Know All Men, Th			and Ba		
of Tuloa		County, Oklahöm	a. martuaror S. hereinalte	r called first party, to see	re the payment of the su
in hand puid by L. W. CLAPP,		es hereby mortgage to the			
The nort	2 Cast qua	na, to-wit: iter of Se	tion The Range	ity dre	(31) in (14) East.
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			and a second second second second second second second second second second second second second s	· · · · · · · · · · · · · · · · · · ·	
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		A Part a	alia dina panapa apatén ing ka		· · · · · · · · · · · · · · · · · · ·
of the Indian Meridian, containing warrant the title to the same.			김 승규는 가 속에서		
to-wit:	secure the payment of the most will pay to said L. W. CLA				
according to the terms of the according in amounts as foli	wo promiss	ory note dated	and no/	/ "	d by the said first party,
One note for Eegent, bearing interest from the date b	regin stated at tom	per cent. per ann	um, payable	annua	DOLLA
One note for One bearing interest from the date th			um, payable	annual	
SECOND. That in case of any agreement herein contain principal note or notes from the	of default in payment of said ed, first party will pay to the late of such default to the tim	I note or any of said not e second party, his heirs to when the money shall here the under the money shall here.	es, or interest, or of any st or assigns, interest at the e actually paid.	in herein agreed to be pri- rate of 10 per cent, per i	l, or in default of perform nuum, semi-annually, on
THIRD. That first part hefore the same become deling t not paid by first party, second p this mortgage shall stand as see	arty may elect to pay the sat	ne and shall be entitied to	ances on said premises, an o collect all sums thus paid	ad if any of said taxes, a with interest at the rate	sessments, liens or claim of 10 per cent. per annum
FIFTIL That first party	ty will keep all buildings, fer will at his own expense until	the indebtedness herein i	recited is fully paid, keep	the buildings creeted on :	aid lands insured against
in the sum of	impany, approved by second pulding buildings on said lam- lers, said proceeds may be er	party, payable to the mic d; the said mortgagee, his edited by second party of	rtgagee or assigns, the m heirs or assigns, holding to a the principal sum, as of	ortgagee agreeing, in case he said proceeds in trust date of maturity of next	of fire, to devote the w until the buildings are rel interest payment. In cas
And it is expressly agreed to perform may of the covenants only, and without notice, be dec party, or assigns, or any legal he by the court to take possession r proofs required, it being agreed mortgage, to be by first party pi to appoint a receiver without of court, to the payment of any just	ared due and payable; and the lder hereof, shall at once, upond a control of the premises de- between the parties hereto. the	is mortgage may thereup n the filling of a petition f scribed herein, rent the sa- hat the allegations of the	on ha forcelosed for the w or the forcelosure of this me me and collect the rents i petition as to any defau	hole of said money, inter rtgage, be forthwith entitle hereof, under direction of ht in performance of any	at and cost, and said see d to have a receiver appoint the court, without the u agreement contained in
morigage, to be by first party pu to appoint a receiver without of court, to the payment of any jud	rformed, together with the ab her proof than the agreement gment rendered or amount for	ove agreement relating to a contained herein. The and due upon foreclosure	possession and appointm: amount so collected by s of this mortgage.	nt of receiver, shall be su uch receiver to be applie	flicient authority to the e l, under the direction of
And said party further es	to all other legal costs, said for	to be due and physics and the amount thereof sho	o loreclose this mortgage t	for forcelosure, and the s	DOLLA me shall be a further ch in any judgment or du
waive appraisement of said real of Oklahoma.	estate, should the same be so	ld under execution, order	of sale, or other final pro-	tess; waive all benefits of	he stay or appraisement
As additional and collater accreting to them under all oil, go This mortoge tuen date he	il securily for the payment of s or mineral leases on said pri gs to an ing	the said note the moriga emises; this assignment to	gor hereby assigns to said n terminate and become vol to forme att	ortgageo, his heirs and ass d upon release of this mo	igns, all the rights and ben trage, montgogs of
And said first party does hereby					
Dated this	equest of	\sim	19.4.4		n de la construction de la construcción no estas de la construcción de la construcción na la <u>construcción de la construcción de</u>
				Lara Cre	 A set of the set of
1 wrotesignatu	markin execution thereof	in my presence. Witness	the strength of the strength of the	••••••••••••••••••••••••••••••••••••••	
Executed also in my presence: State of Oklahvuna, County	محمد و الافاد و معاون المارين المراجع و معاون و مارين المارين و معاون و مارين و مارين و مارين و مارين و مارين	Witness			
			and		in and for the al
Before me, a Notary Publ named County and State, on thi	er Sr. and	Barbare	Bugen		
and		rsonally known to be the deed for the uses and pu	identical person Swho exe	cuted the above morfgage	and acknowledged to me
WITNESS my signature. My commission expires	and official scal, the day and function of the scale of t	year last above written.	<u>و</u>	. B. Wal Tuesa	Uren Notary Publ
		۲ 	<u>5eg</u> ,	/ uloa	County, Oklah
State of Oklahoma, County Filed for record this By	14 th		nauch 101 1 27. C. V	Jacket	
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