í								

MORTGAGE RECORD

LEAVENWORTH, EAN No. 20160

MORTGAGE

		of Oklahoma, of the first part, and	
of the County of	and State	of Oklahoma, of the first part, and	
of the second part:	ang sa ang sa kalingka kating sa ka		
		of the sum of	
		ledged, ha	
of	in the State of Oklahoma, de	rators or assigns, forever, all that tract or pa scribed as follows, to-wit:	
		res, more or less, according to the Oovernment su	
And it is hereby mutuall general Government, or in any amounts hereby secured and sh of the first part therein. And f	ly agreed that in case the party of the second par court, in order to preserve or protect the title h unl bear interest at the same rate, with the appu- the said partof the first part do	t, or its assigns, should hereafter appear in any of ereinbefore warranted, all costs and expenditures a retenances, reats, issues and profits and all the est wenant, and agree that at the delivery hereof	the land departments or offices add in that behalf shall be added ate, title and interest of said pa
the lawful owner of the premi and that the same is free and c	ses above granted and seized of a good and indef dear of all incumbrances of whatsoever kind exce	easible estate or interitance therein, and will WARI pt a certain mortgage for \$	given t
		im of,	
	a as a montories to secure the payment of the si	um olumpa a sua de factor de propio a propio de la companya de la companya de la companya de la companya de la A de la companya de la	DOL
payable as follows, to-wit:			
\$	1st, 19; \$; \$	
at the office of THE DEMING executed and delivered by the s specified. But if default be ma- nortgage or lieu prior to this a lute, and the whole shall becom- sell the premises hereby grante mat, his bairs administration	INVESTMENT COMPANY, Oswego, Kansas, a said partof the first part to the said party of de in such payment, or any part thereof or inter- re not paid when the same are due and payable, ne due and payable, and it shall be lawful for said d, or any part thereof, in the manner prescribed r assigns; and out of all the manner spring for	ceording to the terms. the second part; and this conveyance shall be vo as thereon when due, or the taxes, or if any ins or if the insurance is not kept in force thereen, if a party of the second part, his heirs, administration by law, appraisement hereby waived or not, at on such sale to retain the amount due for prir h the costs and charges of making such sale, and th	eriain promissory noteli id if such payment be made as fallment of principal or interest pen this conveyance shall becom- sor assigns, at any time thereat the option of the party of the cipal and interest. farses and ru
as herein provided, the mortga tory fees; said fee to be due as mortgage, and the amount the and the lien hereof enforced in	gorwill pay to said plaintiff fifty dollars as a r nd payable upon the filing of petition for forcedo reof shull be recovered in said forcelostice suit an the same manner as the principal debt hereby see as and before portioned in suit set.	to this interpret, and is noted as the protection assonable attorney's or solicitor's fee therefor, in ad- sure and the same shall be a further charge and lies d included in any judgment or decree rendered in aneed. It is expressly stipulated that upon defaul feasibilities of unretures a solicitor of these	uition to all other legal costs and upon the said premises described any action as aloresaid, and co t herein suit to forcelose this mu- ll objections to variance of the suit-
IN WITNESS WHERE	n a litera estada den cardenatela a	e of this mortgage, and as often as any proceedin assonable attorney's or solicitor's fee therefor, in ad stree and the same shall be a further charge and lien d included in any judgment or decree rendered in unced. It is expressly stipulated that upon defaul f residence of mortgagors, or either of them, and reunto set	
IN WITNESS WHERE	OF, The said partof the first part hahe	reunto set	the day and year first above v
IN WITNESS WHERE SIGNED AND D	OF, The said partof the first part hahe	reunto set	the day and year first above v
Signed and D Signed and D State of Oklahoma,	ЮР, The said partof the first part hahe Delivered in Presence of Сонну, яв.	reunto set	the day and year first above v ary Public, in and for said Coun
State, on this	ЮГ, The said partof the first part habe DELIVERED IN PRESENCE OF Соницу, яв. 	reunto set	the day and year first above v ary Public, in and for said Coun
State, on this	ЮГ, The said partof the first part habe DELIVERED IN PRESENCE OF Соницу, яв. 	reunto set	the day and year first above v ary Public, in and for said Coun
State, on this to me known to be the identifer	ЮF, The said partof the first part habe DELIVERED IN PRESENCE OF Сониту, яв. day of.	reunio set	the day and year first above v ary Public, in and for said Coun
State, on this wiTNESS my hand and WiTNESS my hand and	OF, The said partof the first part hahe DELIVERED IN PRESENCE OF 	reunto set	the day and year first above v ary Public, in and for said Cour
State, on this wiTNESS my hand and WiTNESS my hand and	OF, The said partof the first part hahe DELIVERED IN PRESENCE OF 	reunio set	the day and year first above v ry Public, in and for said Coun
IN WITNESS WHERE SIGNED AND D State of Oklahoma, Before me State, on this to me known to be the identifer as	OF, The said partof the first part haher DELIVERED IN PRESENCE OF 	reunto set	the day and year first above v ary Public, in and for said Coun executed th Notary Pu
Below and the second secon	OF, The said partof the first part hahe DELIVERED IN PRESENCE OF 	reunio set	the day and year first above v ary Public, in and for said Coun executed th Notary Pu
Before me. State, on this In WITNESS WHIERE Signed and Before me. State, on this to me known to be the identifer as	OF, The said partof the first part haher DELIVERED IN PRESENCE OF 	reunto set	the day and year first above v ary Public, in and for said Coun executed th Notary Pu
Before me. State, on this In WITNESS WHIERE Signed and Before me. State, on this to me known to be the identifer as	OF, The said partof the first part haher DELIVERED IN PRESENCE OF 	reunto set	the day and year first above v ary Public, in and for said Coun
IN WITNESS WHERE SIGNED AND D State, on this to me known to be the identice s	OF, The said partof the first part hahe DELIVERED IN PRESENCE OF 	reunto set	the day and year first above v ary Public, in and for said Coun
State, on this For and in consideration For and in consideration N WITNESS WHERE N WITNESS WHERE M WITNESS M W W WITNESS M W W W W W WITNESS M W W W W W W W W W W W W W W W W W W W	OF, The said partof the first part haher DELIVERED IN PRESENCE OF 	reunio set	the day and year first above v ary Public, in and for said Coun executed th Notary Pt DOL er to
IN WITNESS WHIERE SIGNED AND D State of Oklahoma, Before me. State, on this to me known to be the identice as	OF, The said partof the first part haher DELIVERED IN PRESENCE OF 	reunio set	the day and year first above v ary Public, in and for said Coun executed th Notary Pu DOL or to
IN WITNESS WHIERE SIGNED AND D State, on this to me known to be the identice as	OF, The said partof the first part haher DELIVERED IN PRESENCE OF 	reunio set	the day and year first above v ary Public, in and for said Coun executed th Notary Pu DOL er to
IN WITNESS WHIERE SIGNED AND D State, on this to me known to be the identice as	OF, The said partof the first part haher DELIVERED IN PRESENCE OF 	reunto set	the day and year first above v ary Public, in and for said Coun

1 (1 - 5

99

34

1