	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the day of
androne and an early 1938 and the contract of the Charles of August 1964 (Alberta) is 1967 and 1967. A second	and duly recorded in Book. 4:20 o'clock 249
고하는 말이는 말이 보 고? 이번을 말라고 된다.	Fecs \$
	O. G. Weaver, County Clerk
	Brady Brown, County Clerk
1.0th De	90. A D. 192. 3 between.
	9C. ,A.D. 192.3 , between
Tulsa County, in the	State of Oklahoma,
W. E. Winn Lumber Co.	
r Tulsa	the sum of \$239.08
VITNESSETH, That said part, 195 of the first part, in consideration of	f the sum of
he receipt of which is hereby acknowledged, doby these presents grap	t, bargain, sell and convey unto said part 95of the second part
nd assigns, all the following described real estate situated in	County and State of
Oklalioma to-wit:	
The East & of Southeast & Section 14 East, Tulsa County, Oklahoma	on 12, Township 19 North, Range
마이 뭐 그는 사람들은 아니는 이 모든 것은 아니다.	
	TREASURER'S ENDORSEMENT
그리는 하하는 그들도 하는 그는 그는 하는 하얗게 다.	I have been y fine I send ved S. O.4 and issued
	Receipt 1. 12912 the clar in payment of mortgage
[일본 : 12] : - [4] : - [37] : (12] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4]	Land 10 13 does Dec , 1973
	W. W. Markey, County Treesseer
	po appropriate de la companya del la companya de la
	the tenements, hereditaments and appurtenances their unto belonging, or in anywise apper
taining forever.	nt ofoneof even date here
ith. One for \$ 239.08. due Dec. 10, 19	24 payable \$20.00 on the 10th of each month from
late until paid in full	
rorder, payable at 2,111 N. Elgin	
r order, payable at 1971-1-1971 per cent interest per annum payable semi-	annually and signed by
G. Bates and Elizabeth A. Bat	es, his wife
Said first parties hereby covenant S that they ar	
imple of said premises and that they are free and clear of all incumbrance	McCullough 51200.00
they have	good right and authority to convey and encumber the same and
t he V will warrant and defend the same against the lawful claim	is of all persons whomsoever. Said: first partagreeto insure the buildings on said ages and maintain such insurance during the existance of this mortgage. Said first part. 19:
gree S to pay all toxes and assessments lawfully assessed on said pre-	nises belore delinquent. f forcelosure of this mortgage and as often as any proceeding shall be taken to forcelose same
Date first pare 12.4 Mutther expressly agree 4-11-that he exec	totectosite of this mortgage into the original processing in the control of the original or original or original or original or original original or original origina
is herein provided, the mortgagor will pay to the said mortgagee	Wentv-11ve & NO/LOU
as attorney's or solicitor's fees therefor, in addition to all other statutory f	WONLY: TIVE. E. NO.LOU. Loss; said fee to be due and payable upon the filips of the petition for forectosure and the sam trease and the amount thereon shall be recovered in said foreclosure suit and included in an
as attorney's or solicitor's fees therefor, in addition to all other statutory f shall be a further charge and lieu upon said premises described in this mo- judgement or decree rendered in action as aforesaid, and collected, and the New if said light part 1 88, shall pay or cause to be paid to said	WONLY: TIVE. & NO, LOU. John to the petition for forectosure and the same rigage and the amount thereon shall be recovered in said foreclosure suit and included in any literature for the control of th
is attorney's or solicitor's fees therefor, in addition to all other statutory f hall be a further charge and lieu upon said premises described in this mo- udgement or decree rendered in action as aforesaid, and collected, and the Now if said first parties. Schall pay or cause to be paid to said	WONLY-TIVE & NO. LOOD. Joint Get to be due and payable upon the filing of the petition for forectosure and the same tragge and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainter as the principal debt hereby secured. second partISS
so attorney's or solicitor's fees therefor, in addition to all other statutory fi thall be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and the Now if said first part 188 shall pay or cause to be paid to said aum	NONLY-11Ve. & NO. 100. Local State for to be due and payable upon the filing of the petition for forectosure and the same trigage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainer as the principal debt hereby secured. Second part 199. At 199.
sattorney's or solicitor's fees therefor, in addition to all other statutory is a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and the New if said first part 1.05 shall pay or cause to be paid to said um	NONLY-TIVE & NO/LOW - tics; said fee to be due and payable upon the filing of the petition for foreclosure and the sam tragge and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainer as the principal debt hereby secured. second partigs
so attorney's or solicitor's fees therefor, in addition to all other statutory final be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and the Now if said first part Les shall pay or cause to be paid to said sum of money in the above described note mentione and shall make and maintain such insurance and pay such taxes and assertioned and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent then the seallowed interest thereon at the rate of	NOTITY-TIVE & NOTITOR AND DOLLAR TO SHEET
so attorney's or solicitor's fees therefor, in addition to all other statutory final be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and thelease in the said first parties. Shall pay or cause to be paid to said the said first parties. Shall pay or cause to be paid to said any shall make and maintain such insurance and pay such taxes and asset force and effect. If said insurance is not effected and maintained, or if any of the said insurance is not effected and maintained, or if said long the said insurance is not effected and maintained, or if any of the said insurance is not effected and maintained, or if said long the said in the said of the said insurance is not paid before delinquent then the said lines at the said in t	WOILY-TIVE & MO/LOUD- Tools said fee to be due and payable upon the filing of the petition for forectosure and the same trage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainler as the principal debt hereby secured. Second part 198 158 All together with the interest thereon according to the terms and tenor of said note. Sessments then these presents shall be wholly discharged and void otherwise shall remain in fully any and all taxes and assessments which are or may be levied and assessed lawfully against mortgage. The may effect such insurance or pay such taxes and assessments and shall annum, until paid, and this mortgage shall stand as security for all such payments; and if said this insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises.
so attorney's or solicitor's fees therefor, in addition to all other statutory final be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and the New if said first partiess, shall pay or cause to be paid to said aum from of money in the above described note mentione and shall make and maintain such insurance and pay such taxes and asset force and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent then the said interest thereon at the rate of 10	WOILLY-TIVE & MOLLOW- Test; said fee to be due and payable upon the filing of the petition for forestosure and the same trage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainler as the principal debt hereby secured. **second part 198
s attorney's or solicitor's fees therefor, in addition to all other statutory is fall be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and thele Now if said first part 1835, shall pay or cause to be paid to said um	WOILLY-TIVE & MO/LLOW. Took said fee to be due and payable upon the filing of the petition for forectosure and the same trage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainler as the principal debt hereby secured. Second part 198 158 All together with the interest thereon according to the terms and tenor of said note. Sessments then these presents shall be wholly discharged and void otherwise shall remain in fully any and all taxes and assessments which are or may be levied and assessments and shall amount, until paid, and this mortgage shall stand as security for all such payments; and if said this insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. The best of the sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises.
so attorney's or solicitor's fees therefor, in addition to all other statutory final be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and the New if said first partiess, shall pay or cause to be paid to said aum from of money in the above described note mentione and shall make and maintain such insurance and pay such taxes and asset force and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent then the said interest thereon at the rate of 10	NOTICY-TIVE & NO. 100. Solid fee to be due and payable upon the filing of the petition for forectosure and the same tragge and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainler as the principal debt hereby secured. Second part 188 1.18 And, together with the interest thereon according to the terms and tenor of said note. Sesments then these presents shall be wholly discharged and void otherwise shall remain in full any and all taxes and assessments which are or may be levied and assessed lawfully agains mortgage. Solid feet such insurance or pay such taxes and assessments and shall mum, until paid, and this mortgage shall stand as security for all such payments; and if said the insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of gaid premises. Solid feet to be debtas above and also the beneft fortax, valuation or appraisement laws. Solid feet to be delared to be delared to the day and year first above written. G. Bates Elizabeth A. Bates
us attorney's or solicitor's fees therefor, in addition to all other statutory fishall be a further charge and lien upon said premises described in this moningement or decree rendered in action as aforesaid, and collected, and theleast in the said first parties. It is all pay or cause to be paid to said summer of money in the above described note. — mentione and shall make and maintain such insurance and pay such taxes and asseforce and effect. If said insurance is not effected and maintained, or if said insurance is not effected and maintained, or if said of the said insurance is not effected and maintained, or if said of the said insurance is not effected and maintained, or if said of the said of the said when due, or if said effected interest thereon at the rate of	Well Ly-Tive. 2. NOLOU. Bollar rice; said fee to be due and payable upon the filing of the petition for forectosure and the same treage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the maintiff as the principal debt hereby secured. Second partiqs. its. theirs or assigns said to getter with the interest thereon according to the terms and tenor of said note. saments then these presents shall be wholly discharged and void otherwise shall remain in flur any and all taxes and assessments which are or may be levied and assessments lawfully against a mortrage. may effect such insurance or pay such taxes and assessments and shall noum, until paid, and this mortrages shall stand as security for all such payments; and if said the insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. The lift hand of the law and year first above written. S. Bates Elizabeth A. Bates Assignment
as attorney's or solicitor's fees therefor, in addition to all other statutory found in the charge and lien upon said premises described in this moningement or decree rendered in action as aforesaid, and collected, and the Now if said first parties. shall pay or cause to be paid to said sumof money in the above described notementione and shall make and maintain such insurance and pay such taxes and asseforce and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent then the be allowed interest thereon at the rate of	Well Ly-Tive. 2. No./Low. Total fee to be due and payable-upon the filing of the petition for forectosure and the same tragage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainter as the principal debt hereby secured. Second partiqs. its. theirs or assigns said to got the terms and tenor of said note. theirs or assigns said to together with the interest thereon according to the terms and tenor of said note. sments then these presents shall be wholly discharged and void otherwise shall remain in full any sand all taxes and assessments which are or may be levied and assessments havily against mortgage. may effect such insurance or pay such taxes and assessments and shall mum, until paid, and this mortgage shall stand as accurity for all such payments; and if said the insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. hole debtas above and also the beneft to stay, valuation or appraisement laws. hove hereunto set that have a handon the day and year first above written. G. Bates Elizabeth A. Bates Assignment
s attorney's or solicitor's fees therefor, in addition to all other statutory feall be a further charge and lien upon said premises described in this mon adgement or decree rendered in action as aforesaid, and collected, and thele Now if said first part 1.83. shall pay or cause to be paid to said under the control of money in the above described note. — mentione and shall make and maintain such insurance and pay such taxes and assected and effect. If said insurance is not effected and maintained, or if and premizes, or any part thereof, are not paid before delinquent then the allowed interest thereon at the rate of. — 10. — — pec cent per a um or sums of money or any part thereof is not paid when due, or if at elinquent, the holder of said note. — and this mortage my elect to ollect said debt including attorney's fees, and to foreclose this mortage, and it is mortage. Said first part 1.83. waive. S. notice of election to declare the way in the part of the said part. 10.5 of the first part 1.50. That	Wenty-Tive & MO/100. The case said fee to be due and payable upon the filing of the petition for forectosure and the same tragage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainth as the principal debt hereby secured. Second partiqsits. Assignments then these presents shall be wholly discharged and void otherwise shall remain in full any and all taxes and assessments which are or may be levied and assessments and shall noun, until paid, and this mortgage shall stand as security for all such payments; and if said the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. Assignment Assignment Assignment Assignment County Oklahoma, the within DOLLARS.
us attorney's or solicitor's fees therefor, in addition to all other statutory fehall be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and thele New if said first part 168. shall pay or cause to be paid to said the number of money in the above described note. ———————————————————————————————————	Well Ly-Tive. 2. NO. 100. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same tragage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the finding as the principal debt hereby secured. Second parties. 158. Abeirs or assigns said to together with the interest thereon according to the terms and tenor of said note. Sesments them these presents shall be wholly discharged and void otherwise shall remain in full any end all taxes and assessments which are or may be levied and assessments and shall noun, until paid, and this mortgage shall stand as security for all such payments; and if said the insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. The life handon the day and year first above written. S. Betes Elizabeth A. Bates Assignment County Oklahoma, the within pollars. Assignment Assignment Assignment Assign, transfer, set out and convey untereby sell, assign, transfer, set out and convey untereby sell, assign, transfer, set out and convey untereby acknowledged, do
us attorney's or solicitor's fees therefor, in addition to all other statutory of holl be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and thele Now if said first part 168. shall pay or cause to be paid to said the number of money in the above described note. ———————————————————————————————————	Well Ly-Tive. 2. NO. 100. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same tragage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the maintenance of the principal debt hereby secured. Second parties. 158. Altogether with the interest thereon according to the terms and tenor of said note. Sesments them these presents shall be wholly discharged and void otherwise shall remain in full any and all taxes and assessments which are or may be levied and assessed lawfully agains an mortrage. may effect such insurance or pay such taxes and assessments and shall noum, until paid, and this mortgage shall stand as security for all such payments; and if said the lineurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. The lare here and also the benefit to stay, valuation or appraisement laws. Assignment Assignment Assignment Assignment County Oklahoma, the within the policy of the payment of the country of the said of the country of the payment
s attoricy's or solicitor's fees therefor, in addition to all other statutory finall be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and thele Now if said first part 1.83. shall pay or cause to be paid to said under the said make and maintain such insurance and pay such taxes and assected and effect. If said insurance is not effected and maintained, or if aid premises, or any part thereof, are not paid before delinquent then the sallowed interest thereon at the rate of	Refity-Tive & NO.100. Test said fee to be due and payable upon the filing of the petition for forectosure and the sam creage and the amount thereon shall be recovered in said foreclosure suit and included in any time thereof enforced in the findings as the principal debt hereby secured. Second parties
sa attorney's or solicitor's fees therefor, in addition to all other statutory of holl be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and thele New if said first parties. shall pay or cause to be paid to said um of money in the above described note mentione um shall make and maintain such insurance and pay such taxes and assect or and effect. If said insurance is not effected and maintained, or if aid premises, or any part thereof, are not paid before delinquent then the sellowed interest thereon at the rate of 10, rec cent per a sum or sums of money or any part thereof is not paid when due, or if stellinquent, the holder of said note and this mortgage may elect to rollect said debt including attorney's fees, and to foreclose this mortgage, Said first parties Note of election to declare the w IN WITNESS WHEREOF, said part. 10.8. of the first part is amed moltgage in consideration of the sum of in hand paid, the receipt whereof is here in hand paid, the receipt whereof is here heirs and assigns, the within mortgage deed, the real covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subice	Wellty-Tive & MO/100. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same treage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the findings as the principal debt hereby secured. Second partias its. Altogether with the interest thereon according to the terms and tenor of said note. Altogether with the interest thereon according to the terms and tenor of said note. Sesments them these presents shall be wholly discharged and void otherwise shall remain in full any end all taxes and assessments which are or may be levied and assessments and shall mount, until paid, and this mortgage shall stand as security for all such payments; and if said the insurance is not effected and maintained or any taxes or assessments are not paid befor declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. Above and also the beneft testag, valuation or appraisement laws. Assignment Assignment Assignment County Oklahoma, the within the day and year first above written. Assignment County Oklahoma, the within the promissory note. Assign, transfer, set out and convey unterestate conveyed and the promissory note. Accounty Oklahoma, the restance of the promissory note. Accounty Oklahoma, the restance of the promissory note. Assign, transfer, set out and convey unterestance or not present the set of the promissory note. Accounty Oklahoma, the restance of the promissory note. Accounts of th
us attorney's or solicitor's fees therefor, in addition to all other statutory of holl be a further charge and lien upon said premises described in this monual generator of decree rendered in action as aforesaid, and collected, and thele Now if said first part 18.8. shall pay or cause to be paid to said the part 18.8. shall pay or cause to be paid to said the said make and maintain such insurance and pay such taxes and asserted and effect. If said insurance is not effected and maintained, or if and premises, or any part thereof, are not paid before delinquent then the sail of the said insurance is not effected and maintained, or if and premises, or any part thereof, are not paid before delinquent then the sail one allowed interest thereon at the rate of	Well Ly-Tive & MO/LOW. Took and fee to be due and payable upon the filing of the petition for forectosure and the same treage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainth as the principal debt hereby secured. Second partices its hereof enforced in the mainth as the principal debt hereby secured. Second partices its hereof enforced in the mainth as the principal debt hereby secured. Second partices its hereof enforced in the mainth as the principal debt hereby secured. Second partices its hereof enforced in the mainth as the principal debt hereby secured. Second partices in the mainth as the principal debt hereby secured and the second partices in many selfect such insurance or may be levied and assessments and shall and the many effect such insurance or pay such taxes and assessments and shall numb, until paid, and this mortgage shall stand as security for all such payments; and if said the the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. Shall become entitled to possession o
sa attorney's or solicitor's fees therefor, in addition to all other statutory of holl be a further charge and lien upon said premises described in this monutagement or decree rendered in action as aforesaid, and collected, and thele Now if said first part 10.8. shall pay or cause to be paid to said tum	Refit V-Tive & NO.100. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same treage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the Aministras the principal debt hereby secured. Second parties its. A together with the interest thereon according to the terms and tenor of said note. Sesments them these presents shall be wholly discharged and void otherwise shall remain in full any and all taxes and assessments which are or may be levied and assessed lawfully agains an mortrage. — may effect such insurance or pay such taxes and assessments and shall noun, until paid, and this mortgage shall stand as security for all such payments; and if said the insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. About the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. About the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. About the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of said premises. About the debtos above and also the beneft to stay, valuation or appraisement laws. About the debtos above and also the beneft to stay, valuation or appraisement laws. Assignment Assignment Assignment Assignment Assign, transfer, set out and convey unterested to the promissory note. Assign, transfer, set out and convey unterested to the conditions therein contained. And this and the said for the conditions therein contained. And this are the said for the premise of the period of the per
sa attorney's or solicitor's fees therefor, in addition to all other statutory of holl be a further charge and lien upon said premises described in this mon udgement or decree rendered in action as aforesaid, and collected, and the New if said first parties. shall pay or cause to be paid to said um	Refit NTive. 2. NO. 1003. Test; said fee to be due and payable upon the filing of the petition for forectosure and the same tragage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainter as the principal debt hereby secured. Second partiqs. its. heirs or assigns said to together with the interest thereon according to the terms and tenor of said note. The same that there presents shall be wholly discharged and void otherwise shall remain in first say and all taxes and assessments which are or may be levied and assessments and shall much, until paid, and this mortgage shall stand as security for all such payments; and if said in insurance is not effected and maintained or any takes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of anid premises. The lates have an also the beneft rotate, valuation or appraisement laws. Bates Elizabeth A. Bates ASSIGNMENT ASSIGNMENT County, Oklahoma, the within the promissory note. hereby sell, assign, transfer, set out and convey unto state conveyed and the promissory note. debts and claims thereby secured, and the transfer conveyed and the promissory note. hand. this dots and claims thereby secured, and the transfer conveyed and the promissory note. hand. this dots and claims thereby secured, and the transfer conveyed and the promissory note. hand. this dots and claims thereby secured, and the transfer conveyed and the promissory note. hand. this dots and claims thereby secured, and the transfer conveyed and the promissory note. hand. this dots and claims thereby secured. And the transfer conveyed and the promissory note. hand. this dots and claims thereby secured. And the transfer conveyed and the promissory note. hand. this
us attorney's or solicitor's fees therefor, in addition to all other statutory finall be a further charge and lien upon said premises described in this monudegement or decree rendered in action as aforesaid, and collected, and theil New if said first parties. Schall pay or cause to be paid to said aumous of money in the above described note. New if said first parties. Schall pay or cause to be paid to said aumous of money in the above described note. In mentione mentione of money in the above described note. In mentione of money in the above described note. In mentione of said the said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent then the above allowed interest thereon at the rate of. In the allowed interest thereon at the rate of. In the said debt including attorney's fees, and to foreclose this mortgage, and to foreclose this mortgage. Said first parties. waive. S., notice of election to declare the way in with the said debt including attorney's fees, and to foreclose this mortgage. Said first parties. waive. S., notice of election to declare the way in with the said parties. The said parties of the first part is said the said and the said parties. CNOW ALL MEN BY THESE PRESENTS That In the said mortgage deed, the real of the said mortgage deed, the real of the said mortgage. In hand paid, the receipt whereof is he covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subjective the said mortgage. In witness whereof, The said mortgage. In witness whereof, The said mortgage. In witness whereof, The said mortgage. In hand mortgage. In hand mortgage. In witness whereof, The said mortgage. In witness whereof, The said mortgage. In which was a said to said the s	MONTAY-TIVE & MO_LOW. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same tragage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainter as the principal debt hereby secured. Second partiqSitS
us attorncy's or solicitor's fees therefor, in addition to all other statutory fishall be a further charge and lien upon said premises described in this moningement or decree rendered in action as aforesaid, and collected, and thelesses and in the said first parties. It is all pay or cause to be paid to said sum	Refit W-11Ve. 2. NO. 1000. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same tragge and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainter as the principal debt hereby secured. Second part 198. 118 The interest thereon according to the terms and tenor of said note. The same that the principal debt hereby secured here or assigns said together with the interest thereon according to the terms and tenor of said note. The same that there presents shall be wholly discharged and void otherwise shall remain in full any and all taxes and assessments which are or may be levied and assessed lawfully against a mortgage. The property of the terms and tenor of said note. The same that it is not a security for all such payments; and if an incommunication in the same that it is not a security for all such payments; and if any included the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of anid premises. The debt allows and also the benefit to stay, valuation or appraisement laws. The same the benefit to stay, valuation or appraisement laws. The same the benefit to stay, valuation or appraisement laws. The same the benefit to stay, valuation or appraisement laws. ASSIGNMENT ASSIGNMENT County, Oklahoma, the withing the promissory note. Assign, transfer, set out and convey unto the same that the promissory note. Assign, transfer, set out and convey unto the same that the conditions therein contained. The promissory had been and for said County and State outsty, as a Notary Public in and for said County and State outsty, as.
us attorncy's or solicitor's fees therefor, in addition to all other statutory fishall be a further charge and lien upon said premises described in this moningement or decree rendered in action as aforesaid, and collected, and thelesses and in the said first parties. It is all pay or cause to be paid to said sum	Well Ly-11 Ve. 2. NO. 100. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same tragage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainful as the principal debt hereby secured. Second part 198. 118 The interest thereon according to the terms and tenor of said note. The saments them these presents shall be wholly discharged and void otherwise shall remain in ful any sand all taxes and assessments which are or may be levied and assessed lawfully against a mortgage. The may effect such insurance or pay such taxes and assessments and shall annum, until paid, and this mortgage shall stand as security for all such payments; and if said the insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of anid premises. The debt as above and also the benefit betage, valuation or appraisement laws. The large the length of the stay, valuation or appraisement laws. The large the large the large the stay. ASSIGNMENT ASSIGNMENT ASSIGNMENT County, Oklahoma, the within the promissory note. Assign, transfer, set out and convey unto the stay and the promissory note. Assign, transfer, set out and convey unto the stay and the promissory note. Assign, transfer, set out and convey unto the stay and the promissory note. Assign, transfer, set out and convey unto the stay and the promissory note. Assign, transfer, set out and convey unto the stay and the stay
as attorney's or solicitor's fees therefor, in addition to all other statutory of shell be a further charge and lien upon said premises described in this moningement or decree rendered in action as aforesaid, and collected, and their New if said first parties. shall pay or cause to be paid to said sum of money in the above described note. In entition and shall make and maintain such insurance and pay such taxes and asset force and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent then the above distributed interest thereon at the rate of. 10, rec cent per a sum or sums of money or any part thereof is not paid when due, or if such allowed interest thereon at the rate of. 10, rec cent per a sum or sums of money or any part thereof is not paid when due, or if such allowed interest thereon at the rate of. 10, rec cent per a sum or sums of money or any part thereof is not paid when due, or if such allowed interest thereon at the rate of. 10, rec cent per a sum or sums of money or any part thereof is not paid when due, or if such allowed interest thereon as a sum of the sum of said first parties. WHEREOF, said part. 10 of the first part is the sum of said first parties. That the said mortgage in consideration of the sum of said mortgage. In the said mortgage deed, the real of the sum of said mortgage. In the said mortgage deed, the real of the sum of said first parties and assigns, the within mortgage deed, the real of the sum of said mortgage. In the said mortgage said mortgage said mortgage. In the said mortgage said mortgage said mortgage. In the said mortgage said mortgage said mortgage said mortgage. In the said mortgage said mortgage said mortgage said mortgage said mortgage. In the said mortgage	MONTLY-TIVE & NO. 100. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same tragge and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainter as the principal debt hereby secured. Second partiqS. 118 the interest thereon according to the terms and tenor of said note. The same that the principal debt hereby secured. Second partiqS. 118 the interest thereon according to the terms and tenor of said note. The same that there presents shall be wholly discharged and void otherwise shall remain in first say and all taxes and assessments which are or may be levied and assessments and shall much, until paid, and this mortgage shall stand as security for all such payments; and if said including the whole sum or sums and interest thereon due and payable at once and proceed to declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of anid premises. The belief to be benefit to tax, valuation or appraisement laws. G. Bates Elizabeth A. Bates ASSIGNMENT ASSIGNMENT Assign, transfer, set out and convey unto estate conveyed and the promissory note. debts and claims thereby secured, and the transfer of the conditions therein contained. The transfer of the conditions therein contained. The value of the conditions therein contained.
as attorney's or solicitor's fees therefor, in addition to all other statutory of shell be a further charge and lien upon said premises described in this moningement or decree rendered in action as aforesaid, and collected, and the Now if said first parties. shall pay or cause to be paid to said sum of money in the above described note. mentione and shall make and maintain such insurance and pay such taxes and asset force and effect. If said insurance is not effected and maintained, or if said premises, or any part thereof, are not paid before delinquent then the sallowed interest thereon at the rate of. 10, rec cent per a name or sums of money or any part thereof is not paid when due, or if a delinquent, the holder of said note. In and this mortgage may elect to collect said debt including attorney's fees, and to foreclose this mortgage, and if its parties. waive. In many partice of election to declare the win Witness whereof, said part. 10S. of the first part is in which may be a sum of the s	Refit NT.1Ve. 2. NO. 100. Tests said fee to be due and payable upon the filing of the petition for forectosure and the same treage and the amount thereon shall be recovered in said foreclosure suit and included in any lien thereof enforced in the mainfer as the principal debt hereby secured. Second part 18. 15. A together with the interest thereon according to the terms and tenor of said note. The saments them these presents shall be wholly discharged and void otherwise shall remain in first as year and all taxes and assessments which are or may be levied and assessments are may effect such insurance or pay such taxes and assessments and shall mutum, until paid, and this mortgage shall stand as security for all such payments; and if saic the insurance is not effected and maintained or any taxes or assessments are not paid before declare the whole sum or sums and interest thereon due and payable at once and proceed to and shall become entitled to possession of gaid premises. Their handel the day and year first above written. G. Bates Elizabeth A. Bates ASSIGNMENT ASSIGNMENT ASSIGNMENT Assignment Of County Oklahoma, the within the day acknowledged, do hereby sell, assign, transfer, set out and convey unto set. had a conveyed and the promissory note. debts and claims thereby secured, and the state conveyed and the promissory note. debts and claims thereby secured, and the state conveyed and the promissory note. debts and claims thereby secured, and the state conveyed and the promissory note. debts and claims thereby secured, and the state conveyed and the promissory note. debts and claims thereby secured, and the state conveyed and the promissory note. had the same appeared. A Notary Public in and for said County and State within and for said County and State within and for said County and State within and converted the same appeared. The mean and deed for the uses and purposes therein set forth.