MORTGAGE RECORD

THIS INDENTURE, Made	thisday of	.in the	year of our Lord One Thousand Nin
	between,		
f the County of	and State o	f Oklahoma, of the first part, and	· · · · · · · · · · · · · · · · · · ·
f the second part:			
	nid partof the first part in consideration of	the sum of	
			DOLLARS,
ND MORTGAGE to the said part	y paid, the receipt of which is hereby acknowled ty of the second part, his heirs, administra in the State of Oklahoma, desc	itors or assigns, forever, all that tract or cribed as follows, to-wit:	parcel of land situated in the Coun
the Indian Meridian, containing	in all ner	es, more or less, according to the Government	survey thereof.
f the first part therein. And the s	greed that in case the party of the second part, urt, in order to preserve or protect the title her bear interest at the same rate, with the apparts said partof the first part do hereby cow above granted and seized of a good and indefea or of all incumbrances of whatsoever kind except NY.	enant and agree that at the delivery hereof	GRANT AND DEFEND the title to the sun
	NY. s a Morroage to secure the payment of the sun		
	s a Mortgage to secure the payment of the sun		
realita ao fallawe Lawitt			
	156, 10; \$		
tortgage or lien prior to this are realte, and the whole shall become delt the premises hereby granted, eart, his heirs, administrators or hereon, and interest on delinaten	not paid when the same are due and payable, of ue and payable, and it shall be tawful for said, or any part thereof, in the manner prescribed I assigns; and out of all the moneys arising fro-	cording to the terms. the second part; and this conveyance shall be thereon when due, or the taxes, or if any if the insurance is not kept in force thereon party of the second part, his heirs, administraly law, appraisement hereby waived or not, in such sale to retain the amount due for the costs and charges of making such sale, and	, then this conveyance shall become abstors or assigns, at any time thereafter, at the option of the party of the secon rincipal and interest, taxes and penaltithe overplus, if any there be, shall be party.
the contract maletane and a sole and	domand to the said sand . of the first west	hains his accions	
by the party making such sale, on And said mortgagorfurth is herein provided, the mortgagor ony fees; said fee to be due and partiage, and the amount thereof and the lien hereof enforced in the may be brought in County where hereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL	demand to the said part — of the first part, or expressly agree — that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the libing of petition for forcelosure suit and same manner as the principal debr hereby secure at estate mortgaged is situated regardless of , The said part — of the first part has — here excelled in Presence or	heirs or assigns, of this mortgage, and as often as any procees sonable attorney's or solicitor's fee therefor, in ure and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def residence of mortgagors, or either of them, ar	lings shall be taken to foreclose the sam addition to all other legal costs and stat- ien upon the said premises described in the in any action as aforesaid, and collecte ault herein suit to foreclose this mortga- d all objections to venue of such suit a salthe day and year first above writte
y the party making such sale, on And said mortgagor furth s herein provided, the mortgagor ory fees; said fee to be due and poortgage, and the amount thereof ad the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of The said part — of the first part ha — here evered in Presence of	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in are and the same shall be a further charge and I included in any judgment or decree rendered ared. It is expressly stipulated that upon def residence of mortgagors, or either of them, ar unto set	lings shall be taken to foreclose the sam addition to all other legal costs and statien upon the said premises described in it in any action as aforesaid, and collect ault herein suit to foreclose this mortgad all objections to venue of such suit a salthe day and year first above written
y the party making such sale, on And said mortgagor furth sherein provided, the mortgagor ory fees; said fee to be due and portgage, and the mount thereof and the lien hereof enforced in the lay be brought in County where creby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a reapsyable upon the liling of petition for forcelosurable be recovered in said forcelosure suit, and same manner as the principal diebs hereby secureal estate mortgaged is situated regardless of . The said part — of the first part ha here evered in Presence or	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in are and the same shall be a further charge and I included in any judgment or decree rendered ared. It is expressly stipulated that upon def residence of mortgagors, or either of them, ar unto set	lings shall be taken to foreclose the sam addition to all other legal costs and statien upon the said premises described in it in any action as aforesaid, and collect ault herein suit to foreclose this mortgad all objections to venue of such suit a salthe day and year first above written
y the party making such sale, on And said mortgagor furth s herein provided, the mortgagor ory fees; said fee to be due and nortgage, and the amount thereof ad the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL State of Oklahoma.	demand to the said part — of the first part, or expressly agree — that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelost shall be recovered in said forcelosure suit and same manner as the principal debr hereby secureal estate mortgaged is situated regardless of , The said part — of the first part ha — here were no Presence of	of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and lineluded in any judgment or decree rendered red. It is expressly stipulated that upon defresidence of mortgagors, or either of them, are unto set	lings shall be taken to foreclose the sam addition to all other legal costs and stat ien upon the said premises described in the in any action as aforesaid, and collectant therein suit to foreclose this mortga, d all objections to venue of such suit a salthe day and year first above writte (Sea.
by the party making such sale, on And said mortgagor. furth the herein provided, the mortgagor ory fees; said fee to be due and nortgage, and the amount thereof and the licen hereof enforced in the may be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELY Binte of Okiahomia. Before me, State, on this	demand to the said part — of the first part, or expressly agree — that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureral estate mortgaged is situated regardless of , The said part — of the first part ha — here exerced by Presence of	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def- residence of mortgagors, or either of them, an unto set	ings shall be taken to foreclose the sam addition to all other legal costs and state ien upon the said premises described in th in any action as aforesaid, and collecte ault herein suit to foreclose this mortgay d all objections to venue of such suit a salthe day and year first above writte (SEA) (SEA) (Otary Public, in and for said County and
by the party making such sale, on And said mortgagor. furth the herein provided, the mortgagor ory fees; said fee to be due and nortgage, and the amount thereof and the licen hereof enforced in the may be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELY Binte of Okiahomia. Before me, State, on this	demand to the said part — of the first part, or expressly agree — that in case of foreelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for foreeloss shall be recovered in said foreelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of , The said part — of the first part ha — here (VERED IN PRESENCE OF	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def residence of mortgagors, or either of them, ar unto set	lings shall be taken to foreclose the sam addition to all other legal casts and statt ien upon the said premises described in th in any action as aforesaid, and collecte auth herein suit to foreclose this mortgat d all objections to venue of such suit an calthe day and year first above writte (SEA) (SEA) (Otary Public, in and for said County and
y the party making such sale, on And said mortgagor furth s herein provided, the mortgagor ory fees; said fee to be due and portgage, and the amount thereof nd the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL State of Oklahoma, Before me, tate, on this	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and said forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of The said part — of the first part he — here were in Presence of — County, sa. County, sa. County, sa.	heirs or assigns. of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon define the residence of mortgagors, or either of them, and unto set	lings shall be taken to foreclose the sam addition to all other legal costs and stat ien upon the said premises described in tin any action as aforesaid, and collect auth herein suit to foreclose this mortga, d all objections to venue of such suit a calthe day and year first above writte (SEA (SEA (Othery Public, in and for said County and
y the party making such sale, on And said mortgagor furths s herein provided, the mortgagor ory fees; said fee to be due and nortgage, and the amount thereof nd the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELY Before me, tate, on this o me known to be the identical pa s	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby seen real estate mortgaged is situated regardless of , The said part — of the first part ha — here evened in Presence of — County, sa. County, sa. ———————————————————————————————————	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def residence of mortgagors, or either of them, an unto set	lings shall be taken to foreclose the sam addition to all other legal costs and stat ien upon the said premises described in tin any action as aforesaid, and collect auth herein suit to foreclose this mortga, d all objections to venue of such suit a calthe day and year first above writte (SEA (SEA (Othery Public, in and for said County and
y the party making such sale, on And said mortgagor furths s herein provided, the mortgagor ory fees: said fee to be due and portgage, and the amount thereof nd the lien hereof enforced in the say be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELY State of Okiahania. Before me, tate, on this me known to be the identical pa s	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and said forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of The said part — of the first part he — here were in Presence of — County, sa. County, sa. County, sa.	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def residence of mortgagors, or either of them, an unto set	lings shall be taken to foreclose the sam addition to all other legal costs and stat len upon the said premises described in th in any action as aforesaid, and collect ault herein suit to foreclose this mortga, d all objections to yenue of such suit a salthe day and year first above writte (SEA (SEA Otary Public, in and for said County at 1
y the party making such sale, on And said mortgagor furths s herein provided, the mortgagor ray fees: said fee to be due and portgage, and the amount thereof nd the lien hereof enforced in the lay be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELY State of Chilalpania. Before me, tate, on this me known to be the identical po s. free a WITNESS my hand and of	demand to the said part — of the first part, or expressly agree that in case of forcelosure recovered in said forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of , The said part — of the first part ha — here exercise in Presence of —	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def residence of mortgagors, or either of them, ar unto set	lings shall be taken to foreclose the sam addition to all other legal costs and stat len upon the said premises described in th in any action as aforesaid, and collect ault herein suit to foreclose this mortga, d all objections to yenue of such suit a salthe day and year first above writte (SEA (SEA Otary Public, in and for said County at 1
y the party making such sale, on And said mortgagor furth s herein provided, the mortgagor ory fees; said fee to be due and nortgage, and the amount thereof nd the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELY Before me, tate, on this with the identical page of the	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby seen real estate mortgaged is situated regardless of , The said part — of the first part ha — here evened in Presence of	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def- residence of mortgagors, or either of them, an unto set	ings shall be taken to foreclose the sam addition to all other legal costs and staten upon the said premises described in it in any action as aforesaid, and collect ault herein suit to foreclose this mortgad all objections to venue of such suit a salthe day and year first above writted. (SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA
y the party making such sale, on And said mortgagor furthe s herein provided, the mortgagor ory fees; said fee to be due and portgage, and the amount thereof not the lien hereof enforced in the any be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL SIGNED AND DELL Before me, tate, on this o me known to be the identical pa s	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of , The said part — of the first part he — here were in Presence of the first part he — here were in Presence of the first part he — here were in the part he — here were in the first part he — here were here were here. — here were here. — here were here. — here were here. — here were here. — here were here. — here were	heirs or assigns, of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def- residence of mortgagors, or either of them, an unto set	ings shall be taken to foreclose the sam addition to all other legal costs and staten upon the said premises described in it in any action as aforesaid, and collect ault herein suit to foreclose this mortgad all objections to venue of such suit a salthe day and year first above writted. (SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA
y the party making such sale, on And said mortgagor furthe s herein provided, the mortgagor ory fees; said fee to be due and portgage, and the amount thereof and the lien hereof enforced in the any be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL State of Oklahomia, Before me, tate, on this o me known to be the identical pa s	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of , The said part — of the first part he — here were in Presence of the first part he — here were in Presence of the first part he — here were in the part he — here were in the first part he — here were here were here. — here were here. — here were here. — here were here. — here were here. — here were here. — here were	of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def residence of mortgagors, or either of them, and unto set	lings shall be taken to foreclose the sam addition to all other legal costs and staten upon the said premises described in it in any action as aforesaid, and collect and herein suit to foreclose this mortga d all objections to venue of such suit a salthe day and year first above written (Sea Cotary Public, in and for said County and L
y the party making such sale, on And said mortgagor furthe s herein provided, the mortgagor ory fees; said fee to be due and portgage, and the amount thereof not the lien hereof enforced in the may be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELY State of Okiahama. Before me, tate, on this The within mortgage and notethe IN WITNESS WHEREOF The and in consideration of the within mortgage and notethe IN WITNESS WHEREOF	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of , The said part — of the first part ha — here were no Presence of —	heirs or assigns. of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in mr and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon defersidence of mortgagors, or either of them, and unto set	lings shall be taken to foreclose the sam addition to all other legal costs and staten upon the said premises described in it in any action as aforesaid, and collect ault herein suit to foreclose this mortga d all objections to venue of such suit a salthe day and year first above written (SEA (SEA)
y the party making such sale, on And said mortgagor furthe sherein provided, the mortgagor ray fees; said fee to be due and portgage, and the amount thereof and the lien beroof enforced in the lien beroof enforced in the lary be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL SIGNED AND DELL State of Oktahama. Before me, tate, on this o me known to be the identical pe s	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of , The said part — of the first part ha — here were no Presence or — County, sa. — —————————————————————————————————	heirs or assigns. of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon defersidence of mortgagors, or either of them, and unto set	lings shall be taken to foreclose the sam addition to all other legal costs and staten upon the said premises described in it in any action as aforesaid, and collect ault herein suit to foreclose this mortga d all objections to venue of such suit a salthe day and year first above written (SEA (SEA)
y the party making such sale, on And said mortgagor furthe s herein provided, the mortgagor ory fees; said fee to be due and portgage, and the amount thereof and the lien hereof enforced in the say be brought in County where creby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL SIGNED AND DELL Before me, tate, on this Tree a WITNESS my hand and of ly commission expires For and in consideration of an emitting mortgage and note—the IN WITNESS WHEREOF State of On this	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and said forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of the first part hat here were no Presence of the first part hat here were in Presence of the first part hat here were in Presence of the first part hat here were in Presence of the first part hat here were in Presence of the first part hat here were in the first part hat here were in the first part hat here were in the first part hat here were not hat here were	heirs or assigns. of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in mr and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon deforming the stipulate of the solicities of mortgagors, or either of them, and unto set	lings shall be taken to foreclose the sam addition to all other legal costs and staten upon the said premises described in it in any action as aforesaid, and collect auth herein suit to foreclose this mortga d all objections to venue of such suit a salthe day and year first above written (SEA) Cotary Public, in and for said County and l
by the party making such sale, on And said mortgagor. furth the horein provided, the mortgagor ory fees; said fee to be due and partiage, and the amount thereof mortgage, and the amount thereof and the lien hereof enforced in the may be brought in County where hereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELY Before me, State, on this o me known to be the identical pr as. Free a WITNESS my hand and of My commission expires For and in consideration of o in har the within mortgage and notethe IN WITNESS WHEREOF State of On this On this appeared	demand to the said part — of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of the first part hat here were not payable upon the filing of the first part hat here were no payable upon the first part hat here were no payable upon the first part hat here were no payable upon the first part hat here were no payable upon the first part hat here were no payable upon the first part hat here were no payable upon the first part hat here were no payable upon the first part hat here were no payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first payable upon the first part hat here were not payable upon the first payable u	heirs or assigns. of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon deforming the stipulated of the service of mortgagors, or either of them, and unto set	lings shall be taken to foreclose the sam addition to all other legal costs and statien upon the said premises described in the nary action as aforesaid, and collecte auth herein suit to foreclose this mortgated all objections to venue of such suit a call, the day and year first above written al., the day and year first above written (Sexiotary Public, in and for said County and Lander Public, in and for said County and County Public, in and for said County, Public, in and for said County, personal Public, in and for said County, personal
oy the party making such sale, on And said mortgagor. furth as herein provided, the mortgagor cory fees; said fee to be due and participates; said fee to be due and participates; and the amount thereof and the lien hereof enforced in the may be brought in County where hereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL State of Oklahama. Before me, State, on this For and in consideration of My commission expires For and in consideration of the within mortgage and note. the IN WITNESS WHEREOF State of. On this On this Alto is to me personally known to text and deed for the uses and purp IN TESTIMONY WHEREA My commission expires.	demand to the said part of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure suit and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of the first part hat here were not payable upon the filing of the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not part and of the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first part hat here were not payable upon the first paya	of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def residence of mortgagors, or either of them, and unto set	lings shall be taken to foreclose the sam addition to all other legal casts and statten upon the said premises described in the nay action as aforesaid, and collecte auth herein suit to foreclose this mortgated all objections to venue of such suit as all the day and year first above written (SEA) (SEA) (Other Public, in and for said County and herein suit as executed the same executed the same executed the same executed the same public, in and for said County, personally execution of the same to be his voluntary public.
ny the party making such sale, on And said mortgagor. Jurth is herein provided, the mortgagor ory fees; said fee to be due and partiage, and the amount thereof and the lien hereof enforced in the may be brought in County where ereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL SIGNED AND SIGNED	demand to the said part of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure sith and shall be recovered in said forcelosure with and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of the first part has here were not payable upon the first part has here were no payable upon the first part has here were no payable upon the first part has here were no payable upon the first part has here were no payable upon the first part has here were not payable upon the first part has here were not payable upon the first part has here were not payable upon the first part has here were not payable upon the first part has here for the uses and pur likelal seal the day and year last above set forth and paid, the receipt of which is hereby acknowed by secured, without recourse. **A. SSIO** **County** **County** **County** **County** **County** **County** **A. D. 19. **A. D. 19.	of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon def residence of mortgagors, or either of them, and unto set	lings shall be taken to foreclose the sam addition to all other legal costs and statien upon the said premises described in the nay action as aforesaid, and collecte auth herein suit to foreclose this mortgal deal objections to venue of such suit a cal the day and year first above written al (Seas (Seas County Public, in and for said County and herein suit to cover the same executed the same executed the same executed the same public, in and for said County, personal execution of the same to be his voluntary public.
wy the party making such sale, on And said mortgagor. furth is herein provided, the mortgagor ory fees; said fee to be due and partiage, and the annount thereof and the lien hereof enforced in the may be brought in County where hereby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELL Before me, State, on this free a WITNESS my hand and of My commission expires For and in consideration of the within mortgage and note. the IN WITNESS WHEREOF On this. On this to me personally known to be the idea deed for the uses and purp IN TESTIMONY WHERE My commission expires. State of Whishoma, County of This instrument was filed for the uses and purp This instrument was filed for the file of the uses and purp This instrument was filed for the present the side of the uses and purp This instrument was filed for the uses and purp This instrument was filed for the uses and state of Whishoma, County of This instrument was filed for the uses and state of Whishoma, County of This instrument was filed for the uses and state of Whishoma, County of This instrument was filed for the uses and state of the uses and the use	demand to the said part of the first part, or expressly agree that in case of forcelosure will pay to said plaintiff fifty dollars as a rea payable upon the filing of petition for forcelosure sith and shall be recovered in said forcelosure with and same manner as the principal debt hereby secureal estate mortgaged is situated regardless of the first part has here were not payable upon the first part has here were no payable upon the first part has here were no payable upon the first part has here were no payable upon the first part has here were no payable upon the first part has here were not payable upon the first part has here were not payable upon the first part has here were not payable upon the first part has here were not payable upon the first part has here for the uses and pur likelal seal the day and year last above set forth and paid, the receipt of which is hereby acknowed by secured, without recourse. **A. SSIO** **County** **County** **County** **County** **County** **County** **A. D. 19. **A. D. 19.	of this mortgage, and as often as any proceed sonable attorney's or solicitor's fee therefor, in me and the same shall be a further charge and I included in any judgment or decree rendered red. It is expressly stipulated that upon deforming the control of them, and the set in the control of them, and the set in the control of them, and the set in the control of th	lings shall be taken to foreclose the sam addition to all other legal costs and statten upon the said premises described in the nay action as aforesaid, and collecte and herein suit to foreclose this mortgaged all objections to venue of such suit as althe day and year first above written (SEA) Cotary Public, in and for said County and herein suit to contary Public, in and for said County and herein suit to contary Public, in and for said County and herein suit to contary Public, in and for said County, personally selected the same to be his voluntary Public. Notary Public, in and for said County, personally execution of the same to be his voluntary Public.