																				D	

weit local

assignment.         ASSIGNMENT.         For and in consideration of the sum of			ORSET-Frinting Company, Dallas, T MORTGAGE.			
se of Oklaharam, of the linkt part, and TEE DENTING DIVISIONING TOOLPANY, of the sound part.  MITTINESERT, That the and part, in the first part is the sound rear is a maniferantize of the sum of						
			이는 성격에 많은 아파를 만들었다.		the county of	
nn evend part, to second or anigm forme, pill that fract or parts of lant situated in the Gamty at	WITNESSETH, That the said p	partof the first part in c	consideration of the sum of		••••••	DOLL
hhma, daenchel ei follows, tenit:					경험 귀엽 귀엽 것이 집 것같이 같이	그 김 아파, 요즘 그는 것이
Ite Jatin Meridian, containing in all	그는 너는 동안은 방법에 있어야 한 사람이 있는 것을 수 있다. 것을 것을 것을 수 있는 것을 수 있다. 것을 것 같이 않는 것을 수 있는 것을 것 같이 없다. 것 같이 하는 것 같이 없는 것 같이 않는 것 같이 없다. 것 같이 않은 것 같이 않는 것 같이 없다. 것 같이 않는 것 않는 것 같이 없 않는 것 않는	물건 영향을 입장 정도를 알려야 한다. 지원하게	금 입장금의 것 이상에서 한 것이다. 한 것, ?	えずき ちょうぶつかいし やくちちょう	· 영상 문화가 있는 것이 가지 않는 것이 가지 않는 것을 했다.	그 몇 번 가려운 한 가 있었어?
ba Labien Meridian, containing in nil						
he Julian Meridian, containing in all						
la failing Nordlan, costaining in all						
seemal Government, et in any eart, in onde to preserve or problem the histo hyperbolic warmede, all costs and expenditors while and hist is and in all part	6					
ind to the amounts hereby seemed and shall ber interest at the same trace with the sporteneods, well, sames and predit and off the setting that is and the main part of the fact part thered. And the main part of the second is and the same and the same and is and and its the same state of infinitement with the same and is and all canabiance of whatever kind except a certain merizing merits to fact the same and same and all canabiance of whatever kind except a certain merizing merits to fact the same and same and all canabiance of whatever kind except a certain merizing merits in posting to the same and same and all canabiance of whatever kind except a certain merizing merits in posting to the same and the same and all canabiance of whatever kind except a certain merizing merits in posting to the same and and all the same and all canabiance of the same and the sa	the Indian Meridian, containing in And it is hereby mutually agreed	n all I that in case the party of th	acres, more or less, acco to second part or its assigns	ding to the Governmen should hereafter appea	t survey thereof. r in any of the land do	epartments or office
	led to the amounts hereby secured	and shall bear interest at the	he same rate, with the appu	rtenances, rents, issues a	and profits and all the e	estate, title and inte
		the lawful owner	of the premises above gran	ed and seized of a good	and indefeasible estat	e of inheritance the
nhi an follows, forwit: \$if 10; \$ht, 10; \$ht, 10; \$ht, 10; \$ht, 10; \$ht, 10, 10, 10ht,	•		N CTD 4 31737			이 너희 아파 가지 않는 것을 했다.
Int, 10		en e la le servici de la Herri de Li de la la servi				
veymee shall be vold if such payment to made as herein specified. But if deliault be made in such payment, or an and payhie, or if the large of minered of the stars, of if any not payhies of herein the large of minered of the second part, the large of minered of thereof, in the manner presented by the second part, the large deliault be payhies the second part, the large deliault be payhies and and thereof. The manner presented by the part of the second part, the large deliault benefit, and ministrators or assigns, at any time thereafter, to sell the provides berdy granted, or any part thereof or interest of deliault benefits and the second part, the large deliault benefits, and only the set of the part of the second part, the large deliau taxies at the set of the start part. The large deliault benefits and the overlap, if a ray there of paints are not payt the set of the start part. The set of the start part of the second part, the large deliau taxies at the set of the start part. The set of the start part of the second part, the large deliau taxies at the set of the start part. The set of the start part of the second part, the large deliau taxies at the set of the start part the set of the start part. The set of the start part there are and large deliault be a further charge and lange there of the start part of the start	rigin yang beryak akar di ariwe peliti 🛶 🦕		[승규는 김 씨는 바이지 않는 것 같아. 지난 말을 했다.			
ook kep in force thereen, then this convergence shall become absolute, and the whole shall be care of and part, the hist, administration assigns, administration assigns, administration assigns, administration and part that are and the shall be furner than the overplant, it are there and a shall be many part that the overplant it are and the overplant it are and the shall be furner to assign at the overplant it are and part that are an area firsted by law, together with the and and area area firsted by law, together with the and and area areas and a shall be shall be for a shall be an area firsted by law, together with the and and advected the overplant, it areas that and and advected the overplant it areas the part of the first barries of all the part of the part of the part of the shall be a functor of the shall be that the order part of the part it be and a part of the shall be a functor of the part of the first of the shall be a functor of the part	vevence shall be void if such nav	ment he made as herein spec	cified. But if default be ma	de in such payment, or	any part thereof or inte	erest thereon when
ratesimeli hereby varied or not, at the option of the party of the second part, his heirs, administrators or assigns. and out of all moneys arising from multi- scient the anomaly desides or prioring and interest, tasses and penalise thereson, and interest access at the rest fract by law, together with the - charge of making such asle, and there varies and penalise therean, and interest on daling out hasle, on dama do the said part. for the first and said Motigage - lattice or assigns. And said Motigage - further expressly gues - that is case of freedomers of this Morage, and as early proceedings - the lattice of the method on the said part. The said is the owner of the first is a discretification of the party of the petition for foreclosers and the Morage and the said barder the sai	not kept in force thereon, then this	s conveyance shall become a for assigns, at any time ther	bsolute, and the whole shal reafter, to sell the premises [	become due and payat	ole, and it shall be law part thereof. in the ma	ful for said party of nner prescribed by
	praisement hereby waived or not, a	at the option of the party of	the second part, his heirs, a nalties thereon, and interest	dministrators or assigns on delinquent taxes at	, and out of all money the rate fixed by law.	is arising from such together with the
barcia provided, the Mortgagorwill pay to said plantiff Fifty Dellars as a reasonable attors of a consideration of the seture and the same shall be a further damage and lies more the mass described in the Mortgage, and the amount thereof shall be recovered in said foreblasses will and include it and the standard free share shall be a further damage and lies more the same shall be a further damage and lies more the same shall be a further damage and lies more the same shall be a further damage and lies more the same shall be a further damage and lies more the same shall be a further damage and lies more the same shall be a further damage and lies more the same shall be a further damage and lies more the same shall be a further damage and lies more the damage and lies more the same shall be a further damage and lies more the damage and lies and the dama		i the overplus, if any there	be, shall be paid by the pa	ty making such sale, of	i demand to the sald bi	11601 the mist
misse described in this Mortgage, and the namount thereof shall be recovered in stid foreclosure suit and included in any indegment or decree rendered: in its associations as dorserial the inclusion rendered in the store series of the series store principal dek hereby second. If its expressive significant is that upon do in suit to foreclose this Mortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagers, or elister of herm, where were restricted in the presence of:  State of Oklahoma	heiri	s or assigns.			· · · · · · · · · · · · · · · · · · ·	
objections to venue of auch suit are hereby expressly waived. IN WITNESS WHEREOF, have hereunto set	And said Mortgagor further explored berein provided, the Mortgagor	pressly agreethat in case ( will pay to said plaintiff I	Fifty Dollars as a reasonable	attorney's or solicitor's	fee therefor, in additio	n to all other legal (
med, end Delivered in the Presence of;         State of Oklahoma	And said Mortgagorfurther exp herein provided, the Mortgagor d statutory fees, said fee to be d emises described in this Mortgage, tho as a foressid and collected and	pressly agreethat in case ofwill pay to said plaintiff I lue and payable upon the and the amount thereof sha the lien bereof enforced in the lien bereof enforced in	Fifty Dollars as a reasonable filing of the petition for fo ll be recovered in said force. the same manner as the pri	attorney's or solicitor's relosure and the same a osure suit and included actual debt hereby secu	fee therefor, in addition shall be a further charge in any judgment or red. It is expressly stin	n to all other legal o e and lien upon the decree rendered in pulated that upon del
State of Oklahoma	And said Mortgagorfurther exp herein provided, the Mortgagor d statutory fees, said fee to be d amises described in this Mortgage, tion as aforesaid, and collected and rein suit to forcelose this Mortgage objections to renue of such suit a	pressly agreethat in case of will pay to said plaintiff I lue and payable upon the and the amount thereof sha I the lien hereof enforced in may be brought in County re barchey expressly waived	Fifty Dollars as a reasonable filing of the petition for fo Il be recovered in said forec the same manner as the pri where real estate mortgaged	attorney's or solicitor's sclosure and the same osure suit and included neipal debt hereby secur is situated regardless of	fee therefor, in addition shall be a further charge in any judgment or red. It is expressly stip residence of mortgagor	n to all other legal of e and lien upon the decree rendered in pulated that upon del s, or either of them,
St.       BEFORE ME       a Notary Public in and for said County         te on this	And said Mortgagorfurther exp herein provided, the Mortgagor d stalutory fees, said fee to be d emises described in this Mortgage, tion as aforesaid, and collected and rein suit to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The gned, and Delivered in the Presence	pressly agreethat in case will pay to said plaintiff I lue and payable upon the and the amount thereof sha i the lien hereof enforced in may be brought in County re hereby expressly waived. a said partof the first are of:	Siffy Dollars as a reasonable filing of the petition for fo 11 be recovered in said forec the same manner as the pri where real estate mortgaged part hahereunto set	attorney's or solicitor's sclosure and the same osure suit and included neipal debt hereby secu is situated regardless of 	fee therefor, in addition shall be a further charge in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year	n to all other legal ( e and lien upon the decree rendered in vulated that upon die s, or either of them, r first above written.
County       BEFORE ME       a Notary Public in and for said County         te on this       day of       , 19       , personally appeared	And said Mortgagorfurther exp herein provided, the Mortgagor d statutory fees, said fee to be d emises described in this Mortgage, tion as aforesaid, and collected and cein suit to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The gned, and Delivered in the Presence	pressly agreethat in case will pay to said plaintiff I lue and payable upon the and the amount thereof sha i the lien hereof enforced in may be brought in County re hereby expressly waived. a said partof the first are of:	Siffy Dollars as a reasonable filing of the petition for fo 11 be recovered in said forec the same manner as the pri where real estate mortgaged part hahereunto set	attorney's or solicitor's relosure and the same r osure suit and included noipal debt hereby secur is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor salthe day and year	n to all other legal c e and lien upon the decree rendered in pulated that upon del s <sub>i</sub> or either of them, r first above written.
L	And said Mortgagorfurther exp herein provided, the Mortgagor d stalutory fees, said fee to be d emises described in this Mortgage, tion as aforesaid, and collected and rein suit to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The gned, and Delivered in the Presence	pressly agreethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in may be brought in County re hereby expressly waived. a said partof the first the of:	Siffy Dollars as a reasonable filing of the petition for fo 11 be recovered in said forec the same manner as the pri where real estate mortgaged part hahereunto set	attorney's or solicitor's relosure and the same r osure suit and included noipal debt hereby secur is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor salthe day and year	n to all other legal c e and lien upon the decree rendered in pulated that upon del s <sub>i</sub> or either of them, r first above written.
nowledged to me that	And said Mortgagorfurther explore in provided, the Mortgagor d statutory fees, said fee to be d amises described in this Mortgage, tion as aforesaid, and collected and objections to venue of such suit a IN WITNESS WHEREOF, The graed, and Delivered in the Presence State of Oklahoma	pressly agreethat in case will pay to said plaintiff I lue and payable upon the and the amount thereof sha l the lien hereof enforced in may be brought in County re hereby expressly waived. a said partof the first the of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said forec- the same manner as the pri where real estate mortgaged part ha hereunto set	attorney's or solicitor's gelosure and the same r osure suit and included noipal debt hereby secon is situated regardless of 	fee therefor, in additio shall be a further charge in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year	n to all other legal ( e and lien upon the decree rendered in pulated that upon de s, or either of them, r first above written.
WITNESS MY HAND AND OFFICIAL SEAL The day and year last above set forth.           commission expires         19         Notary Publicant           ASSIGNMENT.         ASSIGNMENT.         Dollars to	And said Mortgagorfurther experien provided, the Mortgagor d statutory fees, said fee to be d mises described in this Mortgage, ion as aforesaid, and collected and objections to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count	pressly agreethat in case will pay to said plaintiff I lue and payable upon the and the amount thereof sha i the lien hereof enforced in may be brought in County re hereby expressly waived. s said partof the first se of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part hahereunlo set	attorney's or solicitor's reclosure and the same r cours suit and included noipal debt hereby secur is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor salthe day and year a Notary Public in	n to all other legal ( e and lien upon the decree rendered in pulated that upon de: ns, or either of them, r first above written.
Notary Public         Notary Public         ASSIGNMENT.         For and in consideration of the sum of	And said Mortgagorfurther experien provided, the Mortgagor detatutory fees, said fee to be d mises described in this Mortgage, ion as aforesaid, and collected and objections to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presenc State of Oklahoma 	pressly agreethat in case will pay to said plaintiff I lue and payable upon the and the amount thereof sha i the lien hereof enforced in may be brought in County re hereby expressly waived. s said partof the first s e of:	Siffy Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part hahereunto set 	attorney's or solicitor's reclosure and the same r cours suit and included noipal debt hereby secur is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in outed the within and fo	n to all other legal ( e and lien upon the decree rendered in pulated that upon de s <sub>2</sub> or either of them, r first above written.
ASSIGNMENT.         For and in consideration of the sum of	And said Mortgagorfurther explored a statutory fees, said fee to be domises described in this Mortgage, ion as aforesaid, and collected and collected and collected and the solution objections to venue of such suit a IN WITNESS WHEREOF, The gred, and Delivered in the Presence State of Oklahoma Count te on this	pressly a gree that in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in may be brought in County re hereby expressly waived. said partof the first te of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set , personally appeared to me known to be the ide	attorney's or solicitor's reclosure and the same r cours suit and included noipal debt hereby secur is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in outed the within and fo	n to all other legal ( e and lien upon the decree rendered in pulated that upon de s <sub>2</sub> or either of them, r first above written.
For and in consideration of the sum of	And said Mortgagorfurther explored a statutory fees, said fee to be duringsorfurther explored a statutory fees, said fee to be duringsed escribed in this Mortgage, ion as aforesaid, and collected and collected and the formula of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count and the formula of th	pressly agreethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in may be brought in County re hereby expressly waived. a said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set 	attorney's or solicitor's reclosure and the same r cours suit and included noipal debt hereby secur is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in outed the within and fo	n to all other legal ( e and lien upon the decree rendered in valated that upon de s, or either of them, r first above written.
ch is hereby acknowledged	And said Mortgagorfurther experience provided, the Mortgagor herein provided, the Mortgagor a statutory fees, said fee to be d mises described in this Mortgage, ion as aforesaid, and collected and rein suit to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count te on this	pressly agreethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in may be brought in County re hereby expressly waived. a said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set 	attorney's or solicitor's gelosure and the same r gelosure suit and included noipal debt hereby secur is situated regardless of handand s handand s is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in outed the within and fo	n to all other legal ( e and lien upon the decree rendered in sulated that upon de s, or either of them, r first above written.
te ef, County of, ss. On thisday of, ss. 	And said Mortgagorfurther explaerin provided, the Mortgagor herein provided, the Mortgagor on as aforesaid, and collected and rein suit to forcelose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The gred, and Delivered in the Presence State of Oklahoma Count ite on this	pressly a gree that in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in o may be brought in County re hereby expressly waived. said partof the first te of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part hahereunto set 	attorney's or solicitor's gelosure and the same osure suit and included noipal debt hereby secu is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in cuted the within and fo s and purposes therein	n to all other legal ( e and lien upon the decree rendered in valated that upon de s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ
On this	And said Mortgagorfurther experiments of the Mortgagor herein provided, the Mortgagor or as aforesaid, and collected and ein suit to forcelose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count te on this	pressly agreethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in ormay be brought in County re hereby expressly waived. s said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said forec- the same manner as the pri where real estate mortgaged part hahereunto set	attorney's or solicitor's gelosure and the same r osure suit and included neipal debt hereby seeu is situated regardless of handand s	fee therefor, in addition shall be a further charge in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in a Notary Public in suited the within and fo s and purposes therein 	n to all other legal ( e and lien upon the decree rendered in valated that upon de s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ
On this	And said Mortgagorfurther explaered provided, the Mortgagor herein provided, the Mortgagor on as aforesaid, and collected and collections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma	pressly a greethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in i may be brought in County re hereby expressly waived. said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set , personally appeared to me known to be the ide , free and voluntary i year last above set forth. ASSIGNMENT.	attorney's or solicitor's gelosure and the same / gelosure and the same / osure suit and included noipal debt hereby seeu is situated regardless of 	fee therefor, in additioshall be a further charge in any judgment or ored. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in a cuted the within and fo s and purposes therein 	n to all other legal ( e and lien upon the decree rendered in valated that upon de s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ
who is to me personally known to be the identical person who executed the foreg gament, and duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written.	And said Mortgagorfurther explore in provided, the Mortgagor herein provided, the Mortgagor of a statutory fees, said fee to be d emises described in this Mortgage, ion as aforesaid, and collected and objections to venue of such suit a IN WITNESS WHEREOF, The gned, and Delivered in the Presence State of Oklahoma Count ite on this	pressly a greethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in i may be brought in County re hereby expressly waived. said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set , personally appeared to me known to be the ide , free and voluntary i year last above set forth. ASSIGNMENT.	attorney's or solicitor's gelosure and the same / gelosure and the same / osure suit and included noipal debt hereby seeu is situated regardless of 	fee therefor, in additios shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in s and purposes therein 	n to all other legal ( e and lien upon the decree rendered in valated that upon de s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ
gnment, and duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed. IN TESTINONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written.	And said Mortgagorfurther explored provided, the Mortgagor herein provided, the Mortgagor on as aforesaid, and collected and objections to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count ite on this	pressly agreethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in o may be brought in County re hereby expressly waived. said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set 	attorney's or solicitor's gelosure and the same ' gelosure suit and included noipal debt hereby seeu is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in a Notary Public in suited the within and fo s and purposes therein 	n to all other legal ( e and lien upon the decree rendered in pulated that upon de rs, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ nand paid, the recein cured, without recon
commission expires	And said Mortgagorfurther experient provided, the Mortgagor herein provided, the Mortgagor or as aforesaid, and collected and ein suit to forcelose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count te on this	pressly agreethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in o may be brought in County re hereby expressly waived. said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo Il be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set 	attorney's or solicitor's gelosure and the same ' gelosure suit and included noipal debt hereby seeu is situated regardless of 	fee therefor, in additio shall be a further charg in any judgment or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in a Notary Public in suited the within and fo s and purposes therein 	n to all other legal ( e and lien upon the decree rendered in pulated that upon de rs, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ nand paid, the recein cured, without recon
commission expires	And said Mortgagorfurther explaered provided, the Mortgagor herein provided, the Mortgagor on as aforesaid, and collected and ein suit to forcelose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count te on this	pressly a greethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in imay be brought in County re hereby expressly waived. said partof the first of the first 	Sifty Dollars as a reasonable filing of the petition for fo lb be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set	attorney's or solicitor's gelosure and the same t selosure and the same t osure suit and included neipal debt hereby seem is situated regardless of 	fee therefor, in addition shall be a further charge in any judgment or or red. It is expressly stip residence of mortgagor ealthe day and year and part of the day and year and part of the day and year and year cuted the within and for s and purposes therein and notethereby se and note	n to all other legal ( e and lien upon the decree rendered in pulated that upon de s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ und paid, the recein cured, without recounts ty, personally appents of executed the foreg
	And said Mortgagorfurther experien provided, the Mortgagor herein provided, the Mortgagor on as aforesaid, and collected and ein suit to forcelose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count te on this	pressly agreethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in o may be brought in County re hereby expressly waived. said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo il be recovered in said forec- the same manner as the pri- where real estate mortgaged part hahereunto set	attorney's or solicitor's gelosure and the same t selosure and the same t osure suit and included neipal debt hereby seem is situated regardless of 	fee therefor, in addition shall be a further charge in any judgment or or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in cuted the within and for s and purposes therein 	n to all other legal of e and lien upon the decree rendered in sulated that upon de s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ nand paid, the receip cured, without recou- sty, personally appender o executed the foreg
	And said Mortgagorfurther experient provided, the Mortgagorfurther experient provided, the Mortgagor, ion as aforesaid, and collected and ein suit to forcelose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma	pressly agreethat in case will pay to said plaintiff I live and payable upon the and the amount thereof sha i the lien hereof enforced in o may be brought in County re hereby expressly waived. said partof the first is of:	Sifty Dollars as a reasonable filing of the petition for fo il be recovered in said forec- the same manner as the pri- where real estate mortgaged part hahereunto set	attorney's or solicitor's gelosure and the same t selosure and the same t osure suit and included neipal debt hereby seem is situated regardless of 	fee therefor, in addition shall be a further charge in any judgment or or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in cuted the within and for s and purposes therein 	n to all other legal of e and lien upon the decree rendered in pulated that upon del s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ nand paid, the receip cured, without recou
n and a second sec	And said Mortgagorfurther explere in provided, the Mortgagor herein provided, the Mortgagor on as aforesaid, and collected and ein suit to forcelose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count te on this	pressly or greethat in case will pay to said plaintiff I lue and payable upon the and the amount thereof sha i the lien hereof enforced in or may be brought in County re hereby expressly waived. s said partof the first s said partof the first s said partof the first 	Sifty Dollars as a reasonable filing of the petition for fo lb be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set	attorney's or solicitor's gelosure and the same ' gelosure and the same ' osure suit and included neipal debt hereby seeu is situated regardless of 	fee therefor, in addition shall be a further charge in any judgment or or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in cuted the within and for s and purposes therein 	n to all other legal of e and lien upon the decree rendered in sulated that upon del s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ nand paid, the receip cured, without recou
and the second s	And said Mortgagorfurther explored, the Mortgagor berein provided, the Mortgagor on as aforesaid, and collected and objections to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count ite on this	pressly a greethat in case	Sifty Dollars as a reasonable filing of the petition for fo lb be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set	attorney's or solicitor's gelosure and the same ' gelosure and the same ' osure suit and included neipal debt hereby seeu is situated regardless of 	fee therefor, in addition shall be a further charge in any judgment or or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in cuted the within and for s and purposes therein 	n to all other legal of e and lien upon the decree rendered in valated that upon de s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ nand paid, the receip cured, without recou- nty, personally appe p executed the foreg
	And said Mortgagorfurther explore in provided, the Mortgagor herein provided, the Mortgagor on as aforesaid, and collected and ein suit to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count te on this	pressly a greethat in case	Sifty Dollars as a reasonable filing of the petition for fo lb be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set	attorney's or solicitor's gelosure and the same ' gelosure and the same ' osure suit and included neipal debt hereby seeu is situated regardless of 	fee therefor, in addition shall be a further charge in any judgment or or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in cuted the within and for s and purposes therein 	n to all other legal ( e and lien upon the decree rendered in valated that upon de s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publi nand paid, the receip cured, without recound the receiped the foregone of executed the foregone action of the second the secon
ことを見ていた。 このでのない こうにん いうしん いうしょう しんしょう しんしょう しんしょう ひんしょう ひかん ひかく ひかん	And said Mortgagorfurther explore in provided, the Mortgagor herein provided, the Mortgagor on as aforesaid, and collected and ein suit to foreclose this Mortgage objections to venue of such suit a IN WITNESS WHEREOF, The med, and Delivered in the Presence State of Oklahoma Count te on this	pressly a greethat in case	Sifty Dollars as a reasonable filing of the petition for fo lb be recovered in said force the same manner as the pri where real estate mortgaged part ha hereunto set	attorney's or solicitor's gelosure and the same ' gelosure and the same ' osure suit and included neipal debt hereby seeu is situated regardless of 	fee therefor, in addition shall be a further charge in any judgment or or red. It is expressly stip residence of mortgagor ealthe day and year a Notary Public in cuted the within and for s and purposes therein 	n to all other legal of e and lien upon the decree rendered in pulated that upon del s, or either of them, r first above written. and for said County regoing instrument, set forth. Notary Publ nand paid, the receip cured, without recou

Constant of

ų, **1**