MORTGAGE RECORD

21,440

ed wife		Berry Rill a			
exception in	creeks.	County, Oklahoma,	mortgagora, hereinafter c	called first party, to secure th	e payment of the sun
hand paid by L. W. CLA	PP, mortgagee, second party,	does hereby mortgage to the sa	aid L. W. CLAPP, the fo		a contract of the contract of
	7.7				
Ship Sevente	will month	west Quarter Range Thertoen	- 13 East.	on bigstien) [8] Sown
				و مسوره و در این کردند. مرد ریشود میزان این میرود کردند کردند	
					
Approximately and the second s		7-7-22		····	
the Indian Meridian, conta	ining in all and Hum	dred Secty nores	more or less, according to	Government survey, with al	the appurtenances, ar
		money, and the performance of	the agreements, hereinafte	r agreed upon to be paid and	performed by first part
7 FIRST, That first pa		LAPP, his heirs or assigns, ut	the office of L. W. CLAPI		
cording to the terms of		issory note dated Duca	, roth	10.10 executed by	the said first party, sa
itebeing in amounts as fo	llows: Humdred	nissory notedated July			DOLLAR
aring interest from the dat		∠per cent. per annum	ı, payable	annually.	MATTIM
ne note for	e therein stated at	per cent. per annum	ı, payable	annually.	DOLLAR
any agreement herein con incinal note or notes from t	tained, first party will pay to the date of such default to the	said note or any of said notes, the second party, his heirs or time when the money shall be a	assigns, interest at the reactually paid,	ate of 10 per cent, per annun	n, semi-annually, on so
THIRD. That first p fore the same become delit t paid by first party, secon a mortgage shall stand as	arty will pay all the taxes and aquent; also all liens, claims, ad party may elect to pay the security for the amount so paid	l assessments levied under the landverse titles, and encumbrane same and shall be entitled to to dwith such interest. In a special content of the content o	aws of Oklahoma upon sai es on said premises, and ollect all sums thus paid w	d real estate, and on the note if any of said taxes, assessa- tith interest at the rate of 10	or debt secured hereb nents, liens or claims per cent. per annum, a
		ntil the indebtedness herein rec			
the sum of	e Company, approved by secon rebuilding buildings on said l prefers, said proceeds may be d deliver the policies to the	nd party, payable to the mortgland; the said mortgagee, his he credited by second party on the mortgagee herein, second party days ecurity therefor.	gagee or assigns, the more eirs or assigns, holding the he principal sum, as of dr y may procure such insur	tgagee agreeing, in case of fi said proceeds in trust until ste of maturity of next inter- ance and collect the cost ther	ire, to devote the who the buildings are rebu est payment. In case eof, together with 10 p
And it is expressly agr	red: That if first party shall fa	ail to pay said sums of money, oned, the whole sum of money.	either principal or interest, secured hereby may, at th	, within sixty days after the said option of the holder of said	ame becomes due, or fa
rty, or assigns, or any lega	i nomer nercoi, sunu at once, o	this mortgage may thereupon upon the filing of a petition for the described herein, rent the same that the allegations of the pe	the loreclosure of this more	gage, de localimitat entitles to	have a receiver appoint court, without the usu court, without the usu
orteage, to be by first part appoint a receiver withou part to the payment of any	y performed, together with the t other proof than the agreem judgment rendered or amount	described herein, rent the same, that the allegations of the pe above agreement relating to prents contained herein. The au found due upon forcelosure of the	assession and appointment nount so collected by suc this mortgage.	of receiver, shall be sufficient h receiver to be applied, un	it authority to the cou der the direction of t
And said party further	r expressly agrees that in case	proceedings shall be begun to	foreclose this mortgage the	First party will pay to the pla	intiff in such proceedin
an attorner's fee, in addit d lien upon the said premi adered in any action as afo	ion to all other legal costs, said ses described in this mortgage, resaid, and collected and the li	I fee to be due and payable up, and the amount thereof shall ien thereof enforced in the same sold under execution, order of	on the filing of petition for the recovered in said force a manner as the principal d	or foreclosure, and the same solosure suit and included in obt hereby secured. First parents of the stage ways all benefits of the stage.	shall be a further char any judgment or decr try does hereby express
Oklahoma.	otoral egentity for the payment	of the said note the mortagen	r herebynssions to said mor	rtangen his bairs and assigns.	all the rights and benefi
eruing to them under all oi	l, gas or mineral leases on said	premises; this assignment to te	rinmate and become void	upon release of this mortgage	
		and relinguish and convey all ri		premises.	
B جس B	r Request of		St	1 12	0
laney Ber	ynee		Drang	and During	we
wrotehersign	nature to this instrument and		Marien	Lev Branch	00,
en amixed . The Co	mark in execution there	on in my presence	rung	marke f	**************************************
recuted also in my present	soule very to	LLWitness			
tate of Oklahoma, En		As.			in and for the abo
Before me, a Notary I mod County and State, on Stanford	this 20 errephill and	day of July 1 naley 1 Bu	ryhill husb	19 10 personally appeared	
	1	personally known to be the id		o o haral american haragina i solo	a ya da kata ka mana wa kata ka kata ka kata ka kata ka kata ka kata ka
hey executed the same as	al-Calanta	and deed for the uses and purpo		2	manuscratte to me th
witness my signatury commission expires		nd year last above written.	, TJL	ellwan	M. E Doll
		(seof		Oreck	Notary Public. County, Oklahom
		· · · · · · · · · · · · · · · · · · ·	The second section is the first term of		and the second second