## MORTGAGE RECORD

Know All:	Hen, That Isaac M.	maky as	undows		
of Dulo	a. Fifteen hundred	County, Oklahoms	i, mortgagor, hereinalter	called first party, to secure the pa	yment of the sum of
in hand paid by L. W	Tifteens Mundre W. OBPP, mortgagee, second party, doe Luclaw Oklahon	s hereby mortgage to the	said L. W. CLAPP, the fe	ollowing-described premises situat	ed in the County of
The La	with half of the &	lauch bast	quatter of	to lowh Hes	A Gecuster
of Sect	in one (1) and the	north ha	ef of the No	red West que	Het of
Section	, Swelve (12) al	ciu Jow	uskip Twe	uty levo (22) /	Porch
Rang	) Quelve (12) 60	rst,			
					egina inina samananga sa Sama
Landard Control of the Control					
warrant the title to th	, containing in all Occe Lee e same. I made to secure the payment of the mon			la litta (r.aliani).	
FIRST, The	first party will past to said L. W. CLAI  flece Level of promisso	PP, his heirs or assigns,	at the office of L. W. CLAP	P, in Wichita, Kansas,	TOTTURE
according to the terms	of Occe promisso	ory note dated 22	overubes of	H 10/0 executed by the	said first party, said
One note for	Leftere hered.	real acces	un marchia	Lecres appropriate	DOLLARS,
One note for	······································				DOLLARS,
SECOND. The of any agreement here principal note or notes	he date therein stated at t in case of default in payment of said in contained, first party will pay to the from the date of such default to the tim	I note or any of said not second party, his heirs i to when the money shall b	es, or interest, or of any sun or assigns, interest at the r e actually paid.	annually. Therein agreed to be paid, or in de ate of 10 per cent. per annum, se	efault of performance emi-annually, on said
THIRD. That before the same becon not paid by first party this mortgage shall sta	first party will pay all the taxes and as the delinquent; also all liens, claims, adv , second party may elect to pay the sar ad as security for the annual to paid w the first party will know all buildings, for	sessments levied under the rerse titles, and encumbra ac and shall be entitled to ith such interest.	e laws of Oklahoma upon sa inces on said premises, and i collect all sums thus paid v	id real estate, and on the note or if any of said taxes, assessment with interest at the rate of 10 per ad renair and will permit no waste	debt secured hereby, s, liens or claims be cent.per annum, and
FIFTH. That	itst party will at his own expense until	the indebtedness herein r	recited is fully paid, keep the	he buildings erected on said lands	insured against fire DOLLARS,
in some responsible in proceeds of such issue and paid for; or if first failure to insure as agreent, interest from first	of st party will at the own expense until the surance Company, approved by second lines to rebuilding buildings on said land party prefers, said proceeds may be enced and deliver the policies to the may the party, and this mortgage shall stand a	party, payable to the mo- l; the said mortgagee, his edited by second party on ortgagee herein, second pa- is security therefor.	rigingee or assigns, the mot heirs or assigns, holding th the principal sum, as of di arty may procure such insur	rangee agreeing in case of lire, e said proceeds in trust until the ate of maturity of next interest ance and collect the cost thereof,	to devote the whole buildings are rebuilt oxyment. In case of together with 10 per
And it is expres to perform my of the	sly agreed: That if first party shall fail to coverants or agreements herein contained	to pay said sums of money d, the whole sum of mone	y either principal or interest y secured hereby may, at t	, within sixty days after the same be option of the holder of said no	becomes due, or fails te, and at his option
party, or assigns, or ar by the court to take p proofs required, it bein mortgage, to be by firs to appoint a receiver	ce, be declared due and payable; and the y legal holder hereof, shall at once, upon sssession and control of the premises des gagreed between the parties hereto, the te party performed, together with the ab- rithout other proof than the agreements of any judgment rendered or amount fou	n the filing of a petition for scribed herein, zent the sa- int the allegations of the ove agreement relating to a contained herein. The	or the foreclosure of this mort me and collect the rents the petition as to any default possession and appointment amount so collected by sur	igage, be forthwith entitled to have ereof, under direction of the come in performance of any agreeme t of receiver, shall be sufficient at the receiver to be applied, under	a receiver appointed t, without the usual at contained in this athority to the court the direction of the
court, to the payment And said party	of any judgment rendered or amount for further expressly agrees that in case pr	ind due upon forcelosure c occedings shall be begun	of this mortgage. to for close this mortgage th	a first party will pay to the plainti	I in such proceedings
as an attorney's fee, ir and lien upon the said rendered in any action waive appraisement of of Oklahoma.	further expressly agges that in case production to all other legal costs, said fee premises described in this mortgage, an as aforesaid, and collected and the lien is said real estate, should the same be so	n to be die and payable i d the amount thereof sha thereof enforced in the sai ld under execution, order	non the filing of petition fall he recovered in said fore the manner as the principal d of sale, or other final proces	of foreclosure, and the same shall closure suit and included in any lebt hereby secured. First party of ss; waive all benefits of the stay of	DOLLARS, be a further charge judgment or decree loes hereby expressly or appraisement laws
As additional ar accruing to them unde	d collateral security for the payment of all oil, gas or mineral leases on said pre				
	es hereby release all rights of dower and		Markata Maria Barata a la Ar		
And said first party do Dated this	54 day of R	relinguish and convey all	19/0		
	By Request of		Sau	w m. m Coy	
I wrote	signature to this instrument and				
then affixed		in my presence. Witness		<u>lan es franciales. Vellas lla er</u> La companya de la co	
Executed also in my p	resonce:	Witness			and the second of the second of the second of
State of Oklahoma	. County of Quesce	dd.			and for the above-
named County and St	tary Public,	yof 77 ove	ulen.	.19 / O. personally appeared	T girt for sire goove
Hoav	m.m. Coy an	ridocial			
he executed the sa	ne as he free and voluntary act and			ated the above mortgage and ackn	owledged to me that
WITNESS my My commission expires	signature and official seal, the day and		bao)	OBNaelles Quesa	
	0 0		<b>y</b>	Quesal	Notary Public. County, Oklahoma.
State of Oklahami		and the second s	<i>M</i> _1	7 10	~~~~ <del>~</del>
Filed for record	. County of Tulsa, as. this.	Deputy.	Theo Martal	Mey	o'clock