		MORTGA	GE RECOR	D	
line and the second	and the second secon Second second second D		in the selected of the selected selected selected set of the selected set of the selected set of the selected s The selected set of the selected		
	IT IS ALSO FURTHER AGREED,	That whereas, the said	S.S. Mark	Bardon a	~2
1.70	Dorrowed of said THE DETROIT U	20100	10 20-		11-
	secured by this mortgage:	NITED BANK, the amoun	it of in the	- 20 mars	-x, (12)
	NOW, THEREFORE The said	2.4.8	hand	ST. T	2 9
	rt. agree to do all things require				
Bank t	to principal sum of	seen the	1) barken	(500)	15 10p.09
mortga	hundred monthly payments of ng to the terms mentioned in said bo ge are executed, and a like payment o	ond, one payment to be ma on or before the last business	day of each successive mon	iness day of the month in w th thereafter until one hundr	hich said bon ed of said mo
the second second	ts of principal have been made, and			Farmy E	
further execute	agree to pay \$	a interest on or before ast business day of each su	the last business day of the ccessive month thereafter f	e month in which said bond or the period of one year fro	and mortgag m the date o
	ent; during the second year of this l				
	during the third year of this loan ag	(1) The second s second second s second second sec second second sec		しゅうちょうかん おうしょうかん たいちょう しんか	
during	he fourth year of this loan agrees to	pay \$ 5_1	interest monthly on or be	ore the last business day of e	ach month; d
	year of this loan agrees to pay S				
	ar of this loan agrees to pay \$				
	year of this loan agrees to pay \$				
	rear of this loan agrees to pay \$		 The second s second second se second second sec second second sec	オール・ディング からしょう オートオリアオ	
the priv	nths of the ninth year agrees to pay ilege, however, of repaying said loan nortgage and said bond, in which cas	or the balance due on \$10 se monthly payments shall	interest monthly on or befo 00 of the same or any multip be reduced propertionately	re the last business day of e le thereof at the end of any	ach month. year from the
	But in no event, whether first part			and the second state of th	fore said mo
	ts hereinbefore provided for have be 8.9) per cent. per annum on the am re not promptly made when due sha				
A	ND IT IS ALSO AGREED, That sl	hould any default be made	in the payment of any of	the items mentioned in this	mortgage o
day who taxes, as	n the same are made payable by th	his mortgage or said bond, on said premises, when the	or should said first part.	fail or neglect to pay, or ca ble under the laws of Oklahor	use to be paid
herein, i or shall upon the	ny legal or equitable lens to stand or ntended so to be, or shall commit w fail well and truly to keep and perfor a happening of any of the above cont	to be placed against the p raste on said premises, or d rm each and all of the cove tingencies, the whole amou	remises herein conveyed, that to any act whereby the pro- nants, express or implied, h therein secured shall been	t will in any manner affect or w perty hereby conveyed is m erein contained, or either or a me due and payable at our	reaken the sec ade less valu any of them, i
permit a herein, i or shall upon the if said so shall pa attorney	ny legal or equitable liens to stand or ntended so to be, or shall commit w fail well and truly to keep and perfor	to be pinced against the p vaste on said premises, or d rm each and all of the cove tingeneics, the whole amoun abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other kernel costs.	remises herein convoyed, tha lo any act whereby the pro- mants, express or implied, h ht herein secured shall be or and in said bond, to the cor as any proceeding is taken an per cent. of the total am and that such attemporte for	t will in any manner affect or w perty hereby conveyed is m prein contained, or either or r me due and payable at one trary thereof in anywise not to forcelose this mortgage, r ount due on said bond and whell he a lien unce the low	eaken the sec ade less valu iny of them, i e, without no withstanding. said first part this mortgag
permit a herein, i or shall upon the if said so A shall pay attorney and a pr part.	N legal or equitable liens to stand or nearded so to be, or shall commit we fail well and truly to keep and perfor happening of any of the above cont econd party so cleet, anything hereir ND IT IS FURTHER EXPRESSI- y said second party, its successors or is fees for such forcelosure in additi art of the debt secured by this mort N WITNESS WHEREOF, The part.	to be pinced against the p vaste on said premises, or d rm each and all of the cove tingeneics, the whole amoun abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sai	remises herein convoyed, tha lo any act whereby the pro- mants, express or implied, h ht herein secured shall beco- ned in said bond, to the cor as any proceeding is taken n per cent. of the total am and that such attorney's fe- d premises is hereby waived	t will in any manner affect or w perty hereby conveyed is m prein contained, or either or : me due and payable at one trary thereof in anywise not to foreelose this mortgage, a ount due on said bond and e shall be a lien upon the lan or not at the option of the p	eaken the sec ade less valu iny of them, i e, without no withstanding. said first part this mortgag d above desci arty of the se
herein, i or shall upon tha if said so shall pay attorney and a part.	In yiegh or equitable hers to stand or intended so to be, or shall commit w fail well and truly to keep and perfor a happening of any of the above cont becond party so cleet, anything hereir ND IT IS FURTHER EXPRESSL- y said second party, its successors or 's fees for such foreclosure in additi irt of the debt secured by this mort _i N WITNESS WHEREOF, The part fitten.	to be pinced against the p vaste on said premises, or d rm each and all of the cove tingeneics, the whole amour abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain the first part hawf.	remises herein convoyed, that to any act whereby the pro- mants, express or implied, h at herein secured shall beech ned in said bond, to the cor as any proceeding is taken n per cent. of the total am and that such attorney's fe d promises is hereby waived hereunto set.	twill in any manner affect or w perty hereby conveyed is m arein contained, or either or r me due and payable at one trary thereof in anywise not to foreelose this mortgage, ount due on said bond and shall be a lien upon the lan or not at the option of the p	caken the sec ade less valu iny of them, without no withstanding said first part this mortgay d above desc arty of the se iy and year
herein, i or shall upon tha if said so shall pay attorney and a part.	N legal or equitable liens to stand or nearded so to be, or shall commit we fail well and truly to keep and perfor happening of any of the above cont econd party so cleet, anything hereir ND IT IS FURTHER EXPRESSI- y said second party, its successors or is fees for such forcelosure in additi art of the debt secured by this mort N WITNESS WHEREOF, The part.	to be pinced against the p vaste on said premises, or d rm each and all of the cove tingeneics, the whole amour abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain the first part hawf.	remises herein convoyed, that to any act whereby the pro- mants, express or implied, h the herein secured shall beece ned in said bond, to the cor as any proceeding is taken and that such attorney's fe- d premises is hereby waived hereunto set.	twill in any manner affect or w perty hereby conveyed is m prein contained, or either or : me due and payable at one trary thereof in anywise not to foreclose this mortgage, i ount due on said bond and e shall be a lien upon the lan or not at the option of the p hand and seatche di	caken the see ade less valu my of them, e, without no withstanding said first part this mortgaj d above desci arty of the se ny and year
permit a herein, i or shall upon the if said se A shall pay attorney and a per part.	In yiegh or equitable hers to stand or intended so to be, or shall commit w fail well and truly to keep and perfor a happening of any of the above cont becond party so cleet, anything hereir ND IT IS FURTHER EXPRESSL- y said second party, its successors or 's fees for such foreclosure in additi irt of the debt secured by this mort _i N WITNESS WHEREOF, The part fitten.	to be pinced against the p vaste on said premises, or d rm each and all of the cove tingeneics, the whole amour abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain the first part hawf.	remises herein conveyed, tha lo any act whereby the pro- mants, express or implied, h the herein secured shall beec ned in said bond, to the cor as any proceeding is taken and that such attorney's fe d premises is hereby waived hereunto set.	twill in any manner affect or w perty hereby conveyed is m prine contained, or either or : me due and payable at one thrary thereof in anywise not to foreclose this mortgage, is ount due on said bond and shall be a lien upon the lan or not at the option of the p hand and seaff the due R, S,	renken the see and less valu iny of them, i e, without no withstanding, said first part this mortgag d above desci arty of the se iy and year [L
permit a herein, i or shall upon the if said se A shall pay attorney and a per part.	In yiegh or equitable hers to stand or intended so to be, or shall commit w fail well and truly to keep and perfor a happening of any of the above cont becond party so cleet, anything hereir ND IT IS FURTHER EXPRESSL- y said second party, its successors or 's fees for such foreclosure in additi irt of the debt secured by this mort _i N WITNESS WHEREOF, The part fitten.	to be pinced against the p vaste on said premises, or d rm each and all of the cove tingeneics, the whole amour abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain the first part hawf.	remises herein convoyed, tha lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken an per cent. of the total am and that such attorney's fe d promises is hereby waived hereunto set.	twill in any manner affect or w perty hereby conveyed is m prein contained, or either or : me due and payable at one trary thereof in anywise not to foreclose this mortgage, i ount due on said bond and e shall be a lien upon the lan or not at the option of the p hand and seatche di	renken the see and less valu may of them, i , without ne withstanding. said first part this mortgag a above desci- arty of the se arty of the se arty and year [L] [L]
permit a herein, i or shall upon the if said so A shall par attorney and a pr part. If abovo w	In yiegh or equitable hers to stand or intended so to be, or shall commit w fail well and truly to keep and perfor a happening of any of the above cont becond party so cleet, anything hereir ND IT IS FURTHER EXPRESSL- y said second party, its successors or 's fees for such foreclosure in additi irt of the debt secured by this mort _i N WITNESS WHEREOF, The part fitten.	to be pinced against the p vaste on said premises, or d rm each and all of the cove tingeneics, the whole amour abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain the first part hawf.	remises herein convoyed, tha lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken an per cent. of the total am and that such attorney's fe d promises is hereby waived hereunto set.	twill in any manner affect or w perty hereby conveyed is m price contained, or either or i me due and payable at one thrary thereof in anywise not to foreclose this mortgage, i ount due on said bond and shall be a lien upon the lan or not at the option of the p hand and see 2 the di R. S. S. S. S.	renken the see and less valu may of them, i , without ne withstanding. said first part this mortgag a above desci- arty of the se arty of the se arty and year [L] [L]
permit a herein, i or shall upon the if said so A shall par attorney and a pr part. If abovo w	ny legal or equitable liens to stand or neaded so to be, or shall commit we fail well and truly to keep and perfor happening of any of the above cont excord party so cleat, anything hereir ND IT IS FURTHER EXPRESSION y said second party, its successors or 's fees for such forcelosure in additi- urt of the debt secured by this morty N WITNESS WHEREOF, The part fitten. Signed, Scaled and Delivered in the Signed, Scaled and Delivered in the Signed, Scaled and Delivered in the Signed, Scaled and Delivered in the Signed, Scaled and Delivered in the Signed Action Signed Act	to be pinced against the p raste on said premises, or d run each and all of the cove tingencies, the whole amoun obefore contained or contain Y AGREED, That as ofter assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain of the first part hawf, Presence of	remises herein convoyed, tha lo any act whereby the pro- mants, express or implied, h therein secured shall beec ned in said bond, to the cor a as any proceeding is taken an per cent. of the total am and that such attorney's fe d promises is hereby waived .hereunto set. The	twill in any manner affect or w perty hereby conveyed is m prine contained, or either or i me due and payable at one thrary thereof in anywise not to foreclose this mortgage, i ount due on said bond and a shall be a lien upon the lan or not at the option of the p 	renken the see and less valu iny of them, i , without ne withstanding. said first part this mortgag a above desci- arty of the se uy and year [L [L [L
stat berein, i or shall upon the if said so A shall par attorney and a pr part. If above w STAT County B	N light or equitable liens to stand or needed so to be, or shall commit we fail well and truly to keep and perfor happening of any of the above cont econd party so cleet, anything hereir ND IT IS FURTHER EXPRESSI- y said second party, its successors or is fees for such forcelosure in additi- art of the debt secured by this morty WITNESS WHEREOF, The part ditten. Signed, Sealed and Delivered in the Signed, Sealed and Delivered in the Signed, Sealed and Sealed	to be pinced against the p rate on said premises, or d rm each and all of the cove tingencies, the whole amoun abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain of the first part have Presence of	remises herein convoyed, tha lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken an per cent. of the total am and that such attorney's fe d promises is hereby waived .hereunto set.	t will in any manner affect or w perty hereby conveyed is m price contained, or either or : me due and payable at one that there of in anywise not to foreclose this mortgage, i ount due on said bond and a shall be a lien upon the lan or not at the option of the p hand and seatche du R, B, B, C,	renken the see and less valu may of them, i e, without ne withstanding, said first part this mortgag d above desci arty of the se uy and year [L [L [L
stat and Stat	N light or equitable liens to stand or niended so to be, or shall commit we fail well and truly to keep and perfor happening of any of the above cont beend party so cleet, anything hereir ND IT IS FURTHER EXPRESSI- y said second party, its successors or 's fees for such foreclosure in additi- tirt of the debt secured by this mort, N WITNESS WHEREOF, The part. itten. Signed, Sealed and Delivered in the Signed, Sealed and	to be pinced against the p vaste on said premises, or d run each and all of the cove tingeneies, the whole amoun abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain sain of the first part have Presence of	remises herein convoyed, tha lo any act whereby the pro- mants, express or implied, h th herein secured shall beco- ned in said bond, to the cor as any proceeding is taken and that such attorney's fe- d promises is hereby waived .hereunto set.	t will in any manner affect or w perty hereby conveyed is m prine contained, or either or i me due and payable at one trary thereof in anywise not to foreclose this mortgage, i ount due on said bond and e shall be a lien upon the lan or not at the option of the p hand and see the di R. S.	renken the see and less valu may of them, i withstanding, said first part this mortgag d above desci arty of the se uy and yoar
statt stattt statttt statttt statttt statttt statttt stattttt statttttttttt	ny legal or equitable liens to stand or neaded so to be, or shall commit we fail well and truly to keep and perfor happening of any of the above cont econd party so cleat, anything hereir ND IT IS FURTHER EXPRESSIC 's fees for such forcelosure in additi- urt of the debt secured by this mort, 's fees for such forcelosure in additi- urt of the debt secured by this mort, N WITNESS WHEREOF, The part. Signed, Sealed and Delivered in the Signed, Sealed and	to be pinced against the p rate on said premises, or d rm each and all of the cove tingencies, the whole amoun abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain So the first part have of the first part have Presence of	remises herein convoyed, that lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken and that such attorney's fe d promises is hereby waived thereunto set.	twill in any manner affect or w perty hereby conveyed is m price contained, or either or i- me due and payable at one thrary thereof in anywise not to foreclose this mortgage, i- ount due on said bond and a shall be a lien upon the lan or not at the option of the p 	enken the see and less valu my of them, i e, without ne withstanding, said first part this mortga a dabove desci- arty of the se arty of the se arty of the se in the second second in the second second second in the second second second in the second second second second in the second second second second in the second second second second second in the second s
statt berein, i or shall upon the if said so A shall pay ant or pay and a py part. If above w. STAT County B and Statt 	ny legal or equitable liens to stand or nearded so to be, or shall commit we fail well and truly to keep and perfor happening of any of the above cont evend party so cleet, anything hereir ND IT IS FURTHER EXPRESSI- 's lees for such forcelosure in additi- art of the debt secured by this mort, N WITNESS WHEREOF, The part. Signed, Sealed and Delivered in the Cof OKLAHOMA, ss. efore me, e, on this.	to be pinced against the p vaste on said premises, or d run each and all of the cove tingencies, the whole amoun abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain of the first part have of the first part have presence of	remises herein conveyed, that lo any act whereby the pro- mants, express or implied, h therein secured shall beec ned in said bond, to the cor as any proceeding is taken and that such attorney's fe d premises is hereby waived thereunto set.	twill in any manner affect or w perty hereby conveyed is m prine contained, or either or : me due and payable at one trary thereof in anywise not to foreclose this mortgage, is ount due on said bond and shall be a lien upon the lan or not at the option of the p 	enken the see and less valu my of them, i e, without ne withstanding, said first part this mortga a dabove desci- arty of the se arty of the se arty of the se in the second second in the second second second in the second second second in the second second second second in the second second second second in the second second second second second in the second s
stall upon the if said so at a parent a factor of the if said so at a parent. If above we are a part. If a bove we are a part.	ny legal or equitable liens to stand or niended so to be, or shall commit we fail well and truly to keep and perfor happening of any of the above cont econd party so cleat, anything hereir ND IT IS FURTHER EXPRESSION 's fees for such forcelosure in additi- urt of the debt secured by this mort, 's fees for such forcelosure in additi- trant. N WITNESS WHEREOF, The part. 'Signed, Sealed and Delivered in the COF OKLAHOMA, 'sof	to be pinced against the p rate on said premises, or d rm each and all of the cove tingencies, the whole amoun abefore contained or contain Y AGREED, That as often r assigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain the of the first part have of the first part have of the structure of the structure of the structure of executed the within and und voluntary act and deed	remises herein convoyed, that lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken and that such attorney's fe d promises is hereby waived thereunto set.	twill in any manner affect or w perty hereby conveyed is m prine contained, or either or : me due and payable at one trary thereof in anywise not to foreclose this mortgage, is ount due on said bond and shall be a lien upon the lan or not at the option of the p 	enken the see and less valu my of them, i e, without ne withstanding, said first part this mortga a dabove desci- arty of the se arty of the se arty of the se in the second second in the second second second in the second second second in the second second second second in the second second second second in the second second second second second in the second s
stall particular of the second stall particular of the second stall upon the if said so the second stall part. If above we set of the second state s	N WITNESS WHEREOF, The part distance of the additional of the additional of the additional second party so cleat, anything hereir ND IT IS FURTHER EXPRESSI- y said second party, its successors or 's fees for such forcelosure in additi- urt of the debt secured by this mort, N WITNESS WHEREOF, The part ditten. Signed, Sealed and Delivered in the second party is successor or the same as the identical person who the same as the identical seal the c additional seal the c	to be placed against the p rate on said premises, or d rm each and all of the cove tingencies, the whole amoun abefore contained or contained Y AGREED, That as ofter a ssigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain of the first part have, a Presence of the first part have, a presence of the state of the state of the the state of the state of the the state of	remises herein convoyed, that lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken and that such attorney's fe d promises is hereby waived thereunto set.	twill in any manner affect or w perty hereby conveyed is m price contained, or either or i me due and payable at one that there of in anywise not to foreclose this mortgage, i ount due on said bond and a shall be a lien upon the lan or not at the option of the p 	enken the see and less valu my of them, i e, without ne withstanding. said first part this mortga at above desci- arty of the se ay and year [L [L [L [L [L
stall particular of the second stall particular of the second stall upon the if said so the second stall part. If above we set of the second state s	N WITNESS WHEREOF, The part distance of the additional of the additional of the additional second party so cleat, anything hereir ND IT IS FURTHER EXPRESSI- y said second party, its successors or 's fees for such forcelosure in additi- urt of the debt secured by this mort, N WITNESS WHEREOF, The part ditten. Signed, Sealed and Delivered in the second party is successor or the same as the identical person who the same as the identical seal the c additional seal the c	to be placed against the p rate on said premises, or d rm each and all of the cove tingencies, the whole amoun abefore contained or contained Y AGREED, That as ofter a ssigns, a sum equal to te on to all other legal costs, gage. Appraisement of sain of the first part have, a Presence of the first part have, a presence of the state of the state of the the state of the state of the the state of	remises herein convoyed, that lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken and that such attorney's fe d promises is hereby waived thereunto set.	twill in any manner affect or w perty hereby conveyed is m price contained, or either or i me due and payable at one that there of in anywise not to foreclose this mortgage, i ount due on said bond and a shall be a lien upon the lan or not at the option of the p 	enken the see and less valu my of them, i e, without ne withstanding. said first part this mortga at above desci- arty of the se ay and year [L [L [L [L [L
station of the second s	NUTNESS WHEREOF, The part is cond party so cleat, anything hereir ND IT IS FURTHER EXPRESSI- v said second party, its successors or 's fees for such forcelosure in additi- urt of the debt secured by this mort, NUTNESS WHEREOF, The part fitten. Signed, Scaled and Delivered in the Signed, Scaled and Delivered in the source of the identical person who the same as the identical person who the same as the identical seal the con- sission expires.	to be placed against the p rate on said premises, or d rm each and all of the cove tingencies, the whole amoun abefore contained or contain Y AGREED, That as ofter on to all other legal costs, gage. Appraisement of sain of the first part hawf of the first part hawf of the first part hawf of the strategies of the strategies of the strategies of the strategies of the strategies of the stra	remises herein convoyed, that lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor a sany proceeding is taken and that such attorney's fe d promises is hereby waived thereunto set. There are a such that the second there are a such that the second the second that the second that the second the second that the second the second the second the second that the second the second the second the second that the second the secon	twill in any manner affect or w perty hereby conveyed is m price contained, or either or i me due and payable at one thrary thereof in anywise not to foreclose this mortgage, i ount due on said bond and a shall be a lien upon the lan or not at the option of the p 	enken the see and less valu my of them, i e, without ne withstanding. said first part this mortga a dabove desci- arty of the se uy and year [L [L [L ud for said Con [
stall upon the if said so the said stat so the said stat so the said stat so the said so t	N WITNESS WHEREOF, The part distance of the additional of the additional of the additional second party so cleat, anything hereir ND IT IS FURTHER EXPRESSI- y said second party, its successors or 's fees for such forcelosure in additi- urt of the debt secured by this mort, N WITNESS WHEREOF, The part ditten. Signed, Sealed and Delivered in the second party is successor or the same as the identical person who the same as the identical seal the c additional seal the c	to be placed against the p rate on said premises, or d rm each and all of the cove tingencies, the whole amoun abefore contained or contain Y AGREED, That as ofter on to all other legal costs, gage. Appraisement of sain of the first part hawf of the first part hawf of the first part hawf of the strategies of the strategies of the strategies of the strategies of the strategies of the stra	remises herein conveyed, that lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken and that such attorney's fe d premises is hereby waived thereunto set.	twill in any manner affect or w perty hereby conveyed is m price contained, or either or : me due and payable at one that any thereof in anywise not to foreclose this mortgage, i ount due on said bond and a shall be a lien upon the lan or not at the option of the p 	enken the see ade less valu my of them, e, without ne withstanding said first part this mortgan a dabove desci arty of the se uy and year [L
stall upon the if said so the said stat so the said stat so the said stat so the said so t	In yiegh or equitable liens to stand or intended so to be, or shall commit we fail well and truly to keep and perfor a happening of any of the above cont becomd party so cleet, anything hereir ND IT IS FURTHER EXPRESSI- y said second party, its successors or is fees for such forcelosure in additi- art of the debt secured by this morth it with the debt secured by this morth N WITNESS WHEREOF, The part. Signed, Sealed and Delivered in the second party so cleater and second party is instrument was filed for record the	to be placed against the p rate on said premises, or d rm each and all of the cove tingencies, the whole amoun abefore contained or contain Y AGREED, That as ofter on to all other legal costs, gage. Appraisement of sain of the first part hawf of the first part hawf of the first part hawf of the strategies of the strategies of the strategies of the strategies of the strategies of the stra	remises herein conveyed, that lo any act whereby the pro- mants, express or implied, h therein secured shall beer ned in said bond, to the cor as any proceeding is taken and that such attorney's fe d premises is hereby waived thereunto set.	twill in any manner affect or w perty hereby conveyed is m price contained, or either or i me due and payable at one thrary thereof in anywise not to foreclose this mortgage, i ount due on said bond and a shall be a lien upon the lan or not at the option of the p 	enken the sec and less valu my of them, i e, without ne withstanding, said first part this mortgan a have degan a have degan a have degan a have degan a have degan inty of the se uy and year [L

1

2.4. 44

Ø_Ø

1

C. C. S. S. S. S. S. S. S. S.

ALC: NO

-

0.0

A

Į.

£ 1