MORTGAGE RECORD

Kumu All Men, That	Tiloyd x	Invis, a	single -	mere.	
s Teclea in Ta	elia,	erani generala ayi sa	متسانا تفسير يساقا فلسنيت بتباريتها	led first party, to secure the p	ayment of the sum of
n hand paid by L. W. CLAPP mortgo	agee, second party, does here! Oklahoma, to-w	il:	L. W. CLAPP, the follo		ated in the County of
Mortheast guy Mineteen (19) 12	arter (K) of orth, Rang	The Nor Section e Thirtee	thevest go Twenty m (13)	arter (14) of cash	I the Township
of the Indian Meridian, containing in all varrant the title to the same. This mortgage is made to secure t o-wit:				overnment survey, with all the greed upon to be paid and per	
	ay to said L. W. CLAPP, his	heirs or assigns, at the	office of L. W. CLAPP,	in Wichita, Kansas,	DOLT ADO
necording to the terms of cooking in amounts as follows:	ay to said L. W. CLAPP, his Gree promissory note Ly Hundr	e dated Tebru	ong 23 rd	19 / C executed by th	e said first party, said DOLLARS,
earing laterest from the date therein st	tated at 3 2	per cent, per annum, p	nyable 26721	annually.	DOLLARS,
secting interest troin the date therein si SECOND. That in case of defa- if any agreement herein contained, first principal note or notes from the date of s	ult in payment of said note of party will pay to the second such default to the time when	or any of said notes, or I party, his heirs or as the money shall be act	interest, or of any sum he igns, interest at the rate ally paid.	erein agreed to be paid, or in or of 10 per cent. per annum,	lefault of performance semi-annually, on said
THIRD. That first party will perfore the same become delinquent; also paid by first party, second party me his mortgage shall stand as security for					
FOURTH. That first party will at a the sum of	his own expense until the ind	lebtedness herein recite	is fully paid, keen the	buildings erected on said land	s insured against fire
n the stim of	, approved by second party, I buildings on said land; the s id proceeds may be credited I the policies to the mortgage mortgage shall stand as securi	payable to the mortgage nia mortgagee, his heirs by second party on the cherein, second party n ity therefor.	or assigns, but moregor assigns, holding the sprincipal sum, as of date may procure such insurance	nges agreeing, it ease of ine, and proceeds in trust until the of maturity of next interest so and collect the cost thereof	buildings are rebuilt payment. In case of together with 10 per
And it is expressly agreed: That is perform any of the covenants or agreed ally, and without notice, be declared any, or assigns, or any legal holder hery the court to take possession and controls required, it being agreed between anxigage, to be by first party performed appoint a receiver without other propourt, to the payment of any judgment is	ements herein contained, the versity and this mucrof, shall at once, upon the filtrol of the premises described in the parties herelo, that the j, togother with the above age of than the agreements contained and the premise of the premise of the premise of the premise of the premise the premise of the pre	whole sum of money see gage may thereupon be ling of a petition for the herein, rent the same a allegations of the petit eement relating to poss- ined herein. The amon upon foreclosure of this	ared hereby may, at the forcefosed for the whole forcefosure of this mortga, id collect the reals there on as to any default in ssion and appointment o and so collected by such mortgage.	option of the holder of said in of said money, interest mul- ge, be forthwith entitled to have of, under direction of the co- performance of any agreem t receiver, shall be sufficient a receiver to be applied, under	ote, and at his option cost, and said second or a receiver appointed int, without the usual one contained in this authority to the court the direction of the
And said party further expressly s an attorney's fee, in addition to all of ad lien upon the said premises describe endered in any action as aforesaid, and vaive appraisement of said real estate, of Oklahoma.	agrees that in case proceeding the legal costs, said fee to be all this mortgage, and the a collected and the lieu thereof	gs shall be begun to for due and payable upon mount thereof shall be enforced in the same m	close this mortgage the fi the filing of petition for recovered in said forcelo macr as the principal deb	rst party will pay to the plaint forcelosure, and the same sha sure suit and included in any t hereby secured. First party	iff in such proceedings DOLLARS, Il be a further charge y judgment or decree does hereby expressly
As additional and collateral secur ecruing to them under all oil, gas or mi	ity for the payment of the saineral leases on said premises;				
and said first party tless hereby please Dated this 23 By Request	all rights of dower and relingu-	ish and convey all righ	s of homestead in said pr	omises,	
By Request	OF		Flory	d Naviel	
wrotesigniture to 1 hen affixedmirk	this instrument and in execution thereof in my p	resence.	Anger and a second seco		السينيس والمستعددة
Executed also in my presence: State of Ghlahoma, County of	17 6	.Witness .Witness			
Before me, a Notary Public,	21.27	Hall Or			n and for the above-
Before me, a Notary Public, iamed County and Stale, on this	Davie a	rebrutar	france 10		
ind	and voluntary act and deed for	known to be the ident or the uses and purpose	ical person who executed therein set forth.	I the above mortgage and ack	
WITNESS my signature and oin fy commission expires	cae sear, and day and year ha	.19/0 (Seal)	24.5	okall Gri.	Notary Public.
State of Galahoms, County of T	ulaa, as.	A CAMPAGE CONTROL OF THE CAMPAGE CONTROL OT THE CAMPAGE CONTROL OF T			
State of Oklahoma, County of T Filed for record this	23	eputy. Lead	. 101.0 HE T	alkley.	o'clock M. Register of Deeds.