MORTGAGE RECORD

aller frittin terre

NOR CO., LEAVENWORTH, KAN. NO. 20769 PLANE

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COMPARER Know All Mrn. This Syluester Housell a Wedower

Tuess County, Oklahoma, mortgagor ..., hereinalter called first party, to secure the payment of the sum of DOLLA'RS, gid by L. W. CLAPP, mortgagee, second party, does hereby mortgage to the said L. W. CLAPP, the following-described premises situated in the County of in hand mid by L. W. (LAPP, mortgagee, second) () Oklahoma, to-wit:

an unlivided one half interest in and to the free northedest quarter of section Zwenty two (22), Township vineteen (19/ north, orange Theteen (13) East.

The most gean herin hereby cou hustons of Elysic Housel no Kand march 1911 leaving no children hereby coursents and represents that he is the I ne Kandrum who died on the 30th day of

of the Indian Meridian, containing in all the appurtenances, and warrant the title to the same. This mortginge is made to secure the payment of the money, and the performance of the agreements, hereinafter agreed upon to be paid and performed by first party, to-with

FIRST. That first party will pay to said L. W. CLAPP, his heirs or assigns, at the office of L. W. CLAPP, in Wieldita, Kansa promised twenty first and M/100 ling to the terms of one promissory note dated from 11th 10.11 exc DOLLARS

according to the terms of line promissory note dated agence 11 m note being in amounts as follows One note for Server hundred then ty five and m/100 Six nor cont. ner annum, payable Serve 10]] ... executed by the said first party, said DOLLARS. bearing interest from the date therein stated at Six per cent. per annum, payable annually. DOLLARS, One note for ...

bearing interest from the date therein stated at per cent. per annum, payable

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addition and and a second

SECOND. That in case of default in payment of said note or any of said notes, or interest, or of any sum herein agreed to be paid, or in default of performance of any agreement herein contained, first party will pay to the second party, his beirs or assigns, interest at the rate of 10 per cent. per annum, semi-annually, on said principal note or notes from the date of such default to the time when the money shall be actually paid.

annually.

THIRD. That first party will pay all the taxes and assessments levied under the laws of Oklahoma upon said real estate, and on the note or debt secured hereby, before the same become delinquent; also all liens, dalverse titles, and encumbrances on said premises, and if any of said taxes, assessments, liens or claims be not raid by first party, second party may elect to pay the same and shall be entitled to collect all sums thus paid with interest at the rate of 10 per cent. per annum, and this mortgage shall stand as security for the amount so paid with such interest.

FOURTH. That first party will keep all buildings, fences and other improvements on said real estate in good repair and will permit FIFTH. That first party will at his own expense until the indebtedness herein recited is fully paid, keep the buildings erected on said lands insured against fire sum of

ent, interest from arst party, and this mortgage shall fail to pay sold sums of money, either principal or interest, within sixty days after the same becomes due, or fails to perform any of the overannts or agreements herein contained, the whole sum of money scutter hereby may, at the option of the holder of said note, and at his option only, and without notice, be declared due and payable; and this mortgage may thereupon be foreclosed for the whole of said money, interest, and cost, and achieved party, or assigns, or any legal holder hereoi, shall at once, upon the filing of a petition for the foreclosed for the whole of said money, interest, and cost, and achieved and party, or assigns, or any legal holder hereoi, shall at once, upon the filing of a petition for the foreclosed for the whole of said money, interest, and cost, and achieved and party, or assigns, or any legal holder hereoi, shall at once, upon the filing of a petition for the foreclosed for the whole of said money. Interest and cost, and achieve a receiver apointed by the court to take puscession and control of the premises described herein, rent the same and collect the rents thereof, thude direction of the court, without the usual profils required, it being agreed between the parties hereio, that the allegations of the petition as to any default in performance of any agreement contained in this mortgage, to be by first party performed, together with the above agreement relating to possession and appointment of receiver, shall be sufficient authority to the court to appoint a receiver without oiler proof than the agreements contained herein. The amount so collected by such receiver to be applied, under the direction of the court, to the payment of any judgment rendered or amount found due upon foreclosure of this inortgage.

court, to the payment of any judgment rendered or amount found no use upon increasure of this mortgage. And said party further expressly agrees that in case proceedings shall be begun to forcelose this mortgage the first party will pay to the plaintiff in such proceedings DOLLARS, ns an attorney's ice, to addition to all other legal costs; said fee to be due and payable upon the filing of petition for forcelosure, and the same shall he a further charge and lien upon the said premises described in this mortgage, and the amount thereof shall be recovered in said forcelosure suit and included in any judgment or describe rendered in any action as a forcesaid, and collected and the lien thereof enforced in thesame numer us the principal debt hereby secured. First party does hereby expressionent of said real estate, should the same be sold under execution, order of sale, or other final process; waive all benefits of the stay or appraisement laws of the hore waive apprai of Oklahoma

of Oklahoma. As additional and collateral security for the payment of the said note the mortgager hereby assigns to said mortgagee, his heirs and assigns, all the rights and benefits accruing to them under all oil, gas or mineral leases on said premises; this assignment to terminate and become void upon release of this mortgage. This mortgage to an inferior time to be other section metages for \$7255° dated Super 29, 11/0 marking clubble Abound nee Cambridge and bryting to homested in said premises. And said first party does hereby release all rights of dower and relaquish and convey all rights of homested in said premises. Dated this 11 marking of 1971 1971 1971 1971 1971 1971

named County and State, on this 11 the day of Grid 1911, personally appeared Sufficient Actual a Wirlaum and to me personally known to be the Identical person who executed the above mortgage and acknowledged to me the heexecuted the same as h & free and voluntary net and deed for the uses and purposes therein set forth. WITNESS my signature and official seal, the day and year last above written. My commission expires June 31 19 15 Stat 7 W. Evans Notary Public. Phate of Oklahoma, County of Infea, as,			Sylvester Howell
Executed also in any presence: Witness Before me, a Notary Public, named County and State, og this 11 H. day of Sprith 10 11 personally appeared buffers of Oklahoma, County of the same as the same as the personally known to be the identical person who executed the above mortgage and seknowledged to me the to me personally known to be the identical person who executed the above mortgage and seknowledged to me the the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my signature and official seal, the day and year last above written. My commission expires. My commission expires.	I wrote	aent aud.	la sente de la companya de la compa El companya de la comp
Executed also in my presence: Witness Before me, a Notary Public,, BB. Before me, a Notary Public,, BB. manded County and State, og this 11 H. day of, BB. Manded County and State, og this 11 H. day of, BB. My county and State, og this 11 H. day of, BB. In and for the above more and the same as, to me personally known to be the identical person, who executed the above more gage and acknowledged to me the, he, executed the same as, be free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my signature and official seal, the day and year last above written. My commission expires, My, 31 H, 19 15 Surf, 7, Evans Notary Public. County, Oklahom Output of Guina, BB.	then affixed in excent	ion thereof in my presence.	
Bate of Oklahama, County of Julea	Propulad ulso in ray processes	Witness	
Before me, a Notary Public, named County and State, on this 11 the day of the Above mortgage and acknowledged to me the Above mortgage and acknowledged to me the dentitient person who executed the above mortgage and acknowledged to me the dentitient for the same as his free and voluntary net and deed for the uses and purposes therein set forth. WITNESS my signature and official seal, the day and year last above written. My commission expires of the same as for the day and year last above written. My commission expires of the day and year last above written are day above written and day and year last above written are day above written are day above	م مربقه و دور ومقاربه و منهور بالمربق و مربق و و المربق و منهور و منهور و منهور و منهور و منهور و منه		
Before me, a Notary Public, named County and State, on this 11 H. day of	State of Oklahoma, County of Ju	Lo A	가는 사람이 가지도 한 것이 가려졌다. 가격 가지 않는 것이 가지 않는 것이 있다. 같이 가지 않는 것은 것이 같이 많은 것이 같이 가지 않는 것이 가지 않는 것이 같이 있다.
named County and State, on this 11th day of the same a willow of the same as the personally known to be the identical person, who executed the above mortgage and acknowledged to me the the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my signature and official seal, the day and year last above written. My commission expires free and voluntary act and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above written. My commission expires free and official seal, the day and year last above abo	Before me, a Notary Public,		in and for the above-
 to me personally known to be the identical person who executed the above mortgage and acknowledged to me the	named County and State, on this 11 th	day of april	19 1 personally appeared
Brate of Oklahoma, County of Tulaa, ss. Filed for record this day of day of Joll at Ho By Deputy Sing 74 CW and by Register of Deed	en de la face de la companya de la c	ary act and deed for the uses and purposes therein s	
Eiled for record this	WITNESS my signature and official seal, il My commission expires. Jam . 31	be day and year last above written.	7. D. Terrans Notary Public. Tuloa County, Oklahoma.
	My commission expires	" 19 15 Sing	
	My commission expires	" 19 15 Sing	

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