MORTGAGE RECORD

240

10

а (ў. 14 1

k

. Alian and a state of the second

				GE

SAML DODWORTH BOOK CO., LEAVENWORTH, EAN NO. 20189

of the County of	and State o	f Oklahoma, of the first part, and	
of the second part:			
		the sun of.	
		dged, ha	
and Montgage to the sai	d party of the second part, his heirs, administration in the State of Oklahoma, desc	tors or assigns, forever, all that tract or parcel	of land situated in the C
		· · · · · · · · · · · · · · · · · · ·	
		es, more or less, according to the Clovernment survey	
And it is hereby mutu general Government, or in a amounts hereby secured and	ally agreed that in case the party of the second parts ny court, in order to preserve or protect the title her shall bear interest at the same rate, with the appurt	or its assigns, should hereafter appear in any of the enherore warranted, all costs and expenditures made enances, rents, issues and profits and all the estate,	land departments or offices in that behalf shall be added title and interest of said par
of the first part therein. An the lawful ownerof the pre and that the same is free an DEMING INVESTMENT C	d the said partof the first part do hereby cov mises above granted and seized of a good and indefer d clear of all incumbrances of whatsoever kind except OMPANY.	enant and agree that at the delivery hereof sible estate of inheritance therein, and will WARRANT t a certain mortgage for \$	AND DEFEND the title to the given to
THIS GRANT is inter	ided as a MORTGAGE to secure the payment of the sun	1 of	
payable as follows, to-wit:	and we day to the second se		
S	lst, 19; S		
\$. 1			
securical and delivered by the specified. But if default be a mortgage or lien prior to thi lute, and the whole shall bec sell the premises hereby gas part, his heirs, administrato thereon, and interest on deli	the said part of the first part to the said party of the made in such payment, or any part thereof or interess s are not paid when the same are due and payable, o some due and payable, and it shall be hawful for said nted, or any part thereof, in the manner presertided 1 rs or assigns; and out of all the moneys arising fro anguent taxes at the rate fixed by haw, togethere with	ording to the terms he second part; and this conveynnce shall be void if t thereon when due, or the taxes, or if any installa r if the insurance is not kept in force thereon, then i party of the second part, his heirs, administrators or by law, appraisement hereby waived or not, at the m such sale to retain the amount due for principa the costs and charges of making such sale, and the ov	such payment be made as nent of principal or interest - this conveyance shall become assigns, at any time thereal option of the party of the s l and interest, taxes and pe erplus, if any there be, shall b
And said mortgagor as herein provided, the mort tory fors; said fee to be due mortgage, and the amount i and the lien hereof enforced may be brought in County '	le, on demand to the said partof the first part,	heirs or assigns.	null be taken to forcelose the mate all other legal costs and a the said premises described a action as aforesaid, and co refin suit to forcelose this mo bjections to venue of such su
And said mortgagor as herein provided, the mort fory fors; said for to be due mortgage, and the amount i and the lion hereof enforced may be brought in County y hereby expressly waived. 1N WITNESS WILEI	le, on demand to the said partof the first part, .further expressly agreethat in case of foreclosure gagorwill pay to said platatiff fifty dollars as a rea and payable upon the filing of pacition for foreclosu- hereof shall be recovered in said foreclosure suit and in the same manuer as the principal debt hereby seeu where real estate mortgaged is situated regardless of	heirs or assigns. of this mortgage, and as often as any proceedings sl sonable attorney's or solicitor's fee therefor, in additi re and the same simil be a further charge and lieu upo included in any judgment or decree rendered in any red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set	a day and year first above w
And said morigagor. as herein provided, the mort fory fors; said fee to be due mortgage, and the amount i and the lien hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITEN SIGNED ANI	Ic, on demand to the said partof the first part, .further expressly agree that in case of forcelosure gencewill pay to said plaintiff fifty dollars as a rea s and payable upon the filing of petition for forcelosu- hereof shall be recovered in said forcelosure suit and in the same manuer as the principal debt hereofy secu- where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere	heirs or assigns. of this mortgage, and as often as any proceedings sl sonable attorney's or solicitor's fee therefor, in additic tre and the same shall be a further charge and lieu upo included in any judgment or decree rendered in any red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o) day and year first above w
And said mortgagor. as herein provided, the mort tory fers; said fee to be due mortgage, and the amount i nad the lien hereof enforced may be brought in County w hereby expressly waived. IN WITNESS WIHEI SIGNED ANI	Ic, on demand to the said partof the first part, .further expressly agree that in case of forcelosure gageswill pay to said plaintiff fifty dollars as a rea and phyable upon the filing of petition for forcelosu- hereof shall be recovered in said forcelosure suit and in the same manuer as the principal debt hereby secu- where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere o DELIVENED IN PRESENCE OF	heirs or assigns. of this mortgage, and as often as any proceedings sl sonable attorney's or solicitor's fee therefor, in additio are and the same shall be a further charge and hen upo included in any judgment or decree rendered in any red. Jb is expressly subjudted that upon default he residence of mortgagors, or either of them, and all o unto set) day and year first above w
And said morigagor. as herein provided, the mort fory fors; said fee to be due mortgage, and the amount i nad the line hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITCH SIGNED AND SIGNED AND	le, on demand to the said partof the first part, . further expressly agree that in case of forcelosure gager will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for forcelosu- here is shall be recovered in said forcelosure suit and in the same manner as the principal debt hereby secu- where real estate mortgaged is situated regardless of REOF, The said part of the first part hahere be DELIVERED IN PRESENCE OF Conuty, ss.	heirs or assigns. of this mortgage, and as often as any proceedings sl sonable attorney's or solicitor's fee therefor, in additio are and the same shall be a further charge and hen upo included in any judgment or decree rendered in any red. Jb is expressly subjudted that upon default he residence of mortgagors, or either of them, and all o unto set) day and year first above w
And said morigagor. as herein provided, the mort fory fors; said for to be due mortgage, and the amount i nad the line hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITEI STONED AND STONED AND STONED AND Before me	le, on demand to the said partof the first part, . further expressly agree that in case of forcelosure gager will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for forcelosu- here is shall be recovered in said forcelosure suit and in the same manner as the principal debt hereby secu- where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere be DELIVERED IN PRESENCE OF Conuty, ss. 	heirs or assigns. of this mortgage, and as often as any proceedings sl sonble attorney's or solicitor's fee therefor, in addition and the same shall be a further charge and lien upo included in any judgment or decree rendered in any red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set) day and year first above w
And said morigagor. as herein provided, the mort fors; said fee to be due mortgage, and the amount i nad the lien hereof enforced may be brought in County w hereby expressly waived. IN WITNESS WIIEI SIGNED AND SIGNED AND State of Okiahoma Before me. State, on this	le, on demand to the said partof the first part, . further expressly agree that in case of foreclosure gager will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for foreclosure benefor shall be recovered in said foreclosure suit and in the same manner as the principal debt hereby seeu where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere b) DELIVERED IN PRESENCE OF 	heirs or assigns. of this mortgage, and as often as any proceedings sl sonable attorney's or solicitor's fee therefor, in additi are and the same shall be a further charge and lien upo included in any judgment or decree rendered in any red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set) day and year first above w
And said mortgagor. as herein provided, the mort tory fees; said fee to be due mortgage, and the amount i not the lien hereof enforced may be brought in County w hereby expressly waived. IN WITNESS WILEI SIGNED ANI SIGNED ANI Before me	le, on demand to the said partof the first part, . further expressly agree that in case of forcelosure gager. will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for forcelosure benefor shall be recovered in said forcelosure suit and in the same manuer as the principal debt hereby seeu- where real estate mortgaged is situated regardless of REOF, The said part of the first part hahere b DELIVENED IN PRESENCE OF 	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additic are and the same shall be a further charge and lien upo included in any judgment or decree rendered in any red. It is expressly slipulated that upon default he residence of mortgagors, or either of them, and all o unto set	o day and year first above w
And said morigagor. as herein provided, the mort tory fees; said fee to be due morigage, and the amount i nad the lien hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WILEI SIGNED ANT SIGNED ANT Before me, State, on this to me known to be the identication of the state of t	le, on demand to the said partof the first part, . further expressly agree that in case of forcelosure gagen. will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for forcelosure benefor shall be recovered in said forcelosure suit and in the same manuer as the principal debt hereby seeu- where real estate mortgaged is situated regardless of REOF, The said part of the first part hahere b DELIVENED IN PRESENCE OF 	heirs or assigns. of this mortgage, and as often as any proceedings sl sonable attorney's or solicitor's fee therefor, in addition are and the same shall be a further charge and lien upo included in any judgment or decree rendered in any residence of mortgagors, or either of them, and all o unto set	o day and year first above w
And said morigagor. as herein provided, the mort fors; said fee to be due mortgage, and the amount i nad the lien hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITEI STONED ANT STONED ANT Before me. State, on this to me known to be the ident as	le, on demand to the said partof the first part, 	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shull be a further charge and lien upon included in any judgment or decree rendered in any red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set	o day and year first above w
And said morigagor. as herein provided, the mort fors; said fee to be due mortgage, and the amount i nad the line hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITEI STONED ANT STONED ANT Before me. State, on this to me known to be the ident as WITNESS my hand	le, on demand to the said partof the first part, . further expressly agree that in case of forcelosure gager will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for forcelosu- here is shall be recovered in said forcelosure suit and in the same manner as the principal debt hereby secu- where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere by DELIVERED IN PRESENCE OF 	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shull be a further charge and lien upon included in any judgment or decree rendered in any red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set	a day and year first above w
And said morigagor. as herein provided, the mort fors; said fee to be due mortgage, and the amount i nad the line hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITEI STONED ANT STONED ANT Before me. State, on this to me known to be the ident as WITNESS my hand	le, on demand to the said partof the first part,of the first part,of the first part,of the first part,of parts of forcelosure gagenwill pay to said plaintiff fifty dollars as a real said pay of the filling of petition for forcelosure with and in the same manuer as the principal debt hereby seeu where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere of DELIVERED IN PRESENCE OF	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi are and the same shall be a further charge and lien upo included in any judgment or decree rendered in any red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set	a day and year first above w
And said morigagor. as herein provided, the mort tory fers; said fee to be due mortgage, and the amount in not the lien hereof enforced may be brought in County where hereby expressly waived. IN WITNESS WILEI SIGNED ANT SIGNED ANT Before me, State, on this to me known to be the ident as WITNESS my hand in My commission expires	le, on demand to the said partof the first part,of the first part,of the first part,of the first part,of parts of forcelosure gageswill pay to said plaintiff first polates as a real source of shall be recovered in said forcelosure suit and in the same manuer as the principal debt bereby seeu where real estate mortgaged is situated regardless of a DELIVENED IN PRESENCE OF	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additic are and the same shall be a further charge and lien upon red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set	b day and year first above w
And said morigagor. as herein provided, the mort fors; said fee to be due mortgage, and the amount in and the line hereof enforced may be brought in County where hereby expressly waived. IN WITNESS WILDI STORED AND STORED AND State of Oktahoma, Before me. State, on this to me known to be the identian WITNESS my hand My commission expires For and in considerat to.	le, on demand to the said partof the first part,of the first part,of the first part,of the first part,of parts of forcelosure gageswill pay to said plaintiff first polates as a real source of shall be recovered in said forcelosure suit and in the same manuer as the principal debt bereby seeu where real estate mortgaged is situated regardless of a DELIVENED IN PRESENCE OF	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shull be a further charge and lien upon included in any judgment or decree rendered in any residence of mortgagors, or either of them, and all o unto set	o day and year first above w
And said morigagor. as herein provided, the mort tory fors; said fee to be due morigage, and the amount in and the line hereof enforced may be brought in County in hereby expressly waived. IN WITNESS WIED STORED ANT STORED ANT State of Okiahoma, Before me. State, on this to me known to be the ident as WITNESS my hand My commission expires For and in considerat to. the within mortgage and no	le, on demand to the said partof the first part, 	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in addition re and the same shull be a further charge and lien upon included in any judgment or decree rendered in any residence of mortgagors, or either of them, and all o unto set	o day and year first above w Public, in and for said Count executed the Notaty Pu
And said morigagor. as herein provided, the mort tory fors; said fee to be due morigage, and the amount in and the line hereof enforced may be brought in County in hereby expressly waived. IN WITNESS WIED STORED ANT STORED ANT State of Okiahoma, Before me. State, on this to me known to be the ident as WITNESS my hand My commission expires For and in considerat to. the within mortgage and no	le, on demand to the said partof the first part, 	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shall be a further charge and lien upo included in any judgment or decree rendered in any red. It is expressly stipulated that upon default be residence of mortgagors, or either of them, and all o unto set	o day and year first above w
And said morigagor. as herein provided, the mort tory fers; said fee to be due mortgage, and the amount 1 and the line hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITEI STONED AND STONED AND	le, on demand to the said partof the first part,of the first part,of the first part,of parts of forcelosure gagen. will pay to said plaintiff fifty dollars as a real same manner as the principal debt hereby seeu where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere of DELIVENED IN PRESENCE OF	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shall be a further charge and lien upo included in any judgment or decree rendered in any included in any judgment or decree rendered in any unto set	b day and year first above w
And said morigagor. as herein provided, the mort tory fers; said fee to be due mortgage, and the amount 1 and the line hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITEI STONED ANT STONED ANT	le, on demand to the said partof the first part, Increter expressly agree that in case of forcelosure gagen. will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for forcelosure in the same manner as the principal debt hereby seeu where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere b DELIVENED IN PRESENCE OF 	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shall be a further charge and lien upon red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set	a day and year first above w
And said morigagor. as herein provided, the mort tory fers; said fee to be due mortgage, and the amount 1 and the line hereof enforced may be brought in County v hereby expressly waived. IN WITNESS WITEI STONED ANT STONED ANT	le, on demand to the said partof the first part, Increter expressly agree that in case of forcelosure gagen. will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for forcelosure in the same manner as the principal debt hereby seeu where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere b DELIVENED IN PRESENCE OF 	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shall be a further charge and lien upon red. It is expressly stipulated that upon default he residence of mortgagors, or either of them, and all of unto set	a day and year first above w
And said morigagor. as herein provided, the mort tory fors; said fee to be due morigage, and the amount in and the line hereof enforced may be brought in County vi- hereby expressly waived. IN WITNESS WITEI STONED AND STONED	le, on demand to the said partof the first part,	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shall be a further charge and lien upon red, 16 is expressly stipulated that upon default he residence of mortgagors, or either of them, and all o unto set	a day and year first above w
And said morigagor. as herein provided, the mouth i tory fers; said fee to be due morigage, and the amount i nal the line hereof enforced may be brought in County vi- hereby expressly waived. IN WITNESS WITEI STONED AND STONED AND STONE	le, on demand to the said partof the first part,	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shall be a further charge and lien upo included in any judgment or decree rendered in any residence of mortgagors, or either of them, and all o unto set	a day and year first above w
And said morigagor. as herein provided, the mouth in tory fers; said fee to be due morigage, and the amount in and the line hereof enforced may be brought in County wi- hereby expressly waived. IN WITNESS WIHEI STONED ANT STONED ANT STONED ANT State of Okiahoma, Before me. State, on this to me known to be the ident as WITNIESS my hand My commission expires. For and in considerat to the within morigage find not IN WITNESS WHE State of. On this. appeared. who is to me personally kno act and deed for the uses and IN TESTIMONY WI	le, on demand to the said partof the first part, Incher expressly agree that in case of forcelosure gagen. will pay to said plaintiff fifty dollars as a rea- and payable upon the filing of petition for forcelosure in the same manner as the principal debt hereby secu- where real estate mortgaged is situated regardless of REOF, The said partof the first part hahere b DELIVERED IN PRESENCE OF 	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shall be a further charge and lien upo included in any judgment or decree rendered in any residence of mortgagors, or either of them, and all o unto set	a day and year first above w Public, in and for said Count Public, in and for said Count executed the Notary Public
And said morigagor. as herein provided, the mort fors; said fee to be due morigage, and the amount i nad the line hereof enforced may be brought in County wi- hereby expressly waived. IN WITNESS WITCH STONED AND STONED AND S	le, on demand to the said partof the first part,	heirs or assigns. of this mortgage, and as often as any proceedings si sonable attorney's or solicitor's fee therefor, in additi re and the same shall be a further charge and lien upo included in any judgment or decree rendered in any red. It is expressly stipulated that upon default be residence of mortgagors, or either of them, and all o unto set	b day and year first above w