161	~ +	۰ ۰ ۰	~~	
. 16	- 20-1	9		
		_		
	· · ·		·" \	
. A	- A	c./ .	<u>ب</u>	
•	-		л,	

(States)

MORTGAGE RECORD

AAML POLY WORTH ROOK DO LEANANY OFTH, KAY NO. 20160, U.S.

1.

and the second states and the second states of the second states of the second states of the second states of the

					Å.	

a da an	"beiween	ter an ar an ar an ar	
t the Country of	and State	of Oklahoma, of the first part, and	
of the second part:			
WITNESSETH, That the s	aid partof the first part in consideration	of the sum of	
			DOLLARS,
	y paid, the receipt of which is hereby acknowl		
6	ty of the second part, his heirs, administ in the State of Oklahoma, de	scribed as follows, to-wit:	
		na se	
· · · · · · · · · · · · · · · · · · ·	a da ana ang ang ang ang ang ang ang ang an		
	g in all		
of the first part therein. And the he lawful ownerof the premises and that the same is free and clea DEMING INVESTMENT COMPA	greed that in case the party of the second par wet, in order to preserve or protect the tills h bear interest at the same rate, with the appu- said partof the first part do hereby co above granted and seized of a good and indef r of all incumbrances of whatsoever kind exce- NY.	prenent and agree that at the delivery bereo easible estate of inheritance therein, and will pt a certain mortgage for S	WARRANT AND DEFEND the title to the sa given to T
THIS GRANT is intended a	is a Montgage to secure the payment of the st	um of	not t
ayable as follows, to-wit:			
فيتستنبه ورمرير فالإمام مامرك	lst, 19; \$	1st, 19	lst, 19
			1st, 19
a the next a making each colo on	domand to the said part of the first part.	heirs or assigns.	-
ny the party making such sale, on And said morigagor. furth is herein provided, the morigagor ory fees; said fee to be due and norigage, and the amount thereo and the lien hereof enforced in the nay be brought in County where ereeby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL	demand to the said partof the first part, her expressly agreethat in case of foreclosu will pay to said plaintif fitty dollars as ar payable upon the filing of petition for forecle f shall be recovered in said foreclosure suit an same manner as the principal debt hereby see real estate mortgaged is situated regardless o ", The said partof the first part hahe typened IN PRESENCE OF		ceedings shall be taken to forcelose the sa , in addition to all other legal costs and st ad lien upon the said premises described in reed in any action as decressid, and colle default herein suit to forcelose this morty , and all objections to venue of such suit d sealthe day and year first above writ
yy the party making such sale, on And said mortgagorfurth is herein provided, the mortgagor ory fees; said fee to be due and mortgage, and the amount thereo- med the lien hereof enforced in the may be brought in County where hereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL	demand to the said partof the first part, her expressly agreethat in case of foreclosu will pay to said plaintiff fity dollars as a r payable upon the filing of petition for forecled failall be recovered in said foreclosure suit an same manner as the principal debt hereby se- rent estate mortgaged is situated regardless o ", The said partof the first part hahe ryered in Presence of		ceedings shall be taken to forcelose the sa in addition to all other legal costs and st id lien upon the said premises described in reed in any action as aforesaid, aud colle default herein suit to forcelose this morty , and all objections to venue of such suit d sealthe day and year first above writ
ny the party making such sale, on And said mortgagor. furth is herein provided, the mortgagod ory fees; said fee to be due and nortgage, and the amount thereo and the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL	demand to the said partof the first part, her expressly agreethat in case of foreclosur. will pay to said plaintif fitty dollars as ar payable upon the filing of petition for forecle i shall be recovered in said foreclosure suit an same manarer as the principal deut hereby see real estate mortgaged is situated regardless o ', The said partof the first part hahe typered in Presence of		ceedings shall be taken to forcelose the sa in addition to all other legal costs and st id lien upon the said premises described in reed in any action as aforesaid, aud colle default herein suit to forcelose this morty , and all objections to venue of such suit d sealthe day and year first above writ
y the party making such sale, on And said mortgagor. furth is herein provided, the mortgagor ory fees; said fee to be due and norfgage, and the amount thereo ind the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL	demand to the said partof the first part, her expressly agreethat in case of foreclosu will pay to said plaintif fitty dollars as a r payable upon the filing of petition for forecle i shall be recovered in said foreclosure suit an same mananer as the principal deut hereby see real estate mortgaged is situated regardless o ", The said partof the first part hahe tyerred IN PRESENCE OF Chinnty, ns.		ceedings shall be taken to forcelose the sa , in addition to all other legal costs and st ind lien upon the said premises described in red in any action as alcresaid, and colle default herein suit to forcelose this morty , and all objections to venue of such suif d sealthe day and year first above writ
y the party making such sale, on And said morigagor. furth is herein provided, the morigagor ory fees; said fee to be due and norigage, and the amount thereo and the lien hereof enforced in the may be brought in County where iereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL Biate of Oklahoma. Before me.	demand to the said partof the first part, her expressly agreethat in case of foreclosur will pay to said plaintif fity dollars as a r payable upon the filing of petition for forecle fault be recovered in said foreclosure suit an same manner as the principal debt hereby see real estate mortgaged is situated regardless o ', The said partof the first part hahe typened in Presence of Chiunty, as.		ceedings shall be taken to forcelose the sa , in addition to all other legal costs and st id lien upon the said premises described in red in any action as alcoresaid, aud colle default herein suit to forcelose this morty , and all objections to venue of such suif d sealthe day and year first above writ
y the party making such sale, on And said morigagor. furth is herein provided, the morigagor ory fees; said fee to be due and norigage, and the amount thereo and the lien hereof enforced in the may be brought in County where iereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL Before me	demand to the said partof the first part, her expressly agreethat in case of foreclosu will pay to said plaintif fitty dollars as a r payable upon the filing of petition for forecle i shall be recovered in said foreclosure suit an same mananer as the principal deut hereby see real estate mortgaged is situated regardless o ", The said partof the first part hahe tyerred IN PRESENCE OF Chinnty, ns.		ceedings shall be taken to forcelose the sa , in addition to all other legal costs and st id lien upon the said premises described in reed in any action as alcoresaid, and colle default herein suit to forcelose this mort, , and all objections to venue of such suit d sealthe day and year first above writ
yy the party making such sale, on And said morigneorturth is herein provided, the morigneor ory fees; said fee to be due and norigner, and the amount thereo- und the lien hereof enforced in the may be brought in County where hereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL State of Oklahuma	demand to the said partof the first part, her expressly agreethat in case of foreclosur will pay to said plaintiff fity dollars as a r payable upon the filing of petition for foreclof shall be recovered in said foreclosure suit and same manner as the principal debt hereby see real estate mortgaged is situated regardless o ", The said part of the first part hahe ryered in PRESENCE OF 		ceedings shall be taken to forcelose the sr in addition to all other legal costs and st id lien upon the said premises described in reed in any action as aforesaid, aud colle default herein suit to forcelose this morty , and all objections to venue of such suif d scalthe day and year first above writ (Si a Notary Public, in and for said County ared.
y the party making such sale, on And said morigneorfurth is herein provided, the morigneor ory fees; said fee to be due and morigneo, and the amount thereo and the lien hereof enforced in the may be brought in Columby where wereby expressly waived. IN WITNESS WHEREOF Starse AND DEL Starse AND DEL Starse AND DEL Starse AND DEL Before me	demand to the said partof the first part, her expressly agreethat in case of foreclosus will pay to said plaintiff fity dollars on a r payable upon the filing of petition for forecled fault be recovered in said foreclosure suit an same manner as the principal debt hereby se- real estate mortgaged is situated regardless o ', The said partof the first part hahe typened IN PRESENCE OF 		ceedings shall be taken to forcelose the sr in addition to all other legal costs and st id lien upon the said premises described in reed in any action as aforesaid, aud colle default herein suit to forcelose this morty , and all objections to venue of such suif d scalthe day and year first above writ (Si a Notary Public, in and for said County ared.
y the party making such sale, on And said morigagorfurth sherein provided, the morigagor ory fees; said fee to be due and norigage, and the amount thereo ind the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL State of Oklahumia Before me, State, on this o me known to be the identical j us	demand to the said partof the first part, wer expressly agreethat in case of foreclosur will pay to said plaintiff fity dollars as a r payable upon the filing of petition for foreclof fault be recovered in said foreclosure suit and same manner as the principal debt hereby se- real estate mortgaged is situated regardless o ", The said partof the first part hahe ryeard IN PRESENCE OF 	nerrs or assigns. The of this mortgage, and as often as any pro- casenable attorney's or solicitor's fee therefore pure and the same shall be a further charge a di included in any judgment or decreee rend- cured. It is expressly stipulated that upon of residence of mortgagors, or either of them reunto set	ceedings shall be taken to forcelose the sr in addition to all other legal costs and st id lien upon the said premises described in reed in any action as aforesaid, aud colle default herein suit to forcelose this morty , and all objections to venue of such suif d scalthe day and year first above writ (Si a Notary Public, in and for said County ared.
y the party making such sale, on And said mortgagor. furth sherein provided, the mortgagor ory fees; said fee to be due and norfgage, and the amount thereo and the lien hereof enforced in the any be brought in County where ereby expressly waived. IN WITNESS WHEREOF State of Oklahoma, Before me, State, on this o me known to be the identical p is free WITNESS my hand and o	demand to the said partof the first part, wer expressly agreethat in case of forcelosur will pay to said plaintif fity dollars as a r payable upon the filing of petition for forcelof fault be recovered in said forcelosure suit an same manner as the principal debt hereby see real estate mortgaged is situated regardless o ', The said part of the first part hahe typened in PRESENCE OF 	nerrs or assigns. The of this mortgage, and as often as any pro- casenable attorney's or solicitor's fee therefore pure and the same shall be a further charge a di included in any judgment or decreee rend- cured. It is expressly stipulated that upon of residence of mortgagors, or either of them reunto set	ceedings shall be taken to forcelose the sr in addition to all other legal costs and st id lien upon the said premises described in reed in any action as aforesaid, aud colle default herein suit to forcelose this morty , and all objections to venue of such suif d scalthe day and year first above writ (Si a Notary Public, in and for said County ared.
y the party making such sale, on And said morigagor. furth sherein provided, the morigagor ory fees; said fee to be due and norigage, and the amount thereo due lien hereof enforced in the any be brought in County where ereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL SIGNED AND DEL SIGNED AND DEL Signet AND DEL Signet AND DEL Signet AND DEL Signet AND DEL Mathematical Signet Signet Signet WITNESS my hand and o	demand to the said partof the first part, wer expressly agreethat in case of forcelosu will pay to said plaintif fity dollars as a r payable upon the filing of petition for forcelof shall be recovered in said forcelogures stit an same manner as the principal debt hereby se- real estate mortgaged is situated regardless o , The said part of the first part hahe typened the Presence of 		ceedings shall be taken to forcelose the sa in addition to all other legal costs and st id lien upon the said premises described in reed in any action as increasid, and colle default herein suit to forcelose this mort, , and all objections to venue of such suit d sealthe day and year first above writ
y the party making such sale, on And said morigagorfurth s herein provided, the morigagor ory fees; said fee to be due and norigage, and the amount thereous nd the lien hereof enforced in the my be brought in County where ereby expressly waived. IN WITNESS WHEREOF Stare AND DEL Stare AND DEL State of Oklahoma, Before me state, on this o me known to be the identical p sfree t WITNESS my hand and o dy commission expires	demand to the said partof the first part, ner expressly agreethat in case of foreclosus will pay to said plaintif fity dollars as a r payable upon the filing of petition for forecled shall be recovered in said foreclourer suit an same manner as the principal debt hereby see real estate mortgaged is situated regardless o , The said partof the first part hahe typened by PRESENCE OF 	Inters or assigns. The of this mortgage, and as often as any pro- casenable attorney's or solicitor's fee therefore isture and the same shall be a further charge a di included in any judgment or decree rend- cured. It is expressly stipulated that upon of residence of mortgagore, or either of them reunto set	ceedings shall be taken to forcelose the si in addition to all other legal costs and si id lien upon the said premises described in reed in any action as incressid, and colle default herein suit to forcelose this mort , and all objections to venue of such suit if sealthe day and year first above wri (S a Notary Public, in and for said County ared
y the party making such sale, on And said morigagorfurth s herein provided, the morigagor ory fees; said fee to be due and norigage, and the amount thereo and the lien hereof enforced in the ony be brought in County where ereby expressly waived. IN WITNESS WHEREOF StGNED AND DEL StGNED AND DEL Before me	demand to the said partof the first part, ner expressly agreethat in case of foreclosus will pay to said plaintif fity dollars as a r payable upon the filing of petition for forecled fault be recovered in said foreclourer suit an same manner as the principal debt hereby se- real estate mortgaged is situated regardless o , The said partof the first part hahe typened by PRESENCE OF 	Inters or assigns. The of this mortgage, and as often as any pro- casenable attorney's or solicitor's fee therefore isture and the same shall be a further charge a di included in any judgment or decree rend- cured. It is expressly stipulated that upon of residence of mortgagore, or either of them reunto set	ceedings shall be taken to forcelose the s in addition to all other legal costs and si id lien upon the said premises described in treed in any action as incressid, and coll default herein suit to forcelose this mort , and all objections to venue of such suit if sealthe day and year first above wri
y the party making such sale, on And said morigagorfurth s herein provided, the morigagor ory fees; said fee to be due and norigage, and the annount thereous and the lien hereof enforced in the may be brought in Columby where ereby expressly wrived. IN WITNESS WHEREOF Starse AND DEL Starse AND DEL Starse AND DEL Before me	demand to the said partof the first part, ner expressly agreethat in case of foreclosus will pay to said plaintif fity dollars as a r payable upon the filing of petition for forecled fault be receivered in said foreclosure suit an same manner as the principal debt hereby se- real estate mortgaged is situated regardless o , The said partof the first part hahe typend IN PRESENCE OF 	Inters or assigns. The of this mortgage, and as often as any pro- casenable attorney's or solicitor's fee therefore isture and the same shall be a further charge a di included in any judgment or decree rend- cured. It is expressly stipulated that upon of residence of mortgagore, or either of them reunto set	ceedings shall be taken to forcelose the si in addition to all other legal costs and si id lien upon the said premises described in reed in any action as incressid, and colle default herein suit to forcelose this mort , and all objections to venue of such suit if sealthe day and year first above wri (S a Notary Public, in and for said County ared
y the party making such sale, on And said mortgagorfurth s herein provided, the mortgagor ory fees; said fee to be due and nortgage, and the annount thereous and the lien hereof enforced in the may be brought in Columby where ereby expressly wnived. IN WITNESS WHEREOF StGNED AND DEL StGNED AND DEL StGNED AND DEL Before me	demand to the said partof the first part, ner expressly agreethat in case of foreclosus will pay to said plaintif fity dollars as a r payable upon the filing of petition for forecled fault be receivered in said foreclosure suit an same manner as the principal debt hereby se- real estate mortgaged is situated regardless o , The said partof the first part hahe typend IN PRESENCE OF 	ners or assigns. The of this mortgage, and as often as any pro- casenable attorney's or solicitor's fee therefore is the and the same shall be a further charge a di included in any judgment or decree rend- cured. It is expressly stipulated that upon of residence of mortgagore, or either of them reunto set	ceedings shall be taken to forcelose the si in addition to all other legal costs and si id lien upon the said premises described in reed in any action as incressid, and colle default herein suit to forcelose this mort , and all objections to venue of such suit d sealthe day and year first above wri (S a Notary Public, in and for said County ared
y the party making such sale, on And said morigagor. furth s herein provided, the mortgagor ory fees; said fee to be due and norigage, and the amount thereous and the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF StGNED AND DEL StGNED AND DEL State of this before me, state, on this o me known to be the identical p is	demand to the said partof the first part, er expressly agreethat in case of forcelosu mill pay to said plaintif fity dollars as a r payable upon the filing of petition for forcelos is anne manner as the principal debt hereby see real estate mortgaged is situated regardless o , The said partof the first part hahe ryered is situated regardless o , The said partof the first part hahe ryered is situated regardless o 	Inters or assigns. The of this mortgage, and as often as any pro- casenable attorney's or solicitor's fee therefore pure and the same shall be a further charge a di neluded in any judgment or decree rend- cured. It is expressly stipulated that upon of residence of mortgagors, or either of them reunto set	ceedings shall be taken to forcelose the so in addition to all other legal costs and so ind lien upon the said premised described in reed in any action as increasid, and colle default herein suit to forcelose this mort, , and all objections to venue of such suit d sealthe day and year first above writ
y the party making such sale, on And said morigagor. furth is herein provided, the morigagor ory fees; said fee to be due and morigage, and the amount thereous and the lien hereof enforced in the may be brought in County where tereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL State of the identical part is	demand to the said partof the first part, er expressly agreethat in case of forcelosu mill pay to said plaintif fity dollars as a r payable upon the filing of petition for forcelos is anne manner as the principal debt hereby see real estate mortgaged is situated regardless o , The said partof the first part hahe ryered is situated or the second of the first part hahe ryered is situated regardless o , The said partof the first part hahe ryered is situated regardless o 	ленть от авлада. 	ceedings shall be taken to forcelose the sa in addition to all other legal costs and st id lien upon the said premised described in reed in any action as alcressid, and collede default herein suit to forcelose this more, , and all objections to venue of such suif d scalthe day and year first above writed (S
y the party making such sale, on And said morigagor. furth s herein provided, the mortgagor ory fees; said fee to be due and norigage, and the amount thereo and the lien hereof enforced in the nay be brought in County where ereby expressly waived. IN WITNESS WHEREOF StGNED AND DEL StGNED AND DEL State of this o me known to be the identical p is	demand to the said partof the first part, er expressly agreethat in case of forcelosu iff pay to said plaintif fity dollars as a r payable upon the filing of petition for forcelosu is anne manner as the principal debt hereby see real estate mortgaged is situated regardless o , The said partof the first part hahe ryered is situated regardless o , The said partof the first part hahe ryered is situated regardless o 	ленть от авладая. 	ceedings shall be taken to forcelose the sa in addition to all other legal costs and sa id lien upon the said premised described in red in any action as alcressid, and collede default herein suit to forcelose this more, , and all objections to venue of such suif d scalthe day and year first above write (S. (S. a Notary Public, in and for said County ared
y the party making such sale, on And said morigagor. further is herein provided, the mortgage, norigage, and the amount thereous into the lien hereof enforced in the may be brought in County where tereby expressly writed. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL State of Oklahuma. Before me. State, on this for me known to be the identical part WITNESS my hand and o My commission expires	demand to the said partof the first part, er expressly agreethat in case of forcelosu mill pay to said plaintif fity dollars as a r payable upon the filing of petition for forcelos is anne manner as the principal debt hereby see real estate mortgaged is situated regardless o , The said partof the first part hahe ryered is situated or the second of the first part hahe ryered is situated regardless o , The said partof the first part hahe ryered is situated regardless o 	ленть от авлада. 	ceedings shall be taken to forcelose the sa in addition to all other legal costs and sa id lien upon the said premises described in reed in any action as aforesaid, and collect default herein suit to forcelose this morty , and all objections to venue of such suit d scalthe day and year first above writ
y the party making such sale, on And said morigagor. further is herein provided, the mortgage, norigage, and the amount thereous into the lien hereof enforced in the may be brought in County where tereby expressly writed. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL SIGNED AND DEL State of Oktahuma. Before me. State, on this for me known to be the identical pro- state, on this NUTNESS my hand and on My commission expires. For and in consideration of the within mortgage and note if IN WITNESS WHEREOF State of. My These WHEREOF State of. No not his. No not his. No not his. Not his. Not here and deed for the uses and pur IN TESTIMONY WHERE	demand to the said partof the first part, of the said partof the first part, of the said part if fity dollars as a r payable upon the filing of petition for forceded same manner as the principal debt hereby see real estate mortgaged is situated regardless o , The said partof the first part hahe ryered IN PRESENCE OF 	ленть от авзиля. 	ceedings shall be taken to forcelose the sa in addition to all other legal costs and sa id lien upon the said premises described in red in any action as aforesaid, and colled default herein suit to forcelose this morty , and all objections to venue of such suit I sealthe day and year first above writ
by the party making such sale, on And said morigagor. Jurit is herein provided, the morigago iory fees; said fee to be due and norigage, and the amount three out the lien hereof enforced in the may be brought in County where hereby expressiv waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL SIGNED AND DEL SIGNED AND DEL State of Okluhuma. Before me. State, on this Io me known to be the identical p as. Iver the within morigage and note. If within morigage and note. In WITNESS WHEREOF State of. No this. On this. appeared. who is to me personally known the and deed for the uses and pur IN TESTIMONY WHERH My commission expires.	demand to the said partof the first part, of the first part,of the first part, lever expressly agreethat in case of forcelosur mill pay to said platinit fitly dollars as a r payable upon the filing of petition for forcelos filing of petition for forcelosures suit and same manner as the principal debt hereby see real estate mortgaged is situated regardless o , The said partof the first part hahe real estate mortgaged of the first part hahe real part	ленть от авзиля. 	ceedings shall be taken to forcelose the sa in addition to all other legal costs and st id lien upon the said premises described in reed in any action as aforesaid, and collede default herein suit to forcelose this morty , and all objections to venue of such suit I sealthe day and year first above writ
<pre>yy the party making such sale, on And said morigagor. furth is herein provided, the mortgage, not fees; said fee to be due and morigage, and the amount thereous and the lien hereof enforced in the may be brought in County where tereby expressly waived. IN WITNESS WHEREOF SIGNED AND DEL SIGNED AND DEL State and Oklahoma. Before me. State, on this the, on this is</pre>	demand to the said part of the first part, 	ленть от авзиля. 	ceedings shall be taken to forcelose the sa in addition to all other legal costs and st id lien upon the said premises described in reed in any action as aforesaid, and collede default herein suit to forcelose this morty , and all objections to venue of such suit I sealthe day and year first above writ

ġ.

7.9°.