	a she was a second	1 1 1 1 1 1 1 1 L L	(* * 171) - AN		二回し ちょせい い		
R	IND	TO	CT.	DE	CO	DD	λ.
ľ	УЮЛ	RTG/	AGE	KE	UU	ΚIJ	
Ξ.	, <u>1997</u> , 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1				1		- 11

1

q

90 **

Q¹

1

Ľ

1 * 1

1 1 1

5

ñ

ß

1

haborrow	ed of said THE DETROIT UNI	TED BANK, the	amount of	ана страна и страна страна Политики страна стран		ا و قرید میکود میکود میکود و در
Dollars, secure	ed by this martgage:					1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
NOW,	THEREFORE, The said	·····	· · · · · · · · · · · · · · · · · · ·		٢. ١٩٠٢ - ٢٠٠٠ - ٢٠٠٠ ٢٠٠٠ - ٢٠٠٠ - ٢٠٠٠ - ٢٠٠٠ - ٢٠٠٠ - ٢٠٠٠	n.
first part	THEREFORE, The said	of	by this mort	gage and the bond	hereinbefore mention	ned, and to repay
Bank the prin	cipal sum of	••••••••••••••••••••••••••••••		*****		I
in one hundre according to t mortgage are	cipal sum of	l, one payment to or before the last b	be made on or l usiness day of ca	eforo the last busi th successive mont	ness day of the month a thereafter until one !	n in which said bor hundred of said m
payments of p	principal have been made, and			******		••••••••••••••••••••••••••••••••••••••
further agree	to pay \$ a like sum on or before the last	interest on o	r before the last l	ousiness day of the	month in which said	bond and mortga
	uring the second year of this loan					여행 이용 것 이 너무 가지 않는 것
	g the third year of this loan agree					
	uth year of this loan agrees to pa		You have a set of a local set of			and the second secon
	of this loan agrees to pay \$					and the strength of the
	this loan agrees to pay \$					
	of this loan agrees to pay \$		and the set of the			
	f this loan agrees to pay 5			行うない おうちょうかい		
four months o the privilege.	of the ninth year agrees to pay S however, of repaying said loan o ge and said bond, in which case	r the balance due	interest m on \$100 of the s	onthly on or befor ame or any multip		
	no event, whether first part einbefore provided for have been er cent, per annum on the amou promptly made when due shall		π^{D}		o of repaying said lo he money exceed the ther understood and : e-tenths (8.9) per cen	ean before said me rate of eight and agreed that all pay it. per annum unti
	T IS ALSO AGREED, That sho					
wannit anvilan	same are made payable by this ments, or public rates levied upon ral or equitable liens to stand or to	he pleased easing	t the momicae by	wain convoyed that	will in one monnor offe	oot or wood too the c
permit any leg herein, intendi or shall fail we upon the happ if said second AND I' shall pay said attorney's fees	same are made payable by this nents, or public rates levied upon ral orequitable liens to stand or to ed so to be, or shall commit was ell and truly to keep and perform pening of any of the above confir party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such forcelosure in addition the debt secured by this mortga	be placed agains te on said premis a cach and all of t geneics, the whole efore contained of AGREED, That ssigns, a sum equ to all other lega	t the premises he es, or do any ac he covenants, exp amount herein r contained in sai as often as any p tal to ten per cen l costs, and that	rein conveyed, that is whereby the pro- press or implied, he secured shall beco- d bond, to the con rocceeding is taken t. of the total am- such attorney's for	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort sunt due on said bor shall be a lien upon f	ector weaken the st d is made less val her or any of them at once, without is ise notwithstandin tgage, said first pa nd and this mortg the land above des
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part.	al or equitable liens to stand or to ed so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a for such foreelosure in addition the debt secured by this mortga TNESS WHEREOF, The part.	be placed agains te on said premis a cach and all of t geneics, the whole efore contained o AGREED, That ssigns, a sum equ to all other lega ge. Appraisemer	t the premises he es, or do any ac'h he covenants, exy a amount herein r contained in sai as often as any p al to ten per cen l costs, and that at of said premise	rein conveyed, that whereby the proj press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total am- such attorney's fec s is hereby waived	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort bunt due on said bon shall be a lien upon t or not at the option o	ector weaken the se d is made less val her or any of them, at once, without n ise notwithstandin tragage, said first par and and this mortg the land above des f the party of the s
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part. IN WI' above written.	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin- party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such foreclosure in addition the debt secured by this mortga TNESS WHEREOF, The part	be placed agains te on said premis te ach and all of t geneics, the whole efore contained o AGREED, That ssigns, a sum equ to all other lega ge. Appraisemer of the first par	t the premises he es, or do any act he covenants, ex a amount herein r contained in sai as often as any p tal to ten per cen l costs, and that at of said premise t hahereunto	rein conveyed, that , whereby the proj press or implied, he secured shall beco d bond, to the con roceeding is taken t. of the total am- such attorney's fec s is hereby waived > set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort bunt due on said bor shall be a lien upon t or not at the option o handand scal	ector weaken the së d is made less val her or any of them, at once, without i ise notwithstandin tgage, said first pa nd and this mortg the land above des f the party of the s the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part. IN WI' above written. Signe	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such forcelosure in addition the debt secured by this mortga TNESS WHEREOF, The part	be placed agains te on said premis te each and all of t igencies, the whole efore contained o AGREED, That ssigns, a sum equ to all other lega ge. Appraisemer of the first par Presence of	t the premises he ces, or do any act he covenants, ex a amount herein r contained in sai ns often as any p hal to ten per cen l costs, and that at of said premise t hahereunto	rein conveyed, that is whereby the pro- press or implied, he secured shall beco- d bond, to the con roceceding is taken t. of the total an- such attorney's fec s is hereby waived b set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort ount due on said bor shall be a lien upon t or not at the option o handand scal	ector weaken the së d is made less val her or any of them, at once, without i ise notwithstandin tragage, said first par nd and this mortg the land above des f the party of the s the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I? shall pay said attorney's fees and a part of part. IN WI? above written. Signe	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such foreelosure in addition the debt secured by this mortga TNESS WHEREOF, The part ded, Sealed and Delivered in the I	be placed agains te on said premis te ach and all of t geneics, the whole efore contained o AGREED, That ssigns, a sum equ to all other lega ge. Appraisemer of the first par Presence of	t the premises he es, or do any ac'h he covenants, ex a amount herein r contained in sai ns often as any p ial to ten per cen l costs, and that tt of said premise t hahereunto	rein conveyed, that whereby the proj press or implied, he secured shall beco d bond, to the con roceeding is taken t. of the total am- such attorney's fec s is hereby waived set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bon shall be a lien upon t or not at the option o handand scal	et or weaken the së d is made less val her or any of them, at once, without i ise notwithstandin, tgago, said first par ad and this mortg the land above des f the party of the s . the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I's shall pay said attorney's fees and a part of part. IN WI' above written. Signe	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such forcelosure in addition the debt secured by this mortga TNESS WHEREOF, The part and, Sealed and Delivered in the I	be placed agains te on said premis te ach and all of t igencies, the whole efore contained o AGREED, That ssigns, a sum equ to all other lega ge. Appraisemen of the first par Presence of	t the premises he es, or do any ac'h he covenants, ex; 9 amount herein r contained in sai as often as any p ial to ten per cen l costs, and that t of said premise t hahereunto	rein conveyed, that is whereby the pro- press or implied, he secured shall beco- d bond, to the con roceceding is taken t. of the total an- such attorney's fec s is hereby waived b set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bon shall be a lien upon t or not at the option o handand scal	ector weaken the së d is made less val her or any of them at once, without i ise notwithstandin tgage, said first pu nd and this mortg the land above des f the party of the s . the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I? shall pay said attorney's fees and a part of part. IN WI? above written. Signe	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin- party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such foreclosure in addition the debt secured by this mortga TNESS WHEREOF, The part ed, Scaled and Delivered in the I	be placed agains te on said premis te ach and all of t igencies, the whole efore contained o AGREED, That ssigns, a sum equ to all other lega ge. Appraisemen of the first par Presence of	t the premises he es, or do any ac'h he covenants, ex; 9 amount herein r contained in sai as often as any p ial to ten per cen l costs, and that t of said premise t hahereunto	rein conveyed, that is whereby the pro- press or implied, he secured shall beco- d bond, to the con roceceding is taken t. of the total an- such attorney's fec s is hereby waived b set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort ount due on said bor shall be a lien upon f or not at the option o handand scal	ector weaken the së d is made less val her or any of them, at once, without i ise notwithstandin transformed and this mortg the land above des f the party of the s . the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part. IN WI' above written. Signe STATE O County of	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such forcelosure in addition the debt secured by this mortga TNESS WHEREOF, The part ed, Scaled and Delivered in the I	be placed agains te on said premis te ach and all of t igencies, the whole efore contained of AGREED, That ssigns, a sum equ to all other lega ge. Appraisemer of the first par Presence of	t the premises he es, or do any ac'h he covenants, ex a amount herein r contained in sai ns often as any p ial to ten per cen l costs, and that it of said premise t hahereunto	rein conveyed, that , whereby the proj press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total ann- such attorney's fec s is hereby waived > set	will in any manner affe perty hereby conveye irein contained, or eith me due and payable trary thereof in anywi to forcelose this mort out due on said bon shall be a lien upon t or not at the option o handand seal	ector weaken the së d is made less val her or any of them at once, without i ise notwithstandin bgage, said first par ad and this mortg the land above des f the party of the s .the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part. IN WI' above written. Signe STATE O County of	al orequitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin- party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such foreclosure in addition the debt secured by this mortga TNESS WHEREOF, The part ed, Sealed and Delivered in the J	be placed agains te on said premis te ach and all of t igencies, the whole efore contained o AGREED, That ssigns, a sum equ to all other lega ge. Appraisemer of the first par Presence of	t the premises he es, or do any ac'h he covenants, ex 9 amount herein r contained in sai as often as any p al to ten per cen 1 costs, and that at of said premise t hahereuntc	rein conveyed, that is whereby the prop- press or implied, he secured shall beco- d bond, to the con- roceceding is taken t. of the total am- such attorney's fec- s is hereby waived b set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bor shall be a lien upon t or not at the option o handand scal	et or weaken the së d is made less val her or any of them, at once, without i ise notwithstandin tegage, said first par and and this mortg the land above des f tho party of the s . the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part. IN WI' above written. Signe STATE O County of Before and State, on	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin- party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a for such foreelosure in addition the debt secured by this mortga TNESS WHEREOF, The part the secured provided in the I ed, Soaled and Delivered in the I SFOKLAHOMA, Ss.	be placed agains te on said premis te ach and all of t igencies, the whole efore contained of AGREED, That ssigns, a sum equ to all other lega ge. Appraisemer of the first par Presence of	t the premises have been as a constrained in sain the covenants, expendences, and the covenants, expendences, and the covenants, expendences, and the covenants, and that it of said premises the cover have been as a cover b	rein conveyed, that whereby the proj press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total ann- such attorney's fec s is hereby waived > set	will in any manner affe perty hereby conveye irein contained, or eith me due and payable trary thereof in anywi to forcelose this mort out due on said bon shall be a lien upon t or not at the option o handand scal 	ector weaken the së d is made less val ner or any of them at once, without i ise notwithstandin bgago, said first par nd and this mortg the land above des f tho party of the s . the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I: shall pay said attorney's fees and a part of part. IN WI? above written. Signe STATE O County of. Before and State, on	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin- party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such foreclosure in addition the debt secured by this mortga TNESS WHEREOF, The part ed, Scaled and Delivered in the I set, Scaled and Delivered in the I s. FOKLAHOMA , ss. me,	be placed agains te on said premis te ach and all of t igeneics, the whole efore contained o AGREED, That ssigns, a sum equ to all other lega ge. Appraisemer of the first par Presence of	t the premises he es, or do any ac'h he covenants, exj 9 amount herein r contained in sai as often as any p al to ten per cen l costs, and that at of said premise t hahereuntc	rein conveyed, that is whereby the pro- press or implied, he secured shall beco- d bond, to the con roeceding is taken t. of the total an- such attorney's fec s is hereby waived b set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bor shall be a lien upon f or not at the option o handand scal	et or weaken the së d is made less val her or any of them at once, without i ise notwithstandin transformed and this mort the land above des f the party of the s the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I's shall pay said attorney's fees and a part of part. IN WI' above written. Signe STATE O County of Before and State, on	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contir party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a for such foreelosure in addition the debt secured by this mortga TNESS WHEREOF, The part ed, Scaled and Delivered in the I of OKLAHOMA , ss. me,	be placed agains te on said premis te ach and all of t igencies, the whole efore contained of AGREED, That ssigns, a sum equ- to all other lega ge. Appraisement of the first par Presence of executed the with	t the premises he es, or do any ac'h he covenants, ex; 9 amount herein r contained in sai as often as any p ial to ten per cen l costs, and that it of said premise t hahereunto	rein conveyed, that, , whereby the prop press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total an- such attorney's fec is hereby waived , set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bon shall be a lien upon to or not at the option o handand scal	et or weaken the se d is made less val her or any of them at once, without i ise notwithstandin transformer and the second the land this mortg the land above des f tho party of the second the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I: shall pay said attorney's fees and a part of part. IN WI? above written. Signe STATE O County of. Before and State, on (to me known executed the s	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin- party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such foreelosure in addition the debt secured by this mortgan TNESS WHEREOF, The part	be placed agains te on said premis te ach and all of t igencies, the whole efore contained o AGREED, That ssigns, a sum equ- to all other lega ge. Appraisemer of the first par Presence of Presence of executed the with d voluntary act a	t the premises have been as a constrained in any achieve on an any period of the covenants, expanding the covenants, expanding the covenants of the per centrate of said premises the cover and that at of said premises the cover and the cover	rein conveyed, that , whereby the prop press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total ann- such attorney's fec a is hereby waived , set	will in any manner affe perty hereby conveye irein contained, or eith me due and payable trary thereof in anywi to forcelose this mort out due on said bon shall be a lien upon t or not at the option o handand seal	et or weaken the së d is made less val ner or any of them at once, without i ise notwithstandin bgage, said first par ad and this mortg the land above des f the party of the s the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part. IN WI' above written. Signe STATE O County of Before and State, on (to me known executed the s Witness	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such foreelosure in addition the debt secured by this mortgan TNESS WHEREOF, The part ed, Scaled and Delivered in the I PFOKLAHOMA , ss. me, this	be placed agains te on said premis te ach and all of t igencies, the whole efore contained of AGREED, That ssigns, a sum equ- to all other lega ge. Appraisemer of the first par Presence of Presence of executed the with d voluntary act is ay and year last a	t the premises he es, or do any ac'h he covenants, ex; e amount herein r contained in sai as often as any p lal to ten per cen t la costs, and that at of said premise t hahereunto 	rein conveyed, that, whereby the prop press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total am- such attorney's fec s is hereby waived • set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bor shall be a lien upon t or not at the option o handand seal	et or weaken the së d is made less val ner or any of them at once, without i ise notwithstandin bgage, said first par ad and this mortg the land above des f the party of the s the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part. IN WI' above written. Signe STATE O County of Before and State, on (to me known executed the s Witness	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform pening of any of the above contin- party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a for such foreelosure in addition the debt secured by this mortga TNESS WHEREOF, The part ed, Scaled and Delivered in the I sec, Scaled and Delivered in the I sec. Me,	be placed agains te on said premis te ach and all of t igencies, the whole efore contained of AGREED, That ssigns, a sum equ- to all other lega ge. Appraisemer of the first par Presence of Presence of executed the with d voluntary act is ay and year last a	t the premises he es, or do any ac'h he covenants, ex; e amount herein r contained in sai as often as any p lal to ten per cen t la costs, and that at of said premise t hahereunto 	rein conveyed, that, whereby the prop press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total am- such attorney's fec s is hereby waived • set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bor shall be a lien upon t or not at the option o handand seal	et or weaken the së d is made less val ner or any of them at once, without i ise notwithstandin tgage, said first par and and this mortg the land above des f the party of the s . the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I' shall pay said attorney's fees and a part of part. IN WI' above written. Signe STATE O County of. Before and State, on to me known executed the s Witness	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such foreelosure in addition the debt secured by this mortgan TNESS WHEREOF, The part ed, Scaled and Delivered in the I PFOKLAHOMA , ss. me, this	be placed agains te on said premis te ach and all of t igencies, the whole efore contained of AGREED, That ssigns, a sum equ- to all other lega ge. Appraisemer of the first par Presence of Presence of executed the with d voluntary act a sy and year last a	t the premises he es, or do any ac'h he covenants, ex 9 amount herein r contained in sai as often as any p lal to ten per cen 1 costs, and that at of said premise t hahereunto 	rein conveyed, that, , whereby the prop press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total an- such attorney's fec s is hereby waived , set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bon shall be a lien upon to or not at the option o handand seal 	et or weaken the së d is made less val ner or any of them at once, without i ise notwithstandin transformed and this mort the land above des f the party of the s . the day and yea . the day and yea . the day and yea . the day and yea . the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I: shall pay said attorney's fees and a part of part. IN WI? above written. Signe STATE O County of. Before and State, on ito me known executed the s Witness My commission This im	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such forcelosure in addition the debt secured by this mortga TNESS WHEREOF, The part ed, Scaled and Delivered in the I of FOKLAHOMA , ss. me, this	be placed agains te on said premis te ach and all of t igeneics, the whole efore contained o AGREED, That ssigns, a sum equ- to all other lega ge. Appraisemer of the first par Presence of Presence of executed the with d voluntary act a sy and year last a	t the premises have been been been been been been been be	rein conveyed, that , whereby the prop press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total am- such attorney's fec s is hereby waived • set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to foreclose this mort out due on said bon shall be a lien upon to or not at the option o handand seal 	et or weaken the së d is made less val ner or any of them, at once, without i ise notwithstandin bgage, said first par and and this mortg the land above des f the party of the s the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I: shall pay said attorney's fees and a part of part. IN WI? above written. Signe STATE O County of. Before and State, on ito me known executed the s Witness My commission This im	al or equitable liens to stand or to le d so to be, or shall commit was ell and truly to keep and perform party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such forcelosure in addition the debt secured by this mortgan TNESS WHEREOF, The part ed, Scaled and Delivered in the I FOKLAHOMA , fs. me, this	be placed agains te on said premis te ach and all of t igeneics, the whole efore contained o AGREED, That ssigns, a sum equ- to all other lega ge. Appraisemer of the first par Presence of Presence of executed the with d voluntary act a sy and year last a	t the premises have been been been been been been been be	rein conveyed, that , whereby the prop press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total am- such attorney's fec s is hereby waived • set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to forcelose this mort ount due on said bor shall be a lien upon t or not at the option o handand scal 	et or weaken the së d is made less val ner or any of them at once, without i ise notwithstandin tgage, said first par and and this mortg the land above des f the party of the s . the day and yea
permit any leg herein, intend or shall fail we upon the happ if said second AND I: shall pay said attorney's fees and a part of part. IN WI? above written. Signe STATE O County of. Before and State, on ito me known executed the s Witness My commission This im	al or equitable liens to stand or to led so to be, or shall commit was ell and truly to keep and perform party so elect, anything hereinb T IS FURTHER EXPRESSLY second party, its successors or a s for such forcelosure in addition the debt secured by this mortga TNESS WHEREOF, The part ed, Scaled and Delivered in the I of FOKLAHOMA , ss. me, this	be placed agains te on said premis te ach and all of t igeneics, the whole efore contained o AGREED, That ssigns, a sum equ- to all other lega ge. Appraisemer of the first par Presence of Presence of executed the with d voluntary act a sy and year last a	t the premises have been been been been been been been be	rein conveyed, that , whereby the prop press or implied, he secured shall beco d bond, to the con roceceding is taken t. of the total am- such attorney's fec s is hereby waived • set	will in any manner affe perty hereby conveye rein contained, or eith me due and payable trary thereof in anywi to forcelose this mort ount due on said bor shall be a lien upon t or not at the option o handand scal 	et or weaken the së d is made less val ner or any of them, at once, without i ise notwithstandin bgage, said first par and and this mortg the land above des f the party of the s the day and yea