MORTGAGE AND RELEASE RECORD

。 211

KNOW ALL MER	N BY THESE PRESENTS, That	l	ran a) ,	18. 84	1++ep-1968-1+	*****
	410. · · · · · · · · · · · · · · · · · · ·					
	of					
	in hand paid by VIRGIL R. CC doby these presents Grant,					
	described premises, situate in the		A	0		

				and the second		en de la constante de la const La constante de la constante de
	199222.01.05.000000000000000000000000000000					
	6444					and the second
###################################	** *****		-			
	24229 - 419 - 1922-41499 - 749 (1929) - 749 - 749 - 749 - 749 - 749 - 749 - 749 - 749 - 749 - 749 - 749 - 749 -					
Government Survey ther	e Indian Meridian, containing in vol.					
TO HAVE AND appertaining, and all righ	TO HOLD THE SAME, Togeth	er with all and singular o the said party of the so	the improvements t econd part, and to	nercon and the ap its successors or as	purtenances therem signs, forever. And	nto belonging, or in a the said part of t
part covenant and agree	ee that at the delivery hereof		, the lawful owner	of the premises here	by conveyed, and sei	ized of a good and inde
estate of inheritance the	tein, free and clear of all incumb	orances, whatsoever, and		,will warrant and	forever defend the	title to and possession
same unto said party of	tein, free and clear of all incumb the second part, its successors o	r assigns, against the law	wful claims of all per	rsons whomsoever.		
This conveyance,	however, is intended as a mortg	age for the better securi	ng of the said sum o	»f		
		e - Sampan B				DOT
						LINE LINE
		19 A.				
	the said partof the first part	19 A.				
justly due and owing by certain promissory note periods from the date he	the said partof the first part	t to the said Virgil R. Cos	ss Mortgage Compareach, bearing even d	ny, its successors or late herewish, and 1	nssigns, and evider	nced bysemi
justly due and owing by certain promissory note periods from the date he	the said partof the first part	t to the said Virgil R. Cos	ss Mortgage Compareach, bearing even d	ny, its successors or late herewish, and 1	nssigns, and evider	nced bysemi
justly due and owing by certain promissory note, periods from the date he It is expressly un of the first part will pay against the promises her berefrom without the x	the said partof the first part for the sum of S	t to the said Virgil R. Cos iterest after maturity. ween the parties hereto, a the time and place an l beither commit nor per	ss Mortgage Compar each, bearing even d that this mortgage i ad in the manner pro- mit any waste upon	ay, its successors or late herewish, and a is the second lien on ovided in said note said premises, or th	assigns, and evider naturing in the premises hereby and will also pay al he remoyal of any bi	need by
justly due and owing by certain promissory note, periods from the date he It is expressly un of the first part will pay against the promises her berefrom without the x	the said partof the first part for the sum of S	t to the said Virgil R. Cos iterest after maturity. ween the parties hereto, a the time and place an l beither commit nor per	ss Mortgage Compar each, bearing even d that this mortgage i ad in the manner pro- mit any waste upon	ay, its successors or late herewish, and a is the second lien on ovided in said note said premises, or th	assigns, and evider naturing in the premises hereby and will also pay al he remoyal of any bi	need by
justly due and owing by certain promissory note, periods from the date he It is expressly un of the first part will pay against the promises her berefrom without the x	the said partof the first part for the sum of S	t to the said Virgil R. Cos iterest after maturity. ween the parties hereto, a the time and place an l beither commit nor per	ss Mortgage Compar each, bearing even d that this mortgage i ad in the manner pro- mit any waste upon	ay, its successors or late herewish, and a is the second lien on ovided in said note said premises, or th	assigns, and evider naturing in the premises hereby and will also pay al he remoyal of any bi	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay against the promises her therefrom without the w Upon payment of and void, and shall be ra thereof, or any interest indebtedness hereby seer contingencies, the party such security, and all su	the said partof the first part for the sum of S	to the said Virgil R. Cos alterest after maturity. ween the parties hereto, i at the time and place an 1 heither commit nor per rty first had and obtaine y to the tenor and effect rt; but in case of fai of default in the payme part do, or suffer to be c s or assigns, may pay su interest at the rate of ten	ss Mortgage Compar- each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well i lilure or default in t fore, any taxes or z done, any thing whice ich taxes and assess a per cent. per annu	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ul and truly made, the he payment of said assessments levied a assessments levied a reby this security is ments, and any oth m. and this mortga	assigns, and evider naturing in	need by
justly due and owing by certain promissory note periods from the date he It is expressly un of the first part will pay against the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtedness hereby sec- contingencies, the party such security, and all su It is further stimu-	the said partof the first part for the sum of \$	t to the said Virgil R. Cos- alerest after maturity. ween the partices hereto, at the time and place an l heither commit nor per ty first had and obtained g to the tenor and effect tr, put in case of fai of default in the payme part do, or suffer to be co- s of assigns, may pay su nierest at the rate of ten a party of the second pay	ss Mortgage Compar- each, bearing even d that this mortgage i nd in the manner pro- rmit any waste upon d. t thereof being welf a lure or default in t ent of any taxes or a done, anything when the taxes and assess a per cent. per annu- t its uncessors on	ay, its successors or late herewish, and a is the second lien on ovided in said note said premises, or the and truly made, the he payment of said assessments levied a reby this security is ments, and any oth m, and this mortgan assigns - built horard	assigns, and evider naturing in the premises hereby and will also pay al he removal of any bu en, in such case, this i promissory note gainst either the pre- s impaired, then up er sum or sums nece ge shall stand as see for space in any o	need bysemi y conveyed; that the p I taxes and assessment uilding or other improv conveyance shall beco. when due, or any oth mises hereby conveyed on the happening of an ssary to preserve and urity therefor, f the land demostments
justly due and owing by certain promissory note periods from the date he It is expressly un of the first part will pay against the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtedness hereby sec- contingencies, the party such security, and all su It is further stimu-	the said partof the first part for the sum of \$	t to the said Virgil R. Cos- alerest after maturity. ween the partices hereto, at the time and place an l heither commit nor per ty first had and obtained g to the tenor and effect tr, put in case of fai of default in the payme part do, or suffer to be co- s of assigns, may pay su nierest at the rate of ten a party of the second pay	ss Mortgage Compar- each, bearing even d that this mortgage i nd in the manner pro- rmit any waste upon d. t thereof being welf a lure or default in t ent of any taxes or a done, anything when the taxes and assess a per cent. per annu- t its uncessors on	ay, its successors or late herewish, and a is the second lien on ovided in said note said premises, or the and truly made, the he payment of said assessments levied a reby this security is ments, and any oth m, and this mortgan assigns - built horard	assigns, and evider naturing in the premises hereby and will also pay al he removal of any bu en, in such case, this i promissory note gainst either the pre- s impaired, then up er sum or sums nece ge shall stand as see for space in any o	need bysemi y conveyed; that the p I taxes and assessment uilding or other improv conveyance shall beco. when due, or any oth mises hereby conveyed on the happening of an ssary to preserve and urity therefor, f the land demostments
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r indebtedness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s	the said partof the first part for the sum of S	to the said Virgil R. Cos incress after maturity. ween the parties hereto, i at the time and place an loeither commit nor per rty first had and obtaine to the tenor and effect rt; but in case of fai of default in the payme part do, or suffer to be c s or assigns, may pay su increast at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. there r from the first part	ss Mortgage Compar- each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well i since or default in t one, anything whice the taxes and assess the successors or r ofter the title to or after; and that in can an altorney's fee of all stand as security.	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ul and truly made, the he payment of said assesyments levied a reby this security is ments, and any oth m. and this mortga, assigns, shall hereaf r possession of the p so of a forcelosure h fifty dollars, which	assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r indebtedness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s	the said partof the first part for the sum of S	to the said Virgil R. Cos incress after maturity. ween the parties hereto, i at the time and place an loeither commit nor per rty first had and obtaine to the tenor and effect rt; but in case of fai of default in the payme part do, or suffer to be c s or assigns, may pay su increast at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. there r from the first part	ss Mortgage Compar- each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well i since or default in t one, anything whice the taxes and assess the successors or r ofter the title to or after; and that in can an altorney's fee of all stand as security.	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ul and truly made, the he payment of said assesyments levied a reby this security is ments, and any oth m. and this mortga, assigns, shall hereaf r possession of the p so of a forcelosure h fifty dollars, which	assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r indebtedness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s	the said partof the first part for the sum of S	to the said Virgil R. Cos incress after maturity. ween the parties hereto, i at the time and place an loeither commit nor per rty first had and obtaine to the tenor and effect rt; but in case of fai of default in the payme part do, or suffer to be c s or assigns, may pay su increast at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. there r from the first part	ss Mortgage Compar- each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well i since or default in t one, anything whice the taxes and assess the successors or r ofter the title to or after; and that in can an altorney's fee of all stand as security.	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ul and truly made, the he payment of said assesyments levied a reby this security is ments, and any oth m. and this mortga, assigns, shall hereaf r possession of the p so of a forcelosure h fifty dollars, which	assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r indebtedness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s	the said partof the first part for the sum of S	to the said Virgil R. Cos incress after maturity. ween the parties hereto, i at the time and place an loeither commit nor per rty first had and obtaine to the tenor and effect rt; but in case of fai of default in the payme part do, or suffer to be c s or assigns, may pay su increast at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. there r from the first part	ss Mortgage Compar- each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well i since or default in t one, anything whice the taxes and assess the successors or r ofter the title to or after; and that in can an altorney's fee of all stand as security.	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ul and truly made, the he payment of said assesyments levied a reby this security is ments, and any oth m. and this mortga, assigns, shall hereaf r possession of the p so of a forcelosure h fifty dollars, which	assigns, and evider naturing in	need by
justly due and owing by certain promissory note, periods from the date he It is expressly un of the first part will pay gainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdeness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s It is further agree due, or any part thereof whole sum hereby secur ten per cent. per annum sold and the proceeds if hereof shall be entitled to the payment of said which appointment may	the said partof the first part for the sum of S	to the said Virgil R. Cos- alterest after maturity. ween the parties hereto, at the time and place an 1 beither commit nor per- rty first had and obtaines part do, or suffer to be c s or assigns, may pay su increat at the rate of ten e part do, or suffer to be c s or assigns, may pay su increat at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. theree r from the first part's fees, this mortgage sha burity, or any tax or assi- tce, become due and pay d part, its successors or 1 the indebtedness hereby d to each and every part is othe holder hereof shall be decree of forcelosure; out of and promises is h	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well a ilure or default in t int of any faxes or a done, anything when the taxes and assess to the the trible to or ofter; and that in can an altornoy's fee of all stand as security. crein, or upon the fa- essment herein ment fable, at the option assigns, shall be ent y secured; and that t thereof, and to col b en criticed to ar and the holder here works a corresely and	ay, its successors or late herewish, and a is the second lien on ovided in said note said premises, or the and truly made, the he payment of said assessments levied a reby this security is ments, and any oth m, and this mortga, assigns, shall hereaf possession of the p so of a foreclosure h fifty dollars, which filty dollars, which ilure or refusal to p itoned, or to comply of the holder hered illed to a foreclosure immediately upon lect and apply the seciver, to the appo- of shall in no case yed.	assigns, and evider naturing in	teed by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtedness hereby seet contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to foreclose san foreclosure; and for all s It is further agree due, or any part thereof whole sum hereby seeur ten per cent, per annum sold and the proceeds the hereof shall be entitled it to the payment of said which appointment may rental other than those a ful covenants and and in all respects be govern	the said partof the first part for the sum of \$	to the said Virgil R. Cos- necrest after maturity. ween the parties hereto, a the time and place an loeither commit nor per- rty first had and obtaines to the tenor and effect rt, put in case of fai of default in the payme part do, or suffer to be of so rassigns, may pay au increat at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. therea in order to preserve or pr st at ten per cent. therea r from the first part 's fees, this mortgage sha reach of the warranty he urity, or any tax or ass (i.e., become due and pay d to each and every part so the holder hereof shall be decree of forcelosure; nent of said premises is h all run with the land her Oklahoma.	ss Mortgage Compar- each, bearing oven d that this mortgage i d in the manner pro- rmit any waste upon d. t thereof being well i llure or default in t int of any taxes or r done, anything when the taxes and assess a per cent. per annu- r, its successors or rofect the title fo or after; and that in cau- an attorney's fee of all stand as security. erein, or upon the fa- essment herein ment y secured; and that t thereof, and to col l be entitled to a re- ned the holder here- nereby expressly wai roby conveyed; and	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ul and truly made, the he payment of said sesonments levied a reby this security is ments, and any oth m. and this mortga assigns, shall hereaf r possession of the p ioned, or to comply of the holder hereaf illure or refusal to p ioned, or to comply of the holder hereaf illed to a foreclosure h fity dollars, which illure or refusal to p ioned, or to comply of the holder hereaf illed to a foreclosure immediately upon licet and apply the seriver, to the appo of shall in no case ved.	assigns, and evider maturing in	need by
justly due and owing by certain promissory note, periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdness licroby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s It is further agree due, or any part thereof whole sum hereby securiten ten per cent. per annum sold and the proceeds th hereof shall be entitled i wich appointment may rental other than those of all covenants and in all respects be govern In Witness Whe	the said partof the first part for the sum of S	t to the said Virgil R. Cos- alterest after maturity. ween the parties hereto, at the time and place an low the teme and place an low the commit nor per- rty first had and obtaines part do, or suffer to be c s or assigns, may pay su in order to preserve or pr in order to preserve or pr st at ton per cent. there r from the first part's fees, this mortgage sha preach of the warranty he urity, or any tax or asse- tice, become due and pay d part, its successors or r the indebtdeness hereby d to each and every part the indebtdeness hereby d to each and every part is the holder hereof shall he decree of forcelosure; nent of said premises is h all run with the land here f Oklahoma.	ss Mortgage Compar- each, bearing oven d that this mortgage i d in the manner pro- rmit any waste upon d. t thereof being well i llure or default in t int of any taxes or r done, anything when the taxes and assess a per cent. per annu- r, its successors or rofect the title fo or after; and that in cau- an attorney's fee of all stand as security. erein, or upon the fa- essment herein ment y secured; and that t thereof, and to col l be entitled to a re- ned the holder here- nereby expressly wai roby conveyed; and	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ul and truly made, the he payment of said sesonments levied a reby this security is ments, and any oth m. and this mortga assigns, shall hereaf r possession of the p ioned, or to comply of the holder hereaf illure or refusal to p ioned, or to comply of the holder hereaf illed to a foreclosure h fity dollars, which illure or refusal to p ioned, or to comply of the holder hereaf illed to a foreclosure immediately upon licet and apply the seriver, to the appo of shall in no case ved.	assigns, and evider maturing in	need by
justly due and owing by certain promissory note, periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdeness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s It is further agree due, or any part thereof whole sum hereby accur ten por cent. per annum sold and the proceeds it hereof shall be entitled to the payment of said which appointment may rental other than those a All covenants and in all respects be govern In Witness Whe day of.	the said partof the first part for the sum of S	to the said Virgil R. Cos- alterest after maturity. ween the parties hereto, at the time and place an 1 beither commit nor per- rty first had and obtaines part do, or suffer to be c s or assigns, may pay su inclerest at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. theren r from the first part's fees, this mortgage sho preach of the warranty he turity, or any tax or assi- tice, become due and pay d part, its successors or 1 the indebtdeness hereby d to each and every part the indebtdeness hereby d to each and every part is the holder hereof shall he decree of forcelosure; neat of said premises is hi hull run with the land her f Oklahoma. e first part hahe	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well a ilure or default in t ilure or default in t int of any faxes or a done, anything when the taxes and assess in the successors or rotect the title to or after; and that in ca an altornoy's fee of all stand as security, erein, or upon the fa- essment herein ment pable, at the option assigns, shall be ent y secured; and that t thereof, and to col t be entitled to a re and the holder here nereby expressly wai reby conveyed; and recurto set.	ay, its successors or late herewish, and r is the second lien on ovided in said note said premises, or U and truly made, the he payment of said assessments levied a reby this security is ments, and any oth m, and this mortgan assigns, shall hereaf r possession of the p so of a foreclosure h fifty dollars, which filty dollars, which ilure or refusal to p itoned, or to comply of the holder hered illed to a foreclosur immediately upon lect and apply the seciver, to the appo- of shall in no case ved.	e assigns, and evider naturing in	need by
justly due and owing by certain promissory note, periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdeness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s It is further agree due, or any part thereof whole sum hereby accur ten por cent. per annum sold and the proceeds it hereof shall be entitled to the payment of said which appointment may rental other than those a All covenants and in all respects be govern In Witness Whe day of.	the said partof the first part for the sum of S	to the said Virgil R. Cos- alterest after maturity. ween the parties hereto, at the time and place an 1 beither commit nor per- rty first had and obtaines part do, or suffer to be c s or assigns, may pay su inclerest at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. theren r from the first part's fees, this mortgage sho preach of the warranty he turity, or any tax or assi- tice, become due and pay d part, its successors or 1 the indebtdeness hereby d to each and every part the indebtdeness hereby d to each and every part is the holder hereof shall he decree of forcelosure; neat of said premises is hi hull run with the land her f Oklahoma. e first part hahe	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well a ilure or default in t ilure or default in t int of any faxes or a done, anything when the taxes and assess in the successors or rotect the title to or after; and that in ca an altornoy's fee of all stand as security, erein, or upon the fa- essment herein ment pable, at the option assigns, shall be ent y secured; and that t thereof, and to col t be entitled to a re and the holder here nereby expressly wai reby conveyed; and recurto set.	ay, its successors or late herewish, and r is the second lien on ovided in said note said premises, or U and truly made, the he payment of said assessments levied a reby this security is ments, and any oth m, and this mortgan assigns, shall hereaf r possession of the p so of a foreclosure h fifty dollars, which filty dollars, which ilure or refusal to p itoned, or to comply of the holder hered illed to a foreclosur immediately upon lect and apply the seciver, to the appo- of shall in no case ved.	e assigns, and evider naturing in	need by
justly due and owing by certain promissory note. It is expressly un of the first part will pay up of the first part will pay therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s It is further agree due, or any part thereof whole sum hereby secur- ten per cent, per annum sold and the proceeds th hereof shall be entitled to the payment of said which appointment may rental other than those : All covenants and in all respects be goverr. In Witness Whe day of.	the said partof the first part for the sum of S	to the said Virgil R. Cos- alterest after maturity. ween the parties hereto, at the time and place an heither commit nor per- rty first had and obtaine g to the tenor and effect rt; but in case of fai of default in the payme part do, or suffer to be c s or assigns, may pay su in order to preserve or pr is at the parcent. therea r from the first part's fees, this mortgage sha reach of the warnaty he turity, or any tax or assi- tice, become due and pay d part, its successors or 1 the indebtedness hereby d to each and every part the indebter hereof shall he decree of forcelosure; nent of said premises is h hall run with the hand her (Oklahoma. e first part hahe D. 19	ss Mortgage Compar each, bearing even d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well a ilure or default in t int of any faxes or z done, anything when the taxes and assess of the second that in cas n alterna year annu rolect the title to or after; and that in cas an altorney's fee of all stand as security, erein, or upon the fa essment herein ment fable, at the option assigns, shall be ent y secured; and that t thereof, and to col I be entitled to a re and the holder here hereby expressly wai reby conveyed; and	ay, its successors or late herewish, and a is the second lien on ovided in said note said premises, or the and truly made, the he payment of said assessments levicd a reby this security is ments, and any oth m, and this mortgan assigns, shall hereat r possession of the p so of a foreclosure h fifty dollars, which ilure or refusal to p- tioned, or to comply of the holder here ilded to a foreclosure immediately upon lect and apply the veriver, to the appo- tof shall in no case ved.	• assigns, and evider naturing in	need bysemi- semi- y conveyed; that the p l taxes and assessments uilding or other improv conveyance shall beco- when due, or any oth mises hereby conveyed on the happening of an assary to preserve and urity therefor. If the land departments veyed and wurranted, is any proceedings shall pon the filing of a pet distedness hereby secure into harve the said p ition in forcelosure the s the reasonable expense is mortgagors hereby c for any damages, nor ebtedness hereby secure the
justly due and owing by certain promissory note. It is expressly un of the first part will pay up of the first part will pay therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose san forcelosure; and for all s It is further agree due, or any part thereof whole sum hereby secur- ten per cent, per annum sold and the proceeds th hereof shall be entitled to the payment of said which appointment may rental other than those : All covenants and in all respects be goverr. In Witness Whe day of.	the said partof the first part for the sum of S	to the said Virgil R. Cos- alterest after maturity. ween the parties hereto, at the time and place an heither commit nor per- rty first had and obtaine g to the tenor and effect rt; but in case of fai of default in the payme part do, or suffer to be c s or assigns, may pay su in order to preserve or pr is at the parcent. therea r from the first part's fees, this mortgage sha reach of the warnaty he turity, or any tax or assi- tice, become due and pay d part, its successors or 1 the indebtedness hereby d to each and every part the indebter hereof shall he decree of forcelosure; nent of said premises is h hall run with the hand her (Oklahoma. e first part hahe D. 19	ss Mortgage Compar each, bearing even d that this mortgage i d in the manner pre- rmit any waste upon d. t thereof being well a ilure or default in t int of any faxes or z done, anything when the taxes and assess of the second that in cas n alterna year annu rolect the title to or after; and that in cas an altorney's fee of all stand as security, erein, or upon the fa essment herein ment fable, at the option assigns, shall be ent y secured; and that t thereof, and to col I be entitled to a re and the holder here hereby expressly wai reby conveyed; and	ay, its successors or late herewish, and a is the second lien on ovided in said note said premises, or the and truly made, the he payment of said assessments levicd a reby this security is ments, and any oth m, and this mortgan assigns, shall hereat r possession of the p so of a foreclosure h fifty dollars, which ilure or refusal to p- tioned, or to comply of the holder here ilded to a foreclosure immediately upon lect and apply the veriver, to the appo- tof shall in no case ved.	• assigns, and evider naturing in	need bysemi- semi- y conveyed; that the p l taxes and assessments uilding or other improv conveyance shall beco- when due, or any oth mises hereby conveyed on the happening of an assary to preserve and urity therefor. If the land departments veyed and wurranted, is any proceedings shall pon the filing of a pet distedness hereby secure into harve the said p ition in forcelosure the s the reasonable expense is mortgagors hereby c for any damages, nor ebtedness hereby secure the
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebidness hereby seet contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to foreclose sam foreclosure; and for all s It is further agree due, or any part thereof whole sum hereby securit to the payment of said which appointment may rental other than those to All covenants and in all respects be govern In Witness Whe day of.	the said partof the first part for the sum of S	to the said Virgil R. Con- nterest after maturity. ween the parties hereto, at the time and place an low the tent of the same rty first had and obtaine part do, or suffer to be co- s or assigns, may pay su in order to preserve or pri- in order to preserve or pri- st at ten per cent. therear r from the first part's fees, this morigage sha- reach of the warranty he- the indebtedness hereby d to ach and every part the indebtedness hereby d to cach and every part of the land premises is ha nell run with the land here f oldshoma. e first part ha	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. that this wortgage i liure or default in t int of any fuxes or z done, anything where the faxes and assess that of any fuxes or z done, anything where the faxes and assess to per cent. per annu- r, its successors or rotect the title to or after; and that in can an altorney's fee of all stand as security, rein, or upon the fa essment herein meil assigns, shall be ent y secured; and the oto t be entitled to ar and the holder here ereby expressly wai reby conveyed; and preunto set	ay, its successors or late herewith, and r is the second lien on ovided in said note said premises, or il and truly made, the he payment of said assessments levicd a reby this security is ments, and any oth m. and this mortgan es of a forcelosure h fifty dollars, which filtre dollars, which ilure or refusal to pi tioned, or to comply of the holder here itled to a forcelosur immediately upon lect and apply the seciver, to the appo- of shall in no case ved.	• assigns, and evider naturing in	need bysemi- semi- y conveyed; that the p l taxes and assessments uilding or other improv conveyance shall beco- when due, or any oth mises hereby conveyed on the happening of an assary to preserve and urity therefor. If the land departments veyed and wurranted, is any proceedings shall pon the filing of a pet distedness hereby secure into harve the said p ition in forcelosure the s the reasonable expense is mortgagors hereby c for any damages, nor ebtedness hereby secure the
justly due and owing by certain promissory note. periods from the data he It is expressly un of the first part will pay ugainst the premisses her therefrom without the w Upon payment of and void, and shall be ra- thereof, or any interest indebidness hereby seen contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forecles sam foreclosure; and for all s It is further agree due, or any part thereof whole sum hereby seem ten per cent, per annum sold and the proceeds th hereof shall be entitled to the payment of said which appointment may rental other than those i All covennats and in all respects be govern In Witness Whe day of	the said partof the first part for the sum of S	to the said Virgil R. Con- nterest after maturity. ween the parties hereto, at the time and place an low the time and place an low the commit nor per- try first had and obtainer part do, or suffer to be co- s or assigns, may pay su in order to preserve or pr st at the rate of ten- e party of the second par- in order to preserve or pr st at ten per cent, therear r from the first par' 's fees, this morigage sha- reach of the warranty he urity, or any tax or assi- tice, become due and pay d part, its suecessors or r- the indebtedness hereby d to each and every part- inent of said premises is hall run with the land here f Oklahoma. e first part hahe D. 19	ss Mortgage Compar- cach, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. that this mortgage i lilure or default in t int of any fuxces or z done, anything where the taxes and assess that the control of the second relation of the second rotect the title to or after; and that in ca an altorney's fee of all stand as security, rein, or upon the fa- essment herein ment rable, at the option assigns, shall be ent y secured; and the ot l be entitled to are and the holder here sereby conveyed; and ercunto set.	ay, its successors or late herewith, and r is the second lien on ovided in said note said premises, or the and truly made, the he payment of said assessments levied a reby this security is ments, and any oth m. and this mortgan assigns, shall hereaf r possession of the p eso of a forcelosure h fifty dollars, which filter or refusal to p tioned, or to comply the secture of an apply the secture of the holder hereaf idled to p. forcelosure intendiately upon lect and apply the secture, to the appo- sol shall in no case ved. this mortgage and	• assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the data he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdness licroby sec contingencies, the party such security, and all su It is further stimu General Government, or such costs and expenses or taken to foreclose sam foreclosure; and for all s It is further agree whole sum hereby securiten per cent. per annum sold and the proceeds it hereof shall be entitled to the payment of said which appointment may and in all respects be govern In Witness Whe day of	the said partof the first part for the sum of S	to the said Virgil R. Con- alterest after maturity. ween the parties hereto, at the time and place an lowither commit nor per- try first had and obtainer part do, or suffer to be co- s or assigns, may pay su in order to preserve or pr- in the first part, a fees, this mortgage sha- reach of the warranty he- the indebtedness hereby d to each and every part the indebtedness hereby d to each and every part of the indebtedness is heall run with the land here f Oklahoma. e first part hahe D. 19	ss Mortgage Compar cach, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. that this mortgage i liure or default in t int of any fuxes or a done, anything where ich faxes and assess that of any fuxes or a done, anything where ich faxes and assess to a second the factor and itorney's fee of all stand as security, crein, or upon the fa- essment herein ment yable, at the option assigns, shall be ent y secured; and that t thereof, and to col I be entitled to a re- and the holder here eroby conveyed; and ercunto set.	ay, its successors or late herewith, and r is the second lien on ovided in said note said premises, or the and truly made, the he payment of said assessments leviced a reby this security is ments, and any oth m. and this mortgan assigns, shall hereaf r possession of the p se of a foreclosure h fifty dollars, which ilure or refusal to pi tioned, or to comply of the holder herea itled to a foreclosur immediately upon lect and apply the seciver, to the appo- of shall in no case ved.	• assigns, and evider naturing in	need by
justly due and owing by certain promissory note. Periods from the date he It is expressly un of the first part will pay reterefrom without the w Upon payment of and void, and shall be r therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdeness hereby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to forcelose sam forcelosure; and for all s It is further agree due, or any part thereof whole sum hereby accur ten por cent. per annum sold and the proceeds th hereof shall be entitled to the payment of said which appointment may rental other than those a All covenants and in all respects be govern In Witness Whe day of. STATE OF OKI Before me, State, on this.	the said partof the first part for the sum of S	to the said Virgil R. Con- alterest after maturity. ween the parties hereto, at the time and place an heither commit nor per- try first had and obtaine part do, or suffer to be c s or assigns, may pay su in order to preserve or pr in order to preserve or pr st at ten per cent. theren r from the first part's fees, this mortgage sha breach of the warranty he turity, or any tax or assi- tice, become due and pay d part, its successors or 1. the indebtdeness hereby d to each and every part the indebtdeness hereby d to each and every part in order to preserve or pr set the had the mean of the be decree of forcelosure; nent of said premises is hereby a to first part hahe D. 19	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner pre- mit any waste upon d. t thereof being well a ilure or default in t int of any faxes or a done, anything where the faxes and assess to dect the title to or after; and that in can an altorney's fee of all stand as security, erein, or upon the fa- essment herein ment pable, at the option assigns, shall be ent y secured; and that t thereof, and to col t be entitled to ar and the holder here hereby expressly wai reby conveyed; and recunto set. COUNTY , 	ay, its successors or late herewish, and r is the second lien on ovided in said note said premises, or the and truly made, the he payment of said assessments levied a reby this security is ments, and any oth m, and this mortgan assigns, shall hereaf r possession of the p so of a foreclosure h fifty dollars, which ilure or refusal to pi ioned, or to comply of the holder hereaf illed to a foreclosure immediately upon lect and apply the seciver, to the appo- of shall in no case ved. this mortgage and ss. SS.	• assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebidness licroby sec contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to foreclose sam foreclosure; and for all s It is further agree due, or any part thereof whole sum hereby securiten per cent. per annum is all the proceeds it hereof shall be entitled it to the payment of said which appointment may rental other than those of all covenants and in all respects be govern In Witness Whe day of	the said partof the first part for the sum of S	to the said Virgil R. Con- nterest after maturity. ween the parties hereto, at the time and place an lowither commit nor per- try first had and obtaines part do, or suffer to be co- s or assigns, may pay su in order to preserve or pr- in order to preserve or pr- the indebtedness hard- be about the maturity or asse- tice, become due and pay d part, its successors or r- the indebtedness hereby d to each and every part the indebtedness hereby d to each and every part of forst part hahe D. 19	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner pre- rmit any waste upon d. that this mortgage i liure or default in t int of any fuxes or a done, anything where the fuxes and assess that of any fuxes or a done, anything where the fuxes and assess to a security. rein, or upon the fa- essment herein ment yable, at the option assigns, shall be ent y secured; and that t thereof, and to col i be entitled to ar and the holder here ereby expressly wai reby conveyed; and ereunto set. COUNTY , 	ay, its successors or late herewith, and r is the second lien on ovided in said note said premises, or if and truly made, the he payment of said assessments leviced a reby this security is ments, and any oth m, and this mortgan assigns, shall hereaf possession of the p se of a forcelosure h fifty dollars, which ilure or refusal to p ioned, or to comply of the holder herea itled to a forcelosure immediately upon lect and apply the seciver, to the appo- of shall in no case ved. this mortgage and	• assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdness licroby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to foreclose sam foreclosure; and for all s It is further agree due, or any part thereof whole sum hereby securiten per cent. per annum is all no proceeds it hereof shall be entitled it to the payment of said which appointment may rental other than those of all covenants and in all respects be govern In Witness Whe day of	the said partof the first part for the sum of S	to the said Virgil R. Con- alterest after maturity. ween the parties hereto, at the time and place an loeither commit nor per- try first had and obtaines part do, or suffer to be con- sort assigns, may pay su in order to preserve or pr- in the first part	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner per mit any waste upon d. that this mortgage i lilure or default in t ilure or default in t int of any fuxes or a done, anything where the fuxes and assess that is successors or rotect the title to or after; and that in can an altorney's fee of all stand as security, rein, or upon the fa essment herein ment yable, at the option assigns, shall be ent y secured; and that t thereof, and to col l be entitled to ar and the holder here ereby conveyed; and the recunto set. COUNTY , 	ay, its successors or late herewith, and r is the second lien on ovided in said note said premises, or U and truly made, the he payment of said assessments leviced a reby this security is ments, and any oth m, and this mortgan assigns, shall hereaf r possession of the p as of a foreclosure h fifty dollars, which ilure or refusal to pi tioned, or to comply of the holder herea- itled to a foreclosur immediately upon lect and apply the seciver, to the appo- of shall in no case ved. this mortgage and sss. SS.	 assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtdness licroby see contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to foreclose sam foreclosure; and for all s It is further agree due, or any part thereof whole sum hereby securiten per cent. per annum is all no proceeds it hereof shall be entitled it to the payment of said which appointment may rental other than those of all covenants and in all respects be govern In Witness Whe day of	the said partof the first part for the sum of S	to the said Virgil R. Con- alterest after maturity. ween the parties hereto, at the time and place an loeither commit nor per- try first had and obtaine part do, or suffer to be con- sort assigns, may pay su in order to preserve or pr- in the first part	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner per mit any waste upon d. that this mortgage i lilure or default in t ilure or default in t int of any fuxes or a done, anything where the fuxes and assess that is successors or rotect the title to or after; and that in can an altorney's fee of all stand as security, rein, or upon the fa essment herein ment yable, at the option assigns, shall be ent y secured; and that t thereof, and to col l be entitled to ar and the holder here ereby conveyed; and the recunto set. COUNTY , 	ay, its successors or late herewith, and r is the second lien on ovided in said note said premises, or U and truly made, the he payment of said assessments leviced a reby this security is ments, and any oth m, and this mortgan assigns, shall hereaf r possession of the p as of a foreclosure h fifty dollars, which ilure or refusal to pi tioned, or to comply of the holder herea- itled to a foreclosur immediately upon lect and apply the seciver, to the appo- of shall in no case ved. this mortgage and sss. SS.	 assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r thereof, or any interest indebtedness hereby seet contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to foreclose san foreclosure; and for all s It is further agree due, or any part thereof whole sum hereby seet ren per cost, per annum sold and the proceeds the hereof shall be entitled it to the payment of said which appointment may rental other than those a All covenants and in all respects be govern In Witness Whe day of. STATE OF OKI Before me, State, on this his wife, to me known to asfree and WITNESS my her (My commission expires	the said partof the first part for the sum of \$	t to the said Virgil R. Cos- nterest after maturity. ween the parties hereto, ' at the time and place an loeither commit nor per- rty first had and obtaine to the tenor and effect r, put in case of fai of default in the payme part do, or suffer to be of s or assigns, may pay au increat at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. thereas in order to preserve or pr st at ten per cent. thereas reach of the warmarby he creach of the warmarby he doerne of nore loss or any tax or ass file, become due and pay d part, its successors or i the indebtedness hereby neart of said premises is h hall run with the land her Oklahoma. e first part ha	ss Mortgage Compar each, bearing oven d that this mortgage i d in the manner per mit any waste upon d. that this mortgage i lilure or default in t ilure or default in t int of any fuxes or a done, anything where the fuxes and assess that is successors or rotect the title to or after; and that in can an altorney's fee of all stand as security, rein, or upon the fa essment herein ment yable, at the option assigns, shall be ent y secured; and that t thereof, and to col l be entitled to ar and the holder here ereby conveyed; and the recunto set. COUNTY , 	ay, its successors or late herewith, and r is the second lien on ovided in said note said premises, or U and truly made, the he payment of said assessments leviced a reby this security is ments, and any oth m, and this mortgan assigns, shall hereaf r possession of the p as of a foreclosure h fifty dollars, which ilure or refusal to pi tioned, or to comply of the holder herea- itled to a foreclosur immediately upon lect and apply the seciver, to the appo- of shall in no case ved. this mortgage and sss. SS.	 assigns, and evider naturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r indebtedness hereby seet contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to foreclose san foreclosure; and for all s It is further agree while sum hereby seet contingencies, the party ten per cent, per annum sold and the proceeds the here of shall be entitled to the payment of said which appointment may rental other than those a All covenants and in all respects be govern In Witness Whe day of. STATE OF OKI his wife, to me known to as free and WITNESS my her (My commission expires	the said partof the first part for the sum of S	to the said Virgil R. Cos- necrest after maturity. ween the parties hereto, at the time and place an loeither commit nor per- rty first had and obtaine go to the tenor and effect r; but in case of fai of default in the payme part do, or suffer to be of s or assigns, may pay au increat at the rate of ten e party of the second par in order to preserve or pr st at ten per cent. therea in order to preserve or pr st at ten per cent. therea reach of the warmarb he is not any the successors or i the indebtedness hereby he decree of foreclosure; nent of said premises is h all run with the land her f Oklahoma. e first part ha	ss Mortgage Comparies A Mortgage Comparies and hearing oven of that this mortgage in the manner provinit any waste upon d. I thereof being well i litre or default in the manner provide the thereof being well i litre or default in the maxes and assess a protect the tilt for or after; and that in easy and the holder here in the entitle do a reasy the entitle do a reasy of the entitle do a reasy of the entitle do a reasy secured; and that the thereof; and to coll be entitled to a reasy secured; and the holder here hereby expressly wait reby conveyed; and encount set.	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ut and truly made, the he payment of said assessments lovied a reby this security is ments, and any oth m. and this mortgan assigns, shall hereaf r possession of the p ioned, or to comply of the holder hereaf illure or refusal to p ioned, or to comply of the holder hereaf illed to a foreclosure h fity dollars, which illure or refusal to p ioned, or to comply of the holder hereaf illed to a foreclosure immediately upon lifet and apply the verify this mortgage and this mortgage and solution of the solution of shall in no case ved. this mortgage and ss.	• assigns, and evider maturing in	need by
justly due and owing by certain promissory note. periods from the date he It is expressly un of the first part will pay ugainst the premises her therefrom without the w Upon payment of and void, and shall be r therefor, or any interest indebtedness hereby secu- contingencies, the party such security, and all su It is further stipu General Government, or such costs and expenses or taken to foreclose san foreclosure; and for all s It is further agree due, or any part thereof whole sum hereby secur- ten per cent, per annum sold and the proceeds it hereof shall be entitled to the payment of said which appointment may rental other than those a All covennats and in all respects be govern In Witness Whe day of	the said partof the first part for the sum of \$	to the said Virgil R. Cos- iterest after maturity. ween the parties hereto, i at the time and place an heither commit nor per- try first had and obtaines part do, or suffer to be so rassigns, may pay su increat at the rate of ten- e party of the second par- in order to preserve or pr st at ten per cent, therean in order to preserve or pr st at ten per cent, therean reach of this warnaty he construction of as the successors or the indebtedness hereby to the successors or of the indebtedness hereof so that successors or of the indebtedness hereof to cach and every part so the holder hereof shall hed decree of foreclosure; nent of said premises is h uall run with the land her to Oklahoma. e first part hahe D. 19	ss Mortgage Comparies A Mortgage Comparies and hearing oven of that this mortgage in the manner provinit any waste upon d. I thereof being well i litre or default in the manner provide the traces and assess a proceed the tilt for any taxes or a done, anything where the taxes and assess a proceed the tilt for an attorney's fee of all stand as security. Frein, or upon the faces and that in ear an attorney's fee of all stand as security and that the option assigns, shall be entitled to a rear and the holder here hereby expressly waireby conveyed; and the control set.	ay, its successors or late herewith, and a is the second lien on ovided in said note said premises, or ul and truly made, the he payment of said sesonments lovied a reby this security is ments, and any oth m. and this mortgan assigns, shall hereaf r possession of the p ioned, or to comply of the holder hereaf illure or refusal to p ioned, or to comply of the holder hereaf illet an a foreclosure h fity dollars, which illure or refusal to p ioned, or to comply of the holder hereaf illet and apply the seriver, to the appo of shall in no case ved. this mortgage and SS.	 assigns, and evider maturing in	need by