MORTGAGE RECORD

THIS INDENTURE, Made the	between.			
f the County of		and State of Oklahoma, of the fit	st part, and	
the second part:				
WITNESSETH, That the said	part of the first part in cons	ideration of the sum of		
				ese presents do Grant, Bargain, Seli
	of the second part, his heirs,	administrators or assigns, fore	ver, all that tract or par	cel of land situated in the County
				and the state of t
the Indian Meridian, containing in				
And it is hereby mutually agreeneral Government, or in any court, nounts hereby secured and shall be	ed that in case the party of the s , in order to preserve or protect t ar interest at the same rate, with	econd part, or its assigns, should he title hereinbefore warranted, the appurtenances, rents, issues	hereafter appear in any of all costs and expenditures m and profits and all the est	the land departments or offices of the ade in that behalf shall be added to the ite, title and interest of said part
the first part thereig. And the sain he lawful ownerof the premises about that the same is free and clear of the the third investment COMPANY	d partof the first part do ove granted and seized of a good fall incumbrances of whatsoever	hereby covenant and agree that and indefeasible estate of inherit kind except a certain mortgage	at the delivery hereof ance therein, and will WARE for \$	ANT AND DEFEND the title to the same
				DOLLARS
nyable as follows, to-wit:	Ist, 19 ; \$		19; S	1st, 10
	1st, 10; \$	1st,	10;\$	1st, 19
the office of THE DEMING INVI- tectited and delivered by the said pa- secified. But if default be made in a lortingge or lien prior to this are not ite, and the whole shall become due the premises beroby granted, or art, his heirs, administrators or ass- acreon, and interest on delinquent to	ESTMENT COMPANY, Oswego, intof the first part to the said such payment, or any part thereof paid when the same are due and and payable, and it shall be lawf any part thereof, in the manner pigus; and out of all the moneys axes at the rate fixed by law, tog	Kansas, according to the terms party of the second part; and to or interest thereon when due, payable, or if the insurance is all for said party of the second preserbed by law, appraisement arising from such sale to refute the with the costs and charges.	this conveyance shall be voi or the taxes, or if any last not kept in force thereon, the nort, his heirs, administrator hereby waived or not, at the amount due for print of making such sale, and the	certain promissory notethis da d if such payment be made as herei allment of principal or interest of an en this conveyance shall become abso s or assigns, at any time thereafter, t the option of the party of the secon cipal and interest, taxes and penaltic coverplus, if any there be, shall be paid
And said mortgagor further herein provided, the mortgagor vry fees; said fee to be due and payortgage, and the amount thereof she did he lien hereof enforced in the say be brought in County where reareby expressly waived.	expressly agree that in case of vill pay to said plaintill fifty dolly rable upon the filing of petition in inll be recovered in said fereclosure me manner as the principal debt il estate mortgaged is situated rep	first part, Iereclosure of this mortgage, an are as a reasonable attorney's or for foreclosure and the same shall re suit and included in any judg increby secured. It is expressly gardless of residence of mortgage	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in addedone to a further charge and lieu ments or decree rendered in stipulated that upon defaultors, or either of them, and a	s shall be taken to forcelose the same lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collects therein suit to forcelose this mortgag all objections to venue of such suit are
And said mortgagor further sherein provided, the mortgagor very fees; said fee to be due and payortgage, and the amount thereof shad the lien hereof enforced in the say be brought in County where rearreby expressly waived. IN WITNESS WHEREOF, 'T	expressly agree that in case of vill pay to said plaintill fifty dolly rable upon the filing of petition it fall be recovered in said foreclosus me manner as the principal debt il estate mortgaged is situated report the said partof the first part med in Presence of	first part, Iereclosure of this mortgage, an are as a reasonable attorney's or for foreclosure and the same shall re suit and included in any judg increby secured. It is expressly gardless of residence of mortgage	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in addedone to a further charge and lieu ments or decree rendered in stipulated that upon defaultors, or either of them, and a	is shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collectes herein suit to foreclose this mortgag all objections to venue of such suit ar the day and year first above written.
And said mortgagorfurther sherien provided, the mortgagor y pry feet, said fee to be due and pay ortgage, and the amount thereof sh all the lies hereof enforced in the say be brought in County where reservely expressly waitved. IN WITNESS WHEREOF, 'I Stoned and Delive	expressly agree that in case of vill pay to said plaintill fifty dolly able upon the filing of petition in the file of petition in the file of petition in the period of the first period of the first petition of the first part he said partof the first part and in Presence of	first part, Greelosure of this mortgage, anne as a reasonable attorney's or or foreclosure and the same shall re suit and included in any Judg hereby secured. It is expressly gardless of residence of mortgage hahereunto set	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in addedone to a further charge and lieu ments or decree rendered in stipulated that upon defaultors, or either of them, and a	s shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect, herein suit to foreclose this mortgag all objections to venue of such suit article, the day and year first above writter the day and year first above writter (Seat
And said mortgagor further s berein provided, the mortgagor as prefers, said fee to be due and pay nortgage, and the amount thereof shad the lien hereof enforced in the samy be brought in County where reserveby expressly unived. IN WITNESS WHEREOF, T SIGNED AND DELIVE	expressly agree that in case of vill pay to said plaintill fifty dolly rable upon the filing of petition in the flow of petition in the period of the petition in the period of the petition of the petition of the said part of the first part med in Presence or Country, sa.	first part, foreclosure of this mortgage, an man as a reasonable attorney's or or foreclosure and the same shall re suit and included in any Judg mereby secured. It is expressly gardless of residence of mortgage hahereunto set	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaultors, or either of them, and a handand seal	is shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collecte herein suit to foreclose this mortgag ll objections to venue of such suit arthe day and year first above writter
And said mortgagor further sherical provided, the mortgagor workers, said fee to be due and pay ortgage, and the amount thereof shad the lies hereof enforced in the same	expressly agree that in case of vill pay to said plaintill fifty dolly rable upon the filing of petition in the flow of petition in the period of petition in the period of the petition of the petition of the said part	first part, foreclosure of this mortgage, an ma as a reasonable attorney's or or foreclosure and the same shall re suit and included in any Judg mereby secured. It is expressly gardless of residence of mortgage hahereunto set	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in addition and the a further charge and lien ment or decree rendered in stipulated that upon defaultors, or either of them, and shandand seal	s shall be taken to forcelose the sam lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect herein suit to forcelose this mortgag Il objections to venue of such suit ar the day and year first above writter (Seat
And said mortgagor further sherical provided, the mortgagor workers, said fee to be due and pay ortgage, and the amount thereof shad the lies hereof enforced in the samp be brought in County where reservely expressly waived. IN WITNESS WHEREOF, 'T SIGNED AND DELIVE STONED AND DELIVE SHARE OF COUNTY WHEREOF OF THE STONED AND DELIVE SHARE OF THE STONED AND DELIVE SHARE OF THE SHARE OF THE STONED AND DELIVE SHARE OF THE SHARE OF THE STONED AND DELIVE SHARE OF THE SHARE O	expressly agree that in case of vill pay to said plaintill fifty dolly rable upon the filing of petition in the flow of petition in the flow of petition in the period of the petition of the said foreclosure unamer as the principal debt it estate mortgaged is situated replaced by the first part of the first part flow in Presence of Country, but the period of the first part flow in Presence of Country, but the first part flow in Presence of Country, but the first part flow in the flow in the first part flow in the flow in the first part flow in the f	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall receive and and included in any judg mereby secured. It is expressly gardless of residence of mortgage hahereuntö set	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in addition and the afternation of the action of the a	s shall be taken to forcelose the sam lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect herein suit to forcelose this mortgag Il objections to venue of such suit ar the day and year first above writter (Seat (Seat
And said mortgagor further s And said mortgagor. And said fee to be due and pay nortgage, and the amount thereof sh and the lien hereof enforced in the said the lien hereof the said the lien hereof enforced in the said the lien hereof enforced in the said feet enforced in the s	expressly agree that in case of vill pay to said plaintill fifty dolly able upon the filing of petition in the filing of petition in the filing of petition in the precedent of the said foreclosure meanance as the principal debt id estate mortgaged is situated replicated by the said part	first part, foreclosure of this mortgage, and are as a reasonable attorney's or foreclosure and the same shall receive a consideration of the same shall receive secured. It is expressly gardless of residence of mortgage has hereunto set	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaultors, or either of them, and shand	s shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in than y action as aforecast, and collected herein suit to foreclose this mortgag all objections to yenue of such suit arthough the day and year first above written (Seal Yubic, in and for said County and Applic, in and for said County and Applications to the said County and Applications and Seal County Application Seal County and Seal County Application Seal County Seal Count
And said mortgagor further sherin provided, the mortgagor workers said fee to be due and pay nortgage, and the amount thereof shad the lien hereof enforced in the samy be brought in County where reserveby expressly waived. IN WITNESS WHEREOF, T. SIGNED AND DELIVE. SIGNED AND DELIVE. State, on this	expressly agree that in case of vill pay to said plaintill fifty dolly able upon the filing of petition in the flow of petition in the period of petition in the recovered in said fereclosure unamer as the principal debt it estate mortgaged is situated replaced by the said part	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall receive a management of the same shall receive a mortgage and residence of mortgage hat the same set of mortgage has the same shall receive a mortgage and purposes therein a same same same shall receive a mortgage and the same shall receive a mortgage and the sam	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaulters, or either of them, and shand	s shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect herein suit to foreclose this mortgag all objections to venue of such suit are the day and year first above writter
And said mortgagor further sherin provided, the mortgagor very fees; said fee to be due and pay ortgage, and the amount thereof sh at the lies hereof enforced in the say be brought in County where restricted and the lies hereof enforced in the say be brought in County where restricted and white the say be brought in County where restricted and Delive and Delive Stoned and Delive Stoned and Delive State, on this	expressly agree that in case of will pay to said plaintill fifty dolly able upon the filing of petition in the filing of petition in the filing of petition in the processor of the said fereclosure as the principal debt in estate mortgaged is situated replaced by the said part	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall re suit and included in any judghereby secured. It is expressly gardless of residence of mortgage hahereunto set. 10 15 16 16 17 18 19 19 19 19 19 19 19 19 19	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaulters, or either of them, and shand	s shall be taken to forcelose the sam lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect- herein suit to forcelose this mortgag ll objections to venue of such suit ar .the day and year first above writter .(Seat
And said mortgagor further sherin provided, the mortgagor very fees; said fee to be due and pay ortgage, and the amount thereof sh at the lies hereof enforced in the say be brought in County where restricted and the lies hereof enforced in the say be brought in County where restricted and white the say be brought in County where restricted and Delive and Delive Stoned and Delive Stoned and Delive State, on this	expressly agree that in case of will pay to said plaintill fifty dolly able upon the filing of petition in the filing of petition in the filing of petition in the processor of the first part of the first part in the said part of the first part ned in Presence of	first part, foreclosure of this mortgage, and grag as reasonable attorney's or or foreclosure and the same shall re suit and included in any judg hereby secured. It is expressly gardless of residence of mortgage hahereunto set. 10 11 12 13 15 16 16 17 18 18 18 18 18 18 18 18 18	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaultors, or either of them, and shand	s shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in thi any action as aforestid, and collect, herein suit to foreclose this mortgag all objections to venue of such suit article day and year first above writter
And said mortgagor further sherical provided, the mortgagor and the mortgagor and the contract of the total feet to be due and pay ortgage, and the amount thereof should be lies hereof enforced in the same hereof enforced in t	expressly agree that in case of will pay to said plaintill fifty dolly able upon the filing of petition in the filing of petition in the recovered in said fereclosure name manner as the principal debt id estate mortgaged is situated replication. The said part of the first part med in Presence or	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judg increby secured. It is expressly gardless of residence of mortgage hahereunto set	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaultors, or either of them, and shand	s shall be taken to forcelose the samilition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect herein suit to forcelose this mortgag all objections to venue of such suit are the day and year first above writter (Seat Yulian and John Seat County and Seat Seat Seat Seat Seat Seat Seat Seat
And said mortgagor further sherin provided, the mortgagor ryry fees; said fee to be due and pay ortgage, and the amount thereof sh and the lien hereof enforced in the sary be brought in County where repreby expressly whired. IN WITNESS WHEREOF, T SIGNED AND DELIVE STONED AND DELIVE state, on this free and WITNESS my hand and officilly commission expires. For and in consideration of the control of the contr	expressly agree that in case of will pay to said plaintill fifty dolly able upon the filing of petition in the filing of petition in the recovered in said fereclosure menuance as the principal debt of estate mortgaged is situated replication. The said part of the first part med in Presence or	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judg increby secured. It is expressly gardless of residence of mortgage hahereunto set	heirs or assigns. d as often as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaultors, or either of them, and shand	s shall be taken to forcelose the samilition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect herein suit to forcelose this mortgag all objections to venue of such suit are the day and year first above writter (Seat Yulian and John Seat County and Seat Seat Seat Seat Seat Seat Seat Seat
And said mortgagor further sherich provided, the mortgagor a profess, said fee to be due and pay nortgage, and the amount thereof she and the lies hereof enforced in the same hereof enforced in the	expressly agree that in case of will pay to said plaintill fifty dolly able upon the filing of petition in the filing of petition in the recovered in said fereclosure menuance as the principal debt of estate mortgaged is situated replication. The said part of the first part med in Presence or	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judg hereby secured. It is expressly gardless of residence of mortgage has hereunto set. 10 15 16 16 17 18 18 18 18 18 18 19 19 19 19	heirs or assigns. d as often as any proceeding solicitors fee therefor, in addition and the afternation of the afternation of the afternation of the assignment of decree rendered in stipulated that upon defaultors, or either of them, and seal	s shall be taken to forcelose the samilition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect herein suit to forcelose this morigagal objections to venue of such suit are the day and year first above written (Seat (Seat Yulia)). Ty Public, in and for said County and executed the same executed the same Notary Public. DOLLARS
And said mortgagor further sherein provided, the mortgagor a profess, said fee to be due and pay ortgage, and the amount thereof sh at the lies hereof enforced in the same hereof enforced in the sam	expressly agree that in case of vill pay to said plaintill fifty dolly rable upon the filing of petition in the floor of petition in the recovered in said fereclosure unamer as the principal debt id estate mortgaged is situated replication. Of the first part file and part of the first part file and part of the first part file and part of the first part file and in Presence or file and the first part file and file and the first part file and	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judgiereby secured. It is expressly gardless of residence of mortgage has hereunto set. 19 19 10 10 10 10 11 10 11 12 13 15 15 15 15 16 16 17 18 18 18 18 19 19 19 19 19 19	heirs or assigns. d as often as any proceeding solicitors fee therefor, in addition and the afternation of the afternation of the afternation of the assignment of decree rendered in stipulated that upon defaultors, or either of them, and seal	s shall be taken to forcelose the samilition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect herein suit to forcelose this morigagal objections to venue of such suit are the day and year first above written (Seat (Seat Yulia)). Ty Public, in and for said County and executed the same executed the same Notary Public. DOLLARS
And said mortgagor further sherical provided, the mortgagor and the state and pay nortgage, and the amount thereof she due and pay nortgage, and the amount thereof she and the lies hereof enforced in the same hereof enforced i	expressly agree that in case of vill pay to said plaintill fifty doll yable upon the filing of petition in the flow of petition in the recovered in said fereclosure menumer as the principal debt id estate mortgaged is situated replaced in the said part of the first part filed in Presence of the said part of the first part filed in Presence of the said part definition of the said part definition in the said part dead of the unit seal the day and deed for the unit seal the day and year last about a seal the day and year last about the seal the day and year last about the seal the day and year last about the receipt of which is hereby secured, without recourse have hereunto set day of	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judgiereby secured. It is expressly gardless of residence of mortgage has the hereunto set. 10 15 foregoing instrument, and acknown as and purposes therein set forth yo set forth. ASSIGNMENT cby acknowledged hand this Caunty, as.	da so then as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaultors, or either of them, and seal	s shall be taken to forcelose the samilition to all other legal costs and statu upon the said premises described in this any action as aforesaid, and collect herein suit to forcelose this mortgag all objections to venue of such suit are the day and year first above written
And said mortgagor further sorterin provided, the mortgagor was bry fees; said fee to be due and pay lorigage, and the amount thereof she the find the lien hereof enforced in the samy be brought in County where reaerby expressly waived. IN WITNESS WHEREOF, To Signed and Delive State, on this Defore me, tate, on this In with the deficient person free and with the same free and with mortgage and note—there in within mortgage and note—there in within mortgage and note—there on this Sinte of On this within mortgage and note—there in within mortgage and note—there on this ppeared.	expressly agree that in case of vill pay to said plaintill fifty doll yable upon the filing of petition in the flow of petition in the recovered in said fereclosure unamer as the principal debt id estate mortgaged is situated replication. The said part of the first part file in Presence of the said part of the first part file. The presence of the said part of the first part file. The part file is the said part of the within and yoluntary act and deed for the unit seal the day and year last also the said the day and year last also paid, the receipt of which is hereby secured, without recourse. The said part of the first part file is the said the day and year last also have hereunto set. Any of the receipt of which is hereby secured, without recourse.	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judgiereby secured. It is expressly gardless of residence of mortgage has the hereunto set. 19 16 foregoing instrument, and acknowledged the set forth. ASSIGNMENT cby acknowledged hand this Caunty, as.	das often as any proceeding solicitor's fee therefor, in add the a further charge and lien ment or decree rendered in stipulated that upon defaultors, or either of them, and shand	s shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in thi any action as aforesaid, and collect, herein suit to foreclose this mortgag all objections to venue of such suit are the day and year first above writter. (Seal (Seal Public, in and for said County and executed the same Notary Public. DOLLARS r to
And said mortgagor furthers sherein provided, the mortgagor was been provided, the mortgagor for feet and feet to be due and pay loringage, and the amount thereof she the find the lien hereof enforced in the samy be brought in County where reserved expressly waived. IN WITNESS WHEREOF, The Signed and Delive State of Chalipuna. Before me, free and WITNESS my hand and officing the commission expires. For and in consideration of the commission expires where of the within mortgage and note—there in WITNESS WHEREOF, State of County where controls where the commission expires where controls with the commission of the commission of the within mortgage and note—there in WITNESS WHEREOF, State of County where controls where the controls where	expressly agree that in case of vill pay to said plaintill fifty dolly able upon the filing of petition in the flow of petition in the recovered in said fereclosure unamer as the principal debt id estate mortgaged is situated replication. The said part of the first part file in Presence of the said part of the first part file. The presence of the said part of the first part file in Presence of the said part of the first part file. The said part of the said part of the first part file in the said part of the first part of the said part of the sa	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judg hereby secured. It is expressly gardless of residence of mortgage has hereunto set. 19 16 foregoing instrument, and acknows and purposes therein set forth yo set forth. ASSIGNMENT cby acknowledged hand this. County, ss. 10 11 12 13 14 15 15 16 17 18 19 19 19 10 10 10 11 11 11 11	da so often as any proceeding solicitor's fee therefor, in addition is further charge and lien agent or decree rendered in stipulated that upon defaultors, or either of them, and seal	s shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in this any action as aforecald, and collect, herein suit to foreclose this mortgag all objections to venue of such suit are the day and year first above written. (Seal (Seal Recurrence) in and for said County and executed the same executed the same Notary Public. DOLLARS r to
And said mortgagor further shorterin provided, the mortgagor and receive for the same be brought in County where receive expressly waived. IN WITNESS WHEREOF, To Signed and Delive State of Whiaipana. Before me, tate, on this shown to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be the identical personal with the same known to be to me personally known to be the and deed for the uses and purpose in TESTIMONY WHEREOF (yeomnission expires	expressly agree that in case of vill pay to said plaintill fifty dolly able upon the filing of petition fall be recovered in said fereclosure menuater as the principal debt id estate mortgaged is situated rether and the first part file in Presence of the first part filed in Presence of the within and yountary act and deed for the utial seal the day and year last also country, at the first part file is seal the day and year last also by secured, without recourse. Inave hereunto set the day of the course of the identical person	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judg hereby secured. It is expressly gardless of residence of mortgage has hereunto set. 19 16 foregoing instrument, and acknows and purposes therein set forth yo set forth. ASSIGNMENT cby acknowledged hand this. County, ss. 10 11 12 13 14 15 15 16 17 18 19 19 19 10 10 10 11 11 11 11	da so often as any proceeding solicitor's fee therefor, in addition is further charge and lien agent or decree rendered in stipulated that upon defaultors, or either of them, and seal	s shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in this any action as aforecald, and collect, herein suit to foreclose this mortgag all objections to venue of such suit are the day and year first above written. (Seal (Seal Recurrence) in and for said County and executed the same executed the same Notary Public. DOLLARS r to
And said mortgagor further sherin provided, the mortgagor a profess, said fee to be due and pay nortgage, and the amount thereof sh and the lien hereof enforced in the samy be brought in County where received expressly wrived. IN WITNESS WHEREOF, The SIGNED AND DELIVE SIGNED AND DELIVE STATES AND DELIVE STATES AND DELIVE STATES AND DELIVE STATES AND THE STATES AND THE STATES AND	expressly agree that in case of vill pay to said plaintill fifty dolly able upon the filing of petition fall be recovered in said fereclosure menuater as the principal debt id estate mortgaged is situated rether and the first part file in Presence of the first part filed in Presence of the within and yountary act and deed for the utial seal the day and year last also country, at the first part file is seal the day and year last also by secured, without recourse. Inave hereunto set the day of the course of the identical person	first part, foreclosure of this mortgage, and are as a reasonable attorney's or or foreclosure and the same shall result and included in any judginereby secured. It is expressly gardless of residence of mortgage in ham, hereunto set. 19 16 toregoing instrument, and acknows and purposes therein set forth we set forth. ASSIGNMENT cby acknowledged hand this County, ss 10 11 12 13 14 15 15 16 17 18 19 19 19 10 10 11 11 11 11 12 13 14 15 15 16 16 17 18 18 18 19 19 10 10 11 11 11 11 11 11	da so often as any proceeding solicitor's fee therefor, in addition in a further charge and lien at further charge and lien stipulated that upon defaultors, or either of them, and seal	s shall be taken to foreclose the same lition to all other legal costs and statu upon the said premises described in this any action as aforesaid, and collect, herein suit to foreclose this mortgag all objections to venue of such suit are the day and year first above written. (Seal. (Seal. (Seal.) Notary Public.) Notary Public. 10 Notary Public. (Seal.) Notary Public. (Seal.) Notary Public. (Seal.)