	N	1	C	)]	R	1	Γ	C	A	(	3	E	к. 1	F	2	E	(	2	0	R	Ľ	)

234

ł

the product of the

3

111111

Cher Antonio anto a service

温音

										-		

SAML DOPOWORTH BOOK CO., LEAVEN

of the County of	and St.	to at Midahaman - Chine Cart	
	And St	ate of Oklahoma, of the first part, and	
of the second part:		on of the sum of	
		on or the sun of the second	
		owledged, hasold an	
٥٢	in the State of Oklahoma,	nistrators or assigns, forever, all that traci , described as follows, to-wit:	
		.acres, more or less, according to the Govern	
	a Tha da shekara na shekara shekara shekara s		
of the first part therein. And if	as all part of the first part do hereby	part, or its assigns, should hereafter appear in a hereinbefore warranted, all costs and expandi purtenances, rents, issues and profils and all veovenant and agree that at the delivery herea defeasible estate of inheritance therein, and wil xcept a certain mortgage for S	I WARHANT AND DEFEND the title to the
		e sum of	
	· · · · · · · · · · · · · · · · · · ·		DOPI
payable as follows, to-wit: s	1et. 10 • S		lst. 19
		lst, 19 ; \$	
at the office of THE DEMING executed and delivered by the si specified. But if default be mad mortgage or lien virior to this ar lute, and the whole shall become sell the premises hereby granted parte, his heirs, administrators of thereon, and interest on delinou	INVESTMENT COMPANY, Oswego, Kanasa aid part of the first part to the said party le in such payment, or any part thereof or ini v not paid when the same are due and payat e due and payable, and it shall be lawful for i, or any part thereof, in the manner preserf pr assigns; and out of all the moneys arising tent taxes at the rate fixed by hav, torebier	s, according to the terms of the second part, and this conveyance shall terest thereon when due, or the taxes, or if a lee, or if the insurance is not kept in force the said party of the second part, his helrs, admin bed by law, appraisement hereby waived or r g from such sale to retain the amount due b with the costs and charges of making such sale,	certain promissory notethi be void if such payment he made as uny installment of principal or interest or con, then this conveyance shall become istrators or assigns, at any time thereall toot, at the option of the party of the s or principal and interest, taxes and per and the overplus, if any there be, shall b
enercon, and interest on desired	and taxes he the face lixed of high weevily	art,	the constraints in the more set mine s
by the party making such sale, on And said mortgagor. fur as herein provided, the mortgag fory fees; said fee to be due an mortgage, and the amount there	on demand to the said part — of the first part ether expressly agree that in case of foreelo or will pay to said plaintiff fifty dollars as all payable upon the filing of petition for fore of shall be recovered in said forcelosure suit	sure of this mortgage, and as often as any pro- a reasonable attorney's or solicitor's fee therefor elosare and the same shall be a further charge r and included in any judgment or decree rend	becedings shall be taken to forcelose the r, in addition to all other legal costs and and lien upon the said premises described i ered in any action as aforesaid, and col
And said mortgagor. Iu as herein provided, the mortgag lory fees; said fee to be due an mortgag, and the amount ther- and the lien hereof enforced in t may be brought in County whe hereby expressly waived. IN WITNESS WHEREC Stoked AND Di	ther expressly agree that in case of forcelo or vill pay to said plaintiff fifty dollars as a (d payable upon the filing of petition for force eof shall be recovered in said forcelosure suit, he same manner as the principal debt hereby re real estate mortgaged is situated regardles	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefor eleosure and the same shall be a further charge a nucl included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagore, or either of then hereunio set	id sealthe day and year first above w
And said mortgagor. Iu as herein provided, the mortgag fory fees: said fee to be due an mortgage, and the amount there and the lien hereof enforced in t may be brought in County whe hereby expressly waived. IN WITNESS WHEREC STONED AND D	ther expressly agree limit in case of forcelo or will pay to said plaintiff fifty dollars as a d payable upon the filing of petition for fore col shall be recovered in said foreclosure suit the same manner as the principal debt hereby re real estate mortgaged is situated regardles OF, The said partof the first part ha RELIVERED N PRESENCE OF	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefor eleosure and the same shall be a further charge r and included in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagore, or either of then hereunlo set	ed sealthe day and year first above w
And said mortgagor. Iu as herein provided, the mortgag fory fees; said fee to be due an mortgage, and the amount ther and the lien hereof enforced in f may be brought in County whe hereby expressly waived. IN WITNESS WHEREO STONED AND DI	ther expressly agree that in case of forcelo or will pay to said plaintiff fifty dollars as a (d payable upon the fifting of petition for force col shall be recovered in said forcelosure suit, he same manner as the principal debt hereby re real estate mortgaged is situated regardles OF, The said partof the first part ha survised in PRESENCE OF	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefor eleosure and the same shall be a further charge r and included in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagore, or either of then hereunlo set	ed sealthe day and year first above w
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the len hereof enforced in t may be brought in County whe hereby expressly waived. IN WITNESS WHERE STORED AND Dr STORED AND Dr	rther expressly agree that in case of foreelo or will pay to said plaintiff ffty dollars as i id payable upon the filing of petition for fore col shall be recovered in said foreelosure auit the same manner as the principal debt bereby re real estate mortgaged is situated regardles OF, The said partof the first part ha ELIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefore electare and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagors, or either of then lereunto set	ed sealthe day and year first above wa
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the lien hereoe enforced in t may be brought in County whe hereby expressly waived. IN WITNESS WHERE STORED AND Dr STORED AND Dr State of Øklahuma. Before me, State, on this	rther expressly agree that in case of foreelo or will pay to said plaintiff ffty dollars as i di payable upon the filing of petition for fore eof shall be recovered in said foreelosure auit the same manner as the principal debt bereby re real estate mortgaged is situated regardles DF, The said partof the first part ha ELIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefore electare and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagore, or either of then lereunto set hand into 19	ed sealthe day and year first above wa (( 
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the len hereof enforced in t hereby expressly waived. IN WITNESS WHERE STORED AND Dr STORED AND Dr State of Okialpana.	rther expressly agree that in case of foreelo or will pay to said plaintiff ffty dollars as a id payable upon the filing of petition for fore col shall be recovered in said foreelosure suit the same manner as the principal debt bereby re real estate mortgaged is situated regardles DF, The said partof the first part ha ELIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefore electure and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagore, or either of then hereunto set	ad sealthe day and year first above wa (( 
And said mortgagor. Iu as herein provided, the mortgag iory fees; said fee to be due an mortgage, and the amount ther and the lien hereof enforced in t may be brought in County whe hereby expressly waived. IN WITNESS WHEREC Stared AND Di State of Okialpama. Before me, State, on this	rther expressly agree that in case of forcedo or will pay to said plaintiff fifty dollars as a di payable upon the fifting of petition for force col shall be recovered in said forcelosure suit, he same manner as the principal debt hereby re real estate mortgaged is situated regardles OF. The said partof the first part ha SLIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefore eleosure and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagor, or either of then hereunto set	ad sealthe day and year first above wa (( 
And said mortgagor. Iu as herein provided, the mortgag iory fees; said fee to be due an mortgage, and the amount ther may be brought in County whe hereby expressly waived. IN WITNESS WHEREC STONED AND Di State of Oklahuma. Before me, State, on this	rther expressly agree that in case of forcedo or will pay to said plaintiff fifty dollars as a dapayable upon the fifting of petition for force of shall be recovered in said forcelosure auti- the same manner as the principal debt bereby re real estate mortgaged is situated regardles OF, The said partof the first part ha SLIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefore electane and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagors, or either of then hereunto set	ad sealthe day and year first above wa (( 
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the lien hereof enforced in t hereby expressly waived. IN WITNESS WHEREC STORED AND Dr State of Oklahnma. Before me, State, on this to me known to be the identical as.	rther expressly agree that in case of foreelo or will pay to said plaintiff ffty dollars as a id payable upon the filling of petition for fore eof shall be recovered in said foreelosure suit the same manner as the principal debt bereby re real estate mortgaged is situated regardles DF, The said partof the first part ha 	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefore electure and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagors, or either of then handin hereunto set	ad sealthe day and year first above wa (( 
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the lien hereof enforced in t hereby expressly waived. IN WITNESS WHEREC STORED AND Dr STORED AND Dr State of Oklahama	rther expressly agree that in case of forcedo or will pay to said plaintiff ffty dollars as i d payable upon the filling of petition for force col shall be recovered in said forcelosure auti- the same manner as the principal debt bereby re real estate mortgaged is situated regardles DF, The said partof the first part ha ELIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefore electure and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagors, or either of then lerennlo set handin 	ad sealthe day and year first above wa ( ( 
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the lien hereof enforced in t hereby expressly waived. IN WITNESS WHEREC STORED AND Dr STORED AND Dr State of Oklahama	rther expressly agree that in case of forcelo or	sure of this mortgage, and as often as any pr a reasonable attorney's or colicitor's fee therefore electure and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagors, or either of then lerennlo set handin 	ad sealthe day and year first above wa (( 
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the line hereof enforced in t may be brought in County whe hereby expressly waired. IN WITNESS WHEREC STONED AND Dr State of Øklahoma. Before me, State, on this to me known to be the identical as	rther expressly agree that in case of forcedo or will pay to said plaintiff fifty dollars as i d payable upon the fifting of petition for force of shall be recovered in said forcelosure auti- the same manner as the principal debt bereby re real estate mortgaged is situated regardles DF, The said partof the first part ha ELIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or collicion's fee therefore electure and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagors, or either of then lecreunlo set handau 	ad sealthe day and year first above wa ( 
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther may be brought in County whe hereby expressly waived. IN WITNESS WHEREC STONED AND Dr State of Økialpana. Before me, State, on this to me known to be the identical as	rther expressly agree that in case of forcedo or will pay to said plaintiff fifty dollars as i d payable upon the fifting of petition for force of shall be recovered in said forcelosure auti- the same manner as the principal debt bereby re real estate mortgaged is situated regardles DF, The said partof the first part ha ELIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or collicion's fee therefore electure and the same shall be a further charge a and included, in any judgment or decree rend secured. It is expressly stipulated that upon s of residence of mortgagors, or either of then hereunto set	ad sealthe day and year first above w ( ( 
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the line hereof enforced in t hereby expressivy waived. IN WITNESS WHEREC STORED AND Dr STORED AND Dr State of Øklahnma,	rther expressly agree that in case of forcedo or	sure of this mortgage, and as often as any pr a reasonable attorney's or collicion's fee therefore electane and the same shall be a further charges and included, in any judgment or decree rend scened. It is expressly stipulated that upon s of residence of mortgagors, or either of then lecreunlo set hand	ad sealthe day and year first above wa (( 
And said mortgagor. Iu as herein provided, the mortgag tory fees; said fee to be due an mortgage, and the amount ther and the lien hereof enforced in t hereby expressly waived. IN WITNESS WHERE STORED AND Dr STORED AND Dr State of Okialpuna. Before me, State, on this to me known to be the identical as. For and in consideration to for and in consideration to me within mortgage and note. IN WITNESS WHERES State of .	rther expressly agree that in case of forcelo or	sure of this mortgage, and as often as any pro- a reasonable attorney's or collicion's fee therefore electure and the same shall be a further charge a and included, in any judgment or decree rend scenred. It is expressly stipulated that upon s of residence of mortgagors, or either of then handin handin increanto set	ad sealthe day and year first above wa (( 
And said mortgagor. Iu as herein provided, the mortgag fory fees; said fee to be due an mortgage, and the amount ther and the lien hereof enforced in t hereby expressly waived. IN WITNESS WHERE STORED AND Dr STORED AND Dr State of Okialjona	rther expressly agreethat in case of forcelo orvill pay to said plaintiff fifty dollars as a id payable upon the fifting of petition for force or shall be recovered in said forcelosure auti- the same manner as the principal debt hereby re real estate mortgaged is situated regardles DF, The said partof the first part ha ELIVERED IN PRESENCE OF 	sure of this mortgage, and as often as any pr a reasonable attorney's or collicion's fee therefore leclosure and the same shall be a further charge a and included, in any judgment or decree rend scentred. It is expressly stipulated that upon s of residence of mortgagors, or either of then lecreunlo get hand	ad sealthe day and year first above wa () () () () () () () () () () () () ()
And said mortgagor. Iu as herein provided, the mortgag fory fees; said fee to be due an mortgage, and the amount ther and the line hereof enforced in t hereby expressly waived. IN WITNESS WHERE STORED AND Dr STORED AND Dr STORED AND Dr State of Okialpana. Before me, State, on this to me known to be the identical as. IVITNESS my hand and My commission expires For and in consideration to in the within mortgage and note. IN WITNESS WHERE State of the within mortgage and note. IN WITNESS WHERE State of the sidentical of the sidentical on this appeared.	rther expressly agree that in case of forcelo or	sure of this mortgage, and as often as any pr a reasonable attorney's or collicion's fee therefore leclosure and the same shall be a further charge a and included, in any judgment or decree rend scentred. It is expressly stipulated that upon s of residence of mortgagors, or either of then lecreunlo get hand	ad sealthe day and year first above w (( 
And said mortgagor. Iu as herein provided, the mortgag itory fees; said fee to be due an mortgage, and the amount ther and the lien hereof enforced in t hereby expressly waived. IN WITNESS WHEREC STONED AND Dr STONED AND Dr State of Okialpuna	rther expressly agree that in case of forcelo or	sure of this mortgage, and as often as any pr a reasonable attorney's or collicion's fee therefore and included, in any judgment or decree rend scenred. It is expressly stipulated that upon s of residence of mortgagors, or either of then hereunto set	ad sealthe day and year first above wat in Notary Public, in and for said Count cared

科

\$