1.1	1.00								11 A.	
N	4(	<b>D</b> R	T	GA	G	E	RE	CO	RD	ļ

SAML DODAWORTH BOOK

RT.	1'BOOH	CO.,	LEA	VKI	w	DATH		N .			20	
12	177. A	1.1.1	ACC 24	127.1	1.1.1	0.02	120.00	200	and the state	5.2	207	10.00
						12.1						
	38.4						1.2.1	-			_	

or the contriby of a second second		ato of Oklahoma of the first next and	······
	aud Sta	ate of Oklahoma, of the first part, and	
of the second part:		on of the sum of	
17 I.I.A.1388012 II ; 1080 [00.1	ente parte or ente parte in consideratio	on of the sum of the s	DOLLARS,
AND MOREGAGE to the said par of	rty of the second part, his heirs, admin 		arcel of land situated in the
		acres, more or less, according to the Government r	
of the first part therein. And the the lawful owner, of the premises	said part of the first part do hereby above granted and seized of a good and inc	part, or its assigns, should hereafter appear in any of e hereinhefore warranted, all costs and expanditures a purtenances, rents, issues and profits and all the es- covenant and agree that at the delivery hereof defensible estate of inheritance therein, and will War scept a certain mortgage for \$	MANT AND DEFENS the title to th
THIS GRANT is intended a		r sum of	
payable as follows, to-wit:			
	list, 10 ; \$		lst, 19
S	185, 19	1st, 19 ; S , necording to the terms of the second part; and this conveyance shall be v erest thereon when due, or the taxes, or if any hi le, or if the insurance is not kept in force thereon, said party of the second part, his heirs, administrate ped by law, appraisement hereby waived or not, at from such sale to retain the amount due for pri with the costs and charges of making such sale, and t	abutalis manufacture and
And said mortgagor furth as herein provided, the mortgagor tory fees; said fee to be due and mortgage, and the amount thereol and the lien hereof enforced in the may be brought in County where	demand to the said part of the first pa ier expressly agreethat in case of forcelos will pay to said plaintiff fifty dollars as a payablo upon the filing of petition for force f shall be recovered in said forcelosure suit same manner as the principal debt hereby real estate mortgaget is situated recordless		ngs shall be taken to forcelose th ddition to all other legal costs and n upon the said premises describer n any action as aforesaid, and c its herein suit to forcelose this un all objections to venue of stiell a
IN WITNESS WHEREOF	er expressly agreethat in case of forcelos will pay to said plointiff fifty dollars as a payablo upon the filing of petition for fore i shall be recovered in said forcelosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless ', The said partof the first part ha 	here of this mortgage, and as often as any proceeding sure of this mortgage, and as often as any proceeding recisonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and he and included in any judgement or decree readered i secured. It is expressly stipulated that upon defar a of residence of mortgagors, or either of them, and hereunto set	the day and year first above
IN WITNESS WHEREOF SIGNED AND DEG	er expressly agree that in case of foreloo will pay to said plaintiff fifty dollars as a payablo upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless ', The said part	sure of this mortgage, and as often as any proceeding a reasonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and lie and included in any indement or decree readered i secured. It is expressly stipulated that upon defan a of residence of mortgagors, or either of them, and hereunto set	lthe day and year first above
In WITNESS WHEREOF Signed And Dea State of Øklahoma,	er expressly agree that in case of foredo will pay to said plaintiff fifty dollars as a payablo upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless ? The said partof the first part ha  tvered in Presence of Gounting, ss.	sure of this mortgage, and as often as any proceeding a reasonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and lie and included in any judgment or decree readered secured. It is expressly stipulated that upon defa as of residence of mortgagors, or either of them, and hereunto set	Lthe day and year first above v
нисту скразку white. IN WITNESS WHEREOF Signed and Dec. State of Oklahoma,	er expressly agree that in case of foredom- will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal dolt hereby real estate mortgaged is situated regardless ', The said partof the first part ha 	sure of this mortgage, and as often as any proceeding a reasonable attorney's or solicitor's fee therefor, in a closure and the same simily be a further charge and lie and included in any judgment or decree rendered i secured. It is expressly stipulated that upon defay a of residence of mortgagors, or either of them, and hereunto set	Lthe day and year first above y
ыноу серезу чанса. IN WITNESS WHEREOF SIGNED AND DEG Øtate of Øklahoma, Before me, State, on this	er expressly agree that in case of foredom- will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreelosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless , The said partof the first part ha 	sure of this mortgage, and as often as any proceeding a reasonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and lie and included in any judgment or decree readered i solar estimation of the second state of the second solar estimation of the second state of the second hereunto set	Lthe day and year first above v
hereby expressly warred. IN WITNESS WHEREOF Sloved Avd Dela State of Oklahoma,	er expressly agree that in case of forelos will pay to said plaintiff fifty dollars as a payablo upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless ? The said part	sure of this mortgage, and as often as any proceeding a reasonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and lie and included in any judgment or decree readered i secured. It is expressly stipulated that upon defay a of residence of mortgagors, or either of them, and hereunto set	Lthe day and year first above v
State of Oklahoma,	er expressly agree that in case of forelos will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless , The said partof the first part ha 	sure of this mortgage, and as often as any proceeding a reasonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and lie and included in any judgment or decree readered is secured. It is expressly stipulated that upon defay a of residence of mortgagors, or either of them, and hereunto set	Lthe day and year first above v tary Public, in and for said Cour 
State of Oklahoma,	er expressly agree that in case of forelos will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless by The said part	sure of this mortgage, and as often as any proceedi a reisonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and lie and included in any judgment or decree rendered i secured. It is expressly stipulated that upon defan a of residence of mortgagors, or either of them, and hereunto set	Lthe day and year first above v tary Public, in and for said Cour 
In WITNESS WHEREOF SIGNED AND DEL State of Oklahoma,	er expressly agree that in case of forcho- will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manuer as the principal debt hereby real estate mortgaged is situated regardless , The said part	sure of this mortgage, and as often as any proceeding a reasonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and lie and included in any judgment or decree rendered is secured. It is expressly stipulated that upon defay a of residence of mortgagors, or either of them, and hereunto set	Lthe day and year first above v tary Public, in and for said Cour exceuted th Notary P
State of Oklahoma,	er expressly agree that in case of forelos will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate morigaged is situated regardless , The said part	sure of this mortgage, and as often as any proceeding a reasonable attorney's or solicitor's fee therefor, in a closure and the same shall be a further charge and lie and included in any judgment or decree rendered is sectived. It is expressly stipulated that upon defails a of residence of mortgagors, or either of them, and hereunto set	Lthe day and year first above v tary Public, in and for said Cour exceuted th Notary Pu
Before me, State of Øklahonta, Before me, State, on this to me known to be the identical p as free a WITNESS my hand and of My commission expires	er expressly agree that in case of forelas will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless ', The said part of the first part ha 	sure of this mortgage, and as often as any proceeding a reasonable atterney's or solicitor's fee therefor, in a closure and the same similable a further charge and its any secured. It is expressly stipulated that upon defay a of residence of mortgagors, or either of them, and secure and the same similar and mortgagors, or either of them, and secure and the same similar and secure an	Lthe day and year first above v tary Public, in and for said Cour exceuted th Notary Pi DOI fer to
Before me, State of Øklahonta, Before me, State, on this to me known to be the identical p as free a WITNESS my hand and of My commission expires	er expressly agree that in case of forelas will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless ', The said part of the first part ha 	sure of this mortgage, and as often as any proceeding a reasonable atterney's or solicitor's fee therefor, in a closure and the same similable a further charge and its any secured. It is expressly stipulated that upon defay a of residence of mortgagors, or either of them, and secure and the same similar and secure and secure and the same secure and s	Lthe day and year first above v tary Public, in and for said Cour exceuted th Notary Pi DOI fer to
<ul> <li>IN WITNESS WHEREOF</li> <li>Staned And Deta</li> <li>State of Oktahonta,</li> <li>Before me,</li> <li>State, on this</li> <li>to me known to be the identical p as</li> <li>free a</li> <li>WITNESS my hand and of My commission expires</li> <li>For and in consideration of to</li> <li>For and in consideration of to</li> <li>IN WITNESS WHEREOF</li> <li>State of</li> </ul>	ier expressly agree that in case of forelas will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal dolt hereby real estate mortgaged is situated regardless ', The said partof the first part ha tremen is Presence of 	sure of this mortgage, and as often as any proceeding a reisonable atterney's or solicitor's fee therefor, in a closure and the same simily be a further charge and its appressive of decree rendered in secured. It is expressly stipulated that upon defay a of residence of mortgagors, or either of them, and secure therefore in a secure of the secure of	Lthe day and year first above v tary Public, in and for said Cour exceuted th Notary P DOI fer to
In WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL SIGNED AND DEL State of Oktahonia, Before me. State, on this. to me known to be the identical p as free a WITNESS my hand and of My commission expires	ier expressly agreethat in case of foredom- 	sure of this mortgage, and as often as any proceeding a reisonable atterney's or solicitor's fee therefor, in a closure and the same similable a further charge and lie and included in any judgment or decree rendered in secured. It is expressly stipulated that upon defay a of residence of mortgagors, or either of them, and secure in the set of the secure in the secure inclusion of the sec	Lthe day and year first above v tary Public, in and for said Cour exceuted th Notary P DOI fer to
MICO EXPENSIVE WHEREOF IN WITNESS WHEREOF Stars of Oktahonta, Before me, State, on this to me known to be the identical p as for and in consideration of My commission expires For and in consideration of to For and in consideration of to For and in consideration of to for within mortgage and noteth IN WITNESS WHEREOF State of On this On this	ier expressly agreethat in case of foredom- 	sure of this mortgage, and as often as any proceeding a reisonable atterney's or solicitor's fee therefor, in a closure and the same simily the further charge and its aspressly stignified that upon defay a of residence of mortgagors, or either of them, and seened. It is expressly stignified that upon defay a of residence of mortgagors, or either of them, and seened. In a notable of the set of	Lthe day and year first above f tary Public, in and for said Cour exceuted th Notary P DOI fer to
In WITNESS WHEREOF Starse AND Deta Starse AND Deta Starse AND Deta Starse AND Deta State, on this to me known to be the identical p as free a WITNESS my hand and of My commission expires	er expressly agree that in case of forelas will pay to said plaintiff fifty dollars as a payable upon the filing of petition for fore f shall be recovered in said foreclosure suit same manner as the principal debt hereby real estate mortgaged is situated regardless , The said partof the first part ha trement in PRESENCE OF 	sure of this mortgage, and as often as any proceeding a reisonable attorney's or solicitor's fee therefor, in a closure and the same similable a further charge and its appression of the sector of th	Lthe day and year first above v tary Public, in and for said Cour exceuted th Notary P For to

1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -

-----

ういないにないたいのであるのであるのであると

220

Contraction and the

ė

C w