made ental other than those actually rail of the payment of said indebted which appointment may be made ental other than the payment of said indebted which appointment may be made ental other than the payment of said indebted which appointment may be made ental other than the payment of said indebted which appointment may be made ental other than the payment of said indebted which appointment may be made ental other than the payment of said indebted which appointment may be made ental other than the payment of said indebted which appointment may be made ental other than the payment of said indebted which appointment may be made ental other than the payment of said indebted which appointment	older hereof may recover from, cover from, cover from, cover from the tree of	the inst part A. an a this mortigage shall at if the warranty herein or any tax or assessment one due and payable its successors or assig icibtedness hereby see the and every part the older hereof shall be eo of foreclosure; and said premises is hereby with the land hereby oma. part ha A	and as security. The property of the failure or recent herein mentioned, or e, at the option of the hogarity of the property of the property of the property of the property of the holder hereof, and to collect and a receiver, to the holder hereof shall in yo expressly waived. The property waived the property of the property of the property waived to be property of the property	grand to pay the principal indet to comply with any requirement of comply with any requirement of the period of th	the ning of a petition of the ning of a petition on take thereafter at the rate of the rate of the ning of the nin
ich is further stipulated and icheral Government, or any cour the costs and expenses incurred raken to foreclose same, the horeclosure; and for all such costs It is further agreed and un uce, or any part thereof, or any whole sum hereby secured shall a en per cent. per annum, and the old and the proceeds thereof appereof shall be entitled to possess of the payment of said indebted which appointment may be made ental other than those actually radio and the proceeds and contain other than those actually radio and the proceeds and contain other than those actually radio and the proceeds and contain other than those actually radio and agreement of said indebted which appointment may be made ental other than those actually radio and the proceeds and contain other than those actually radio and the said of	older hereof may recover trong, content of the hereof may hereof of the hereof, at maturity, it once, and without notice, bee said party of the second part, it once, and without notice, bee said party of the second part, plied to the payment of the inion of said premises, and to eases; and for this purpose the level of the property of the period of the period of the purpose the second of the purpose the second of the purpose the level of the period of the first of the period of the period of the first of the period of the period of the period of the period of the first of the period of	the inst part A. an a this mortigage shall at if the warranty herein or any tax or assessment of the warranty herein or any tax or assessment of the warranty herein or any in the condition of t	attorney's tee of they don't and as security. 1, or upon the failure or retent herein mentioned, or e, at the option of the ho garden and that immediate reof, and to collect and a curred; and that immediate reof, and to collect and a creciver, to the holder hereof shall ir by expressly waived. 10 conveyed; and this mort are to set the set of the se	grand to pay the principal indet to comply with any requirement of comply with any requirement of the period of th	the ning of a petition to be done should be refer contained, that it great thereafter at the rate and to have the said premis tion in foreclosure the hold the reasonable expenditure mortgagors hereby conser or any damages, nor for at btechness hereby secured ships to be a said
this further stipulated and leneral Government, or any cour the costs and expenses incurred raken to foreclose same, the horeclosure; and for all such costs It is further agreed and un uc, or any part thereof, or any whole sum hereby secured shall a en per cent. per annum, and the old and the proceeds thereof appereof shall be entitled to possess to the payment of said indebted which appointment may be made ental other than those actually rall covenants and agreem and respects be governed and control that the second control of the payment of said indebted which appointment may be made ental other than those actually rall covenants and agreem and respects be governed and control that the proceeds the power of the say of the payment of said indebted and control that the payment of said indebted which appointment may be made ental other than those actually range of the payment of said indebted which appointment may be made ental other than those actually range of the payment of said indebted and the payment of the	oder hereot may recover trong, concerning the content of the conte	the inst part A. an a this mortigage shall at if the warranty herein or any tax or assessment one due and payable its successors or assigned the successors or assigned the successors or assigned the successors or assigned to the successors of the successors or assigned to the successor of the s	and as security. 1, or upon the failure or rement herein mentioned, or et, at the option of the hogas, shall be entitled to a cured; and that immediate reof, and to collect and sentifled to a receiver, to the holder hereof shall in yo expressly waived. That's more than the collect and sentifled to a receiver, to the holder hereof shall in yo expressly waived. COUNTY, SS. 10 17personally a collect and sentifled to the collect and sentifled to a receiver, to the holder hereof shall in your expressity waived. COUNTY, SS.	gusal to pay the principal indel to comply with any requirement of comply with any requirement of the petit o	on the hing of a petition oldedness herein contained, that is the rest thereafter at the rate and to have the said premis in foreclosure the hold the reasonable expenditure mortgagors hereby conserver any damages, nor for an obtedness hereby secured sheep.
this further stipulated and leneral Government, or any cour the costs and expenses incurred raken to foreclose same, the horeclosure; and for all such costs It is further agreed and un uc, or any part thereof, or any whole sum hereby secured shall a en per cent. per annum, and the old and the proceeds thereof appereof shall be entitled to possess to the payment of said indebted which appointment may be made ental other than those actually rall covenants and agreem and respects be governed and control that the second control of the payment of said indebted which appointment may be made ental other than those actually rall covenants and agreem and respects be governed and control that the proceeds the power of the say of the payment of said indebted and control that the payment of said indebted which appointment may be made ental other than those actually range of the payment of said indebted which appointment may be made ental other than those actually range of the payment of said indebted and the payment of the	oder hereot may recover trong, concerning the content of the conte	the inst part A. an a this mortigage shall at if the warranty herein or any tax or assessment one due and payable its successors or assigned the successors or assigned the successors or assigned the successors or assigned to the successors of the successors or assigned to the successor of the s	and as security. 1, or upon the failure or rement herein mentioned, or et, at the option of the hogas, shall be entitled to a cured; and that immediate reof, and to collect and sentifled to a receiver, to the holder hereof shall in yo expressly waived. That's more than the collect and sentifled to a receiver, to the holder hereof shall in yo expressly waived. COUNTY, SS. 10 17personally a collect and sentifled to the collect and sentifled to a receiver, to the holder hereof shall in your expressity waived. COUNTY, SS.	gusal to pay the principal indel to comply with any requirement of comply with any requirement of the petit o	on the hing of a petition bledness hereby secured whats herein contained, that it brest thereafter at the rate and to have the said premise in inforedosure the hold the reasonable expenditure mortgagors hereby conser or any damages, nor for at btedness hereby secured shall be a said of the reasonable expenditure.
this further stipulated and leneral Government, or any cour the costs and expenses incurred raken to foreclose same, the horeclosure; and for all such costs It is further agreed and un uc, or any part thereof, or any whole sum hereby secured shall a en per cent. per annum, and the old and the proceeds thereof appereof shall be entitled to possess to the payment of said indebted which appointment may be made ental other than those actually rall covenants and agreem and respects be governed and control that the second control of the payment of said indebted which appointment may be made ental other than those actually rall covenants and agreem and respects be governed and control that the proceeds the power of the say of the payment of said indebted and control that the payment of said indebted which appointment may be made ental other than those actually range of the payment of said indebted which appointment may be made ental other than those actually range of the payment of said indebted and the payment of the	older hereof may recover from, content hereof may recover to hereof, at maturity, it once, and without notice, because and attorney's fores, and retroon, at maturity, it once, and without notice, because and to ear the party of the second part, piled to the payment of the inion of said premises, and to ear mess; and for this purpose the left of the perfect of the properties of the derectived. The appraisement of ents herein contained shall run onstrued by the laws of Oklah es said part. Of the first A. D. 10.1 c, EXECUTION AND IDELIVERY MAA, MANAGER AND	the inst part A. an a this mortigage shall at if the warranty herein or any tax or assessment one due and payable its successors or assigned the successors or assigned the successors or assigned the successors or assigned to the successors of the successors or assigned to the successor of the s	and as security. 1, or upon the failure or rement herein mentioned, or et, at the option of the hogas, shall be entitled to a cured; and that immediate reof, and to collect and sentifled to a receiver, to the holder hereof shall in yo expressly waived. That's more than the collect and sentifled to a receiver, to the holder hereof shall in yo expressly waived. COUNTY, SS. 10 17personally a collect and sentifled to the collect and sentifled to a receiver, to the holder hereof shall in your expressity waived. COUNTY, SS.	gusal to pay the principal indel to comply with any requirement of comply with any requirement of the petit o	on the hing of a petition bledness hereby secured whats herein contained, that it brest thereafter at the rate and to have the said premise in inforedosure the hold the reasonable expenditure mortgagors hereby conser or any damages, nor for at btedness hereby secured shall be a said of the reasonable expenditure.