MORTGAGE AND RELEASE RECORD

U

ĥ

🔐 🖓 🖓 🖓 🖓 🖓 🖓 🖓 🖓 🖓	PRESENTS, That			
is wife, of the County of	inne ann ann a stàite ann ann ann ann ann ann ann ann ann an		, partof the first part, for and in consider	ation of the
ı f				DOLL
oin hand paid by s hereby acknowledged, doby these	v VIRGIL R. COSS MORTGAGE presents Grant, Bargain, Sell, Co	COMPANY, a Corporation, of Mu nvey and Mortgage unto the said	iskogee, Oklahoma, party of the second part, the I VIRGIL R. COSS MORTGAGE COMPANY,	e receipt wh its successo
			AD. B.1. 201000000000000000000000000000000000	
****	******			
of Section numbered), Townshij	p numbered		Range numl
), East of the Indian Meridian, co	ontaining in all	acres of lav	nd, more or
aining, and all rights of homestead exe	emption, unto the said party of th	ngular the improvements thereon ie second part, and to its success	and the appurtenunces thereinto belonging or ors or assigns, forever. And the said part	of the first
		and the second	sereby conveyed, and seized of a good and inde	
aberitance therein, free and clear of all aid party of the second part, its success	incumbrances, whatsoever, and sors or assigns, against the lawful (claims of all persons whomsoever	and forever defend the title to and possession . This conveyance, however, is intended as a	of the same mortgage fo
etter securing of the said sum of	of the first part to the said Virg	il R. Coss Mortgage Company, its	s successors or assigns, and evidenced by one co	
ote, bearing even date herewith and di	ue on the first day of	aunau notas tharata annavad, sur	A. D. 19and bearing	per cent. int
r any interest thereon, at maturity; or i ereby secured; or if the insurance on the nything whereby this security is impair and assessments, and any other sum or r o expended shall bear interest at the rat	in case of default in the payment of the buildings, as hereinafter provide red, then upon the happening of a sums necessary to preserve and pr te of ten per cent. per annum, and	of any taxes or assessments levied ed, be not kept in force as stipul- ny such contingencies, the party otect such security, and may pro- this mortgage shall stand as recu	uly made, then, in such case, this conveyance a ment of said promissory note when due, or any o lagainst either the previses hereby conveyed or ated; or if the partof the first part do, or s of the second part, its successors or assigns, ma wide the necessary insurance on the buildings, a rity therefor.	the indebted uffer to be o y pay such t nd all such t
The part of the first part agre	seto procure and maintain polici	ies of insurance on the buildings	r located on the premises hereby conveyed, ir	
amonanias as said sacond party shall alas	at in the sum of			
or the navment of the indebtedness her	rehy secured.		party, ils successors or assigns, as collateral and ac	DOLL: Iditional sec
or the payment of the indebtedness her It is further stipulated and agreed General Government, or any court or tri uch costs and expenses incurred therein or taken to forcelose same, the holder his condensus and for all such as the star	reby secured. d, that in case the party of the sec ibunal whatever, in order to preser a shall bear interest at ten per cen ereof may recover from the first p	cond part, its successors or assign ve or protect the title to or poss t. thereafter; and that in case of a artan attorney's fee of fifty	party, its successors or assigns, as collateral and ac as, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing	DOLL, Iditional sec parlments o rranted, the inga shall be ; of a petitic
or the payment of the indebtedness her It is further stipulated and agreed General Government, or any court or tri uch costs and expenses incurred therein or taken to forcelose same, the holder his condensus and for all such as the star	reby secured. d, that in case the party of the sec ibunal whatever, in order to preser a shall bear interest at ten per cen ereof may recover from the first p	cond part, its successors or assign ve or protect the title to or poss t. thereafter; and that in case of a artan attorney's fee of fifty	party, its successors or assigns, as collateral and ac as, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing	DOLL, Iditional sec parlments o rranted, the inga shall be ; of a petitic
or the payment of the indebtedness her It is further stipulated and agreed General Government, or any court or tri uch costs and expenses incurred therein or taken to forcelose same, the holder his condensus and for all such as the star	reby secured. d, that in case the party of the sec ibunal whatever, in order to preser a shall bear interest at ten per cen ereof may recover from the first p	cond part, its successors or assign ve or protect the title to or poss t. thereafter; and that in case of a artan attorney's fee of fifty	party, its successors or assigns, as collateral and ac as, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing	DOLL, Iditional sec parlments o rranted, the inga shall be ; of a petitic
or the payment of the indebtedness her It is further stipulated and agrees Jeneral Government, or any court or tri auch costs and expenses incurred therein traken to foreeloss same, the holder h oreelosure; and for all such costs, exper It is further agreed and underston the, or any part thereof, or any interest vhole sum hereby secured shall at once, ere cent, per annum, and the said party and the proceeds thereof applied to the inall be entitled to possession of said pr payment of said indebtedness; and for f uppointment may be made either before ther than those actually received. Th	reby secured. d, that in case the party of the sec ibunal whatever, in order to preser a shall bear interest at ten per cean ereof may recover from the first p ness and attorney's fees, this morf od, that upon a breach of the warn t thereon, at inaturity, or any tax , and without notice, become due a of the second part, its successors- payment of the indebtedness here remises, and to each and every pat this juppose the holder hereof sin or after the decree of forcelosure; o appraisement of said premises is	sond part, its successors or assign vo or protect the title to or poss t. thereafter; and that in case of a artan attorney's fee of fifty trage shall stand as security. ranty herein, or upon the failure or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a by secured; and that humediatel rt thereof. and to collect and app all be entitled to a receiver, to th and the holder hereof shall in an hereby expressly waived.	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein co- holder hereof, and shall bear interest thereafter foreclosure of this mortgage, and to have the sa y upon the filing of the petition in forcelosure of hydre rents therefrom, less the reasonable exp o appointment of which the mortgagors herebo o case be held to account for any damages, no	DOLL, ditional see partments o irranted, the ings shall be ; of a petitic by secured v atained, tha at the rate o aid premises the holder h enditures, to y consent, w or for any r
or the payment of the indebtedness her It is further stipulated and agrees eneral Government, or any court of tri ush costs and expenses incurred threin triaten to forcelose same, the holder hi orcelosure; and for all such costs, exper- It is further agreed and understoc luc, or any part thereof, or any interest vhole sum hereby secured shall at once, ere cent, per annum, and the said party and the proceeds thereof applied to the pointment may be made either before ther than those actually received. The All evenants and agreements he all respects be governed and construed 1	reby secured. d, that in case the party of the sec bund whatever, in order to preser a shall bear interest at ten per cean ereof may recover from the first p ness and attorney's fees, this mort od, that upon a breach of the war t thereon, at maturity, or any tax , and without notice, become due a of the second part, its successors payment of the indebtedness here remises, and to each and every par- this jurpose the holder hereof sha or after the decree of forcelosure; o appraisement of said premises is rerein contained shall run with the by the laws of Oklahoma.	ye on protect the title to or poss t. thereafter; and that in case of a art at attorney's fee of fitty grage shall stand as security. ranty herein, or upon the failure of or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a by secured; and that immediatel it thereof. and to collect and ap all be entitled to a receiver, to th and the holder hereof shall in m hereby expressly waived. land hereby conveyed; and this m	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con holder hereof, and shall be due upon the filing torcelosure of this mortgage, and to have the si- y upon the filing of the petition in forcelosure of hyl the rents therefrom, less the reasonable exp o appointment of which the mortgages hereby o case be held to account for any damages, no mortgage and the evidence of indebtedness hereby	DOLL, ditional see partments o rranted, the ings shall be (of a petitic by secured a thined, tha at premises the holder h enditures, to y consent, w or for any r y secured sh
or the payment of the indebtedness her It is further stipulated and agrees General Government, or any court or tri auch costs and expenses incurred therein traken to foreclose same, the holder h oreclosure; and for all such costs, exper- It is further agreed and understoo the, or any part thereof, or any interest vhole sum hereby secured shall at once, ere cent, per annum, and the said party and the proceeds thereof applied to the programment of said indebtedness; and for appointment may be made either before ther than those actually received. The All covenants and agreements he all respects be governed and construed the In Witness Whereof, The said p	reby secured. d, that in case the party of the sec ibunal whatever, in order to preser a shall bear interest at ten per ceal ereof may recover from the first p ness and attorney's fees, this morf od, that upon a breach of the ward t thereon, at inaturity, or any tax , and without notice, become due 1 of the second part, its successors- payment of the indebtedness here remises, and to each and every par- this purpose the holder hereof sha or after the decree of foreclosure; e appraisement of said premises is erein contained shall run with the by the laws of Oklahoma. partof the first part ha	ye on protect the title to or poss t. thereafter; and that in case of a art at attorney's fee of fitty grage shall stand as security. ranty herein, or upon the failure of or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a by secured; and that immediatel it thereof. and to collect and ap all be entitled to a receiver, to th and the holder hereof shall in m hereby expressly waived. land hereby conveyed; and this m	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein co- holder hereof, and shall bear interest thereafter foreclosure of this mortgage, and to have the sa y upon the filing of the petition in forcelosure of hydre rents therefrom, less the reasonable exp o appointment of which the mortgagors herebo o case be held to account for any damages, no	DOLL, ditional see partments o rranted, the ings shall be (of a petitic by secured a thined, tha at premises the holder h enditures, to y consent, w or for any r y secured sh
or the payment of the indebicedness her It is further stipulated and agrees leneral Government, or any court of tri anch costs and expenses incurred threin traken to forcelose same, the holder h bredosure; and for all such costs, exper It is further agreed and understoc luc, or any part thereof, or any interest vhole sum hereby secured shall at once, ber each, per annum, and the said party and the proceeds thereof applied to the pointment may be made either before then than those actually received. Th All covenants and agreements he all respects be governed and construed l In Witness Whereof, The said p	reby secured. d, that in case the party of the sec bunnal whatever, in order to preser a shall bear interest at ten per cean ereof may recover from the first p ness and attorney's fees, this mort od, that upon a breach of the war t thereon, at maturity, or any tax , and without notice, become due ; of the second part, its successors payment of the indebtedness here remises, and to each and every par this jurpose the holder hereof sins or after the decree of forcelosure; o appraisement of said premises is erein contained shall run with the by the laws of Oklahoma. partA. D. 19	ond part, its successors or assign ve or protect the title to or poss t. thereafter; and that in case of a art an attorney's fee of fifty grage shall stand as security. randy herein, or upon the failure of or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a by secured; and that immediatel ft thereof. and to collect and app all be entitled to a receiver, to th and the holder hereof shall in m hereby expressly waived. land hereby conveyed; and this n hereunto set.	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con holder hereof, and shall be due upon the filing torcelosure of this mortgage, and to have the si- y upon the filing of the petition in forcelosure of hyl the rents therefrom, less the reasonable exp o appointment of which the mortgages hereby o case be held to account for any damages, no mortgage and the evidence of indebtedness hereby	DOLL, ditional see partments o rranted, the ings shall be (of a petitic by secured a thined, tha at premises the holder h enditures, to y consent, w pr for any r y secured sh
or the payment of the indebtedness her It is further stipulated and agrees Seneral Government, or any court or tri nuch costs and espensos incurred thretion traken to forcelose snuce, the holder h orcelosure; and for all such costs, exper- It is further agreed and understoo line, or any part thereof, or any interest vhole sum hereby secured shall at once, ber cent, per annum, and the said party and the proceeds thereof applied to the protection of said indebtedness; and for t pholintment may be made either before ther than those actually received. The All covenants and agreements he ill respects be governed and construed I In Witness Whereof, The said p	reby secured. d, that in case the party of the sec bunal whatever, in order to preser a shall bear interest at ten per ceal ereof may recover from the first p ness and attorney's fees, this mori od, that upon a breach of the war t thereon, at maturity, or any tax and without notice, become due to of the second part, its successors payment of the indebtedness here remises, and to each and every par- this jurpose the holder hereof sha or after the decree of forcelosure; o appraisement of said premises is rein contained shall run with the by the laws of Oklahoma. part	ond part, its successors or assign ve or protect the title to or poss t. thereafter; and that in case of i art at attorncy's fee of fitty igage shall stand as security. ranty herein, or upon the failure or or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a sby secured; and that humediatel it thereof, and to collect and ap all be entitled to a receiver, to th and the holder hereof shall in me hereby expressly waived. land hereby conveyed; and this n hereunto set.	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con holder hereof, and shall beak interest thereafter forcelosure of this mortgage, and to have the ss y upon the filing of the petition in forcelosure i by the rents therefrom, less the reasonable exp to appointment of which the mortgagers hereby o case be held to account for any damages, no nortgage and the evidence of indebtedness hereby 	DOLL, ditional see partments o rranted, the ings shall be (of a petitic by secured 1 atained, tha at the rate o at d premises the holder h enditures, to y consent, w or for any r y secured sh
or the payment of the indebtedness her It is further stipulated and agrees Seneral Government, or any court or tri nuch costs and espensos incurred thretion traken to forcelose snuce, the holder h orcelosure; and for all such costs, exper- It is further agreed and understoo line, or any part thereof, or any interest vhole sum hereby secured shall at once, ber cent, per annum, and the said party and the proceeds thereof applied to the protection of said indebtedness; and for t pholintment may be made either before ther than those actually received. The All covenants and agreements he ill respects be governed and construed I In Witness Whereof, The said p	reby secured. d, that in case the party of the sec bunal whatever, in order to preser a shall bear interest at ten per ceal ereof may recover from the first p ness and attorney's fees, this mori od, that upon a breach of the war t thereon, at maturity, or any tax and without notice, become due to of the second part, its successors payment of the indebtedness here remises, and to each and every par- this jurpose the holder hereof sha or after the decree of forcelosure; o appraisement of said premises is rein contained shall run with the by the laws of Oklahoma. part	ond part, its successors or assign ve or protect the title to or poss t. thereafter; and that in case of i art at attorncy's fee of fitty igage shall stand as security. ranty herein, or upon the failure or or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a sby secured; and that humediatel it thereof, and to collect and ap all be entitled to a receiver, to th and the holder hereof shall in me hereby expressly waived. land hereby conveyed; and this n hereunto set.	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con holder hereof, and shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con holder hereof, and shall be ac interest thereafter forcelosure of this mortgage, and to have the si y upon the filing of the petition in forcelosure i by the rents therefrom, less the reasonable exp o appointment of which the mortgagers hereby o case be held to account for any damages, no mortgage and the evidence of indebtedness hereby mortgage and the evidence of indebtedness hereby means the of this, the	DOLL, ditional see partments o rranted, the ings shall be (of a petitic by secured 1 atained, tha at the rate o at d premises the holder h enditures, to y consent, w or for any r y secured sh
or the payment of the indebtedness her It is further stipulated and agrees Seneral Government, or any court or tri nah costs and espenses incurred thretin tri taken to forcelose snuce, the holder hi orcelosure; and for all such costs, exper- It is further agreed and understoo lue, or any part thereof, or any interest vhole sum hereby secured shall at once, ore cent, per annum, and the said party and the proceeds thereof applied to the pointment may be made either before ther than those actually received. The All covenants and agreements he It spects be governed and construed I In Witness Whereof, The said p STATE OF OKLAHOMA,	reby secured. d, that in case the party of the sec bunal whatever, in order to preser a shall bear interest at ten per ceal ereof may recover from the first p ness and attorney's fees, this mori od, that upon a breach of the war t thereon, at maturity, or any tax and without notice, become due to of the second part, its successors payment of the indebtedness here remises, and to each and every par- this jurpose the holder hereof sha or after the decree of forcelosure; o appraisement of said premises is rein contained shall run with the by the laws of Oklahoma. part	<pre>cond part, its successors or assign ve or protect the title to or poss t. thereafter; and that in case of a art at attorney's fee of fitty gage shall stand as security. randy herein, or upon the failure of or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a sby secured; and that immediatel it thereof, and to collect and app ill be entitled to a receiver, to if and the holder hereof shall in me hereby expressly waived. land hereby conveyed; and this n hereunto set</pre>	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con holder hereof, and shall bear interest thereafter forcelosure of this mortgage, and to have the ss y upon the filing of the petition in forcelosure i by the rents therefrom, less the mortgages hereby o case be held to account for any damages, no nortgage and the evidence of indebtedness hereby 	DOLL, ditional see partments o rranted, the ings shall be (of a petitic by secured 1 attained, that at the rate o at the rate o at the rate o at the rate o at the rate o ronsent, wo ronsent, wo r for any ro y secured sh
or the payment of the indebtedness her It is further stipulated and agrees leneral Government, or any court of tri nuch costs and expenses incurred threin in taken to forcelose snuc, the holder hi orcelosure; and for all such costs, expen- It is further agreed and understoo line, or any part thereof, or any interest vhole sum hereby secured shall at once, ser exit, per annum, and the said party and the proceeds thereof applied to the full be entitled to possession of said party and the proceeds thereof applied to the Mull be entitled to possession of said re- shall be on the said indebtedness; and for the All covenants and agreements he All covenants and agreements for the Nitness Whereof, The said p STATE OF OKLAHOMA, Before me,	reby secured. d, that in case the party of the sec bund whatever, in order to preser a shall bear interest at ten per cean ereof may recover from the first p ness and attorney's fees, this mort od, that upon a breach of the war t thereon, at maturity, or any tax , and without notice, become due a of the second part, its successors payment of the indebtedness here remises, and to each and every par- this jurpose the holder hereof sha or after the decree of forcelosure; o appraisement of said premises is prein contained shall run with the by the laws of Oklahoma. part	cond part, its successors or assign ve or protect the title to or poss t. thereafter; and that in case of a art an attorney's fee of fifty grage shall stand as security. randy herein, or upon the failure of or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a sby secured; and that immediatel it thereof. and to collect and ap all be entitled to a receiver, to th and the holder hereof shall in m hereby expressly waived. Ind hereby conveyed; and this m hereunto set	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con holder hereof, and shall beak interest thereafter forcelosure of this mortgage, and to have the ss y upon the filing of the petition in forcelosure i by the rents therefrom, less the reasonable exp to appointment of which the mortgagers hereby o case be held to account for any damages, no nortgage and the evidence of indebtedness hereby 	DOLL, ditional see partments o rranted, the ings shall be (of a petitic by secured 1 atherate o at the rate o at the rate o at the rate o rosent, wo rosent, wo rosen
or the payment of the indebtedness her It is further stipulated and agrees leneral Government, or any court of tri noh costs and expenses incurred therein per taken to foreclose same, the holder h oreclosure; and for all such costs, exper- It is further agreed and understoo luc, or any part thereof, or any interest viole sum hereby secured shall at once, or each, per annum, and the said party up the proceeds thereof applied to the hull be entitled to possession of said pr maynent of said indebtedness; and for the pointment may be made either before ther than those actually received. Thi All covenants and agreements he all respects be governed and construed to In Witness Whereof, The said p STATE OF OKLAHOMA, Before me, State, on this	reby secured. d, that in case the party of the sec bunal whatever, in order to preser a shall bear interest at ten per cent ereof may recover from the first p ness and attorney's fees, this mort od, that upon a breach of the wars t thereon, at maturity, or any tax, and without notice, become due u- of the second part, its successors payment of the indottedness here remises, and to each and every par- this jurpose the holder hereof sha or after the decree of forcelosure; a parisement of said premises is rein contained shall prun with the by the laws of Oklahoma. part	<pre>cond part, its successors or assign ye or protect the title to or poss t. thereafter; and that in case of a art an attorney's fee of fifty grage shall stand as security. randy herein, or upon the failure of or assessment herein mentioned, and bayAble, at the option of the or assigns, shall be entitled to a by secured; and that himmediated rit hereof. and to collect and app ill be entitled to a receiver, to th and the holder hereof shall in m. hereby expressly waived. land hereby conveyed; and this m hereunto set</pre>	party, its successors or assigns, as collateral and ac as, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa foreclosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con- holder hereof, and shall be ach uterest thereafter foreclosure of this mortgage, and to have the as y upon the filing of the petition in foreclosure i by the rents therefrom, less the reasonable exp is case be held to account for any damages, an nortgage and the evidence of indebtedness hereby 	DOLL ₂ , dditional see partments o rranted, the ings shall be secured y atained, tha enditures, to y consent, w r for any r y secured shall du
or the payment of the indebtedness her It is further stipulated and agrees leneral Government, or any court of tri noh costs and expenses incurred therein per taken to foreclose same, the holder h oreclosure; and for all such costs, exper- It is further agreed and understoo luc, or any part thereof, or any interest viole sum hereby secured shall at once, or each, per annum, and the said party up the proceeds thereof applied to the hull be entitled to possession of said pr maynent of said indebtedness; and for the pointment may be made either before ther than those actually received. Thi All covenants and agreements he all respects be governed and construed to In Witness Whereof, The said p STATE OF OKLAHOMA, Before me, State, on this	reby secured. d, that in case the party of the sec bunal whatever, in order to preser a shall bear interest at ten per cent ereof may recover from the first p ness and attorney's fees, this mort od, that upon a breach of the wars t thereon, at maturity, or any tax, and without notice, become due u- of the second part, its successors payment of the indottedness here remises, and to each and every par- this jurpose the holder hereof sha or after the decree of forcelosure; a parisement of said premises is rein contained shall prun with the by the laws of Oklahoma. part	<pre>cond part, its successors or assign ye or protect the title to or poss t. thereafter; and that in case of a art an attorney's fee of fifty grage shall stand as security. randy herein, or upon the failure of or assessment herein mentioned, and bayAble, at the option of the or assigns, shall be entitled to a by secured; and that himmediated rit hereof. and to collect and app ill be entitled to a receiver, to th and the holder hereof shall in m. hereby expressly waived. land hereby conveyed; and this m hereunto set</pre>	party, its successors or assigns, as collateral and ac as, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa foreclosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con- holder hereof, and shall be ach uterest thereafter foreclosure of this mortgage, and to have the as y upon the filing of the petition in foreclosure i by the rents therefrom, less the reasonable exp is case be held to account for any damages, an nortgage and the evidence of indebtedness hereby 	DOLL ₂ , dditional see partments o rranted, the ings shall be secured y atained, tha enditures, to y consent, w r for any r y secured shall du
or the payment of the indebtedness her It is further stipulated and agrees leneral Government, or any court of tri nch costs and expenses incurred therein in taken to forcelose same, the holder hi orcelosure; and for all such costs, exper- It is further agreed and understoo huc, or any part thereof, or any interest viole sum hereby secured shall at once, her each, per annum, and the said party and the proceeds thereof applied to the pointment may be made either before that in call indebtedness; and for that hose actually received. The All covenants and agreements he all respects be governed and construed the In Witness Whereof, The said p STATE OF OKLAHOMA, Before me, State, on this	reby secured. d, that in case the party of the sec bunal whatever, in order to preser a shall bear interest at ten per cen ereof may recover from the first p ness and attorney's fees, this mort od, that upon a breach of the war t thereon, at maturity, or any tax , and without notice, become due u- of the second part, its successors payment of the indebtedness here remises, and to each and every par- this jurpose the holder hereof sin or after the decree of forciosurg: o aparisement of said premises is remi contained shall run with the by the laws of Oklahoma. part	<pre>cond part, its successors or assign ye or protect the title to or poss t. thereafter; and that in case of a art an attorney's fee of fifty grage shall stand as security. randy herein, or upon the failure of or assessment herein mentioned, and bayAble, at the option of the or assigns, shall be entitled to a by secured; and that himmediated rit hereof. and to collect and app ill be entitled to a receiver, to th and the holder hereof shall in m. hereby expressly waived. land hereby conveyed; and this m hereunto set</pre>	party, its successors or assigns, as collateral and ac is, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa a forcelosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con- holder hereof, and shall be due upon the filing of the refuse of this mortgage, and to have the si- y upon the filing of the petition in forcelosure of you the filing of the petition in forcelosure of o case be held to account for any damages, no nortgage and the evidence of indebtedness hereby 	DOLL ₂ , dditional see partments o rranted, the ings shall be secured y atained, tha enditures, to y consent, w r for any r y secured shall du
or the payment of the indebtedness her It is further stipulated and agrees leneral Government, or any court of tri nach costs and expenses incurred threin income the structure agreed and understoc It is further agreed and understoc inc, or any part thereof, or any interest vhole sum hereby secured shall at once, see cent, per annum, and the said party and the proceeds thereof applied to the production may be made either before the is further agreed and understoc then than those actually received. The All covenants and agreements he all respects be governed and construed 1 In Witness Whereof, The said p STATE OF OKLAHOMA, Before me, state, on this	reby secured. d, that in case the party of the sec bunal whatever, in order to preser a shall bear interest at ten per cen ereof may recover from the first p ness and attorney's fees, this mort od, that upon a breach of the war t thereon, at maturity, or any tax , and without notice, become due u of the second part, its successors payment of the indebtedness here remises, and to each and every par- this jurpose the holder hereof sin or after the decree of foreclosure; a particulation of said premises is remined shall un with the by the laws of Oklahoma. part	<pre>cond part, its successors or assign ye or protect the title to or poss t. thereafter; and that in case of a art attorney's fee of fifty grage shall stand as security. randy herein, or upon the failure of or assessment herein mentioned, and payable, at the option of the or assigns, shall be entitled to a by secured; and that immediatel it thereof. and to collect and ap il be entitled to a receiver, to it and the holder hereof shall in m. hereby expressly waived. land hereby conveyed; and this n hereunto set</pre>	party, its successors or assigns, as collateral and ac as, shall hereafter appear in any of the land de ession of the premises hereby conveyed and wa foreclosure hereof, and as often as any proceed dollars, which sum shall be due upon the filing or refusal to pay the principal indebtedness here or to comply with any requirements herein con- holder hereof, and shall be ach uterest thereafter foreclosure of this mortgage, and to have the as y upon the filing of the petition in foreclosure i by the rents therefrom, less the reasonable exp is case be held to account for any damages, an nortgage and the evidence of indebtedness hereby 	DOLL, dilional see partments o rranted, the inga shall be seen of the second table of the second at the rate o aid premises the holder h enditures, to y consent, w or for any r y secured sh

72