## MORTGAGE RECORD

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| ot Julya   | - Wife and   | County, Oklahor   | nn, mortgagor Shereinnf  | ter called first party, to   | secure the payment o   |
|--|--|---|--|--|--|
| Certhining and   | - sixty and  | ~~7100  |  |  |  |
| in hand paid by L. W. ChAPP,   | Oklaho   | ma, to-wit:   |  |  | فيعجمه المراجع المراجع المراجع الم   |
| north half   | of northwee  | et quarter ar   | a west h.<br>seventien 4.  | if of could  | rever quart  |
| Fact-  | y mu (22) 2  | am some ~   | v  | m verrea,  | < <u>s</u>   |
|  | <br>   |   |  |  |  |
| ······································   |  |   |  |  |  |
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| ••••••••••••••••••••••••••••••••••••••   | n an an an ann an an an an an an an an a   |   |  |  | na se                                      |
| and an   | ~  |   |  |  |  |
| of the Indian Meridian, containin  | ig in all One hus  | when sixty a  | eres more or less, accordin  | g to Government surv   | ey, with all the appurtu   |
| warrant the litle to the same.   |  | V   |  |  |  |
| to-wit:  | secure the payment of the inc  |   |  |  |  |
| and Sundier  | will pay to said I. W. CL  | ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~  |  | -1   |  |
| according to the terms of  | Une y promis   | sory note   | Jene 26  | UN 10/ 0   | reguted by the said firs   |
| One note for One h   | undred six   | ty and m  | 1100   | mi   | anually.   |
| bearing interest from the date th<br>One note for  | ierein settied at  | - T. per cent. per am   | mani) fall that a second s   |  |  |
| bearing Interest from the date th  |  |   | um, payable  |  | nnually.<br>a mid, or in default of  |
| of any agreement herein contain<br>principal note or notes from the d  | of default in payment of so<br>red, first party will pay to the<br>date of such default to the th  | no second party, his hens<br>mo when the money shall  | or assigns, interest at the beneficially paid.   | te rate of 10 per cent   | per aman, sem-ama  |
| THIRD. That first party<br>helore the same become delinque<br>not paid by first party, second m  | y will pay all the taxes and a<br>tent; also all liens, claims, ad                                 | assessments levied under t<br>iverse titles, and encomb   | he laws of Oklahoma upor<br>rances on said premises,   | a said real estate, and<br>and if any of said tax  | on the note or debt see<br>ces, assessments, licus                             |
| this mortgage shall stand as seen  | the the rue muoning to band  | with such interests   |  |  |  |
|  | rty will keep all buildings, fe<br>will at his own expense unti                                    |   |  |  |  |
|  | ever   |   |  |  |  |
| in the sum of<br>in some responsible instrance Co<br>proceeds of such insurance to reb<br>and paid for; or if first party pre<br>failure to insure as agreed and d   | puilding buildings on said lan<br>effers, said proceeds may be c<br>deliver, the policies to the r | id; the said mortgagee, h<br>redited by second party r  | is heirs or assigns, holding<br>in the principal sum, as o<br>party may province such in                         | the suid proceeds in<br>I date of maturity of<br>surance and collect th  | trust until the building<br>next Interest payment,<br>a cost thereof, together |
| cont, interest from first party, an  | ng this mortgage shall stand   | as security increase.   |  |  |  |
| And it is expressly apreed:<br>to perform any of the covenants -<br>only, and without notice, be deel<br>party, or assigns, or any legal ho<br>by the court to take possession a<br>proofs required, it being agreed 1<br>mortgage, to be by first party per<br>to appoint a receiver without oil<br>court, to the payment of any judg | or agreements herein contain<br>lared due and payable; and t                                       | ed, the whole sum of mon<br>his mortgage may therew   | ney secured hereby may, i<br>pon be foreclosed for the   | the option of the ho<br>whole of said money,   | lder of said note, and a<br>interest and cost, and<br>milled in boost, and     |
| by the court to take possession a<br>proofs required. It being agreed 1  | ider hereor, shall at once, up<br>ind control of the premises de<br>between the parties hereto, i  | escribed herein, rent the s   | ame and collect the rent<br>petition as to any def   | thereof, under direct  | on of the court, withe<br>nny agreement court                                  |
| mortgage, to be by first party per<br>to appoint a receiver wilbout of<br>event to the nerveent of any judi  | rformed, together with the al<br>her proof than the agreement<br>lement rendered or amount fo      | bove agreement relating to<br>its contained herein. The<br>sund due upon forcelosure                            | e possession and appoints<br>e amount so collected by<br>of this mortgage.                                       | nent of receiver, shall such receiver to be t  | pplied, under the dire   |
| And said party further ex  | curcasly agrees that in cause p  | proceedings shall be begu   | n to forcelose this mortgag  | e the first party will pa  | y to the plaintiff in such   |
| And said party further ex<br>ns an attorney's way of addition t<br>and lieu upon the said premises of<br>rendered in any action as aforean<br>waive approxyment of said real of<br>attorneys   | to all other legal costs, said i   | ee to be due and payable<br>and the amount thereof sl   | upon the filing of petitic<br>all be recovered in said   | n for forcelosure, and<br>forcelosure suit and it  | the same shall be a fu<br>cluded in my judgme                                  |
| rendered in any action as aloresa<br>waive appraisement of said real of  | id, and collected and the lign<br>estate, should the same he s                                     | t thereof enforced in the s<br>old under execution, order   | ame manner as the princip<br>er of sale, or other haal p   | al debt hereby secured<br>oceas; waive all benefi  | . First party does here<br>ts of the slay or uppra                             |
| of Okhthâma.<br>As additional and collatere<br>accruing to them under all oil, ga  | 승규는 사람이 가지 않는 것 같아요. 가지 않는 것 같아요.  | ほうきゅう ちゅうたい たまうれいした   |  |  |  |
|  | فاستجربه أواجبا ليراسيك بإستند   | and and the second s |  |  | ،  |
|  |  |   |  |  | · · · · · · · · · · · · · · · · · · ·  |
| And said first party does hereby   | release all rights of dower and the day of   | d relinquish and convey 1   | all rights of homestead in 1   | said premises.   |  |
| Br R   | EQUEST OF  |   | <b>∖</b>   | 4 c.lo   |  |
| and a second   |  | ······  | w∞ E   | Collen   | - Bay  |
| I wrote  | ire to this instrument and   |   |  |  |  |
| then affixed   | mark. In execution thereof   | I in my presence.<br>Witness  | and the second |  |  |
| Executed also in my presence:  |  | Witness   |  |  | ·····  |
| State of Oklahoma, County  | nt duesa   |   |  |  |  |
| Before me, a Notary Publi<br>named County and State, on this   | ic, ry auss  | Iny of agend  |  | , 19 14 personall  | y Capeared   |
| named County and State, on this<br>wittin F. Cours   |  | et al la segura de l | eman, i  | vige and   | husbank  |
| and  |  |   | e identical personSwho o   | xcented the above mor  | (gage and acknowledge  |
| They executed the same as the  | Unfree and voluntary act au  | d deed for the uses and p   | urposes therein set forth.   |  | 0  |
| WITNESS my signature (<br>My commission expires  | and official seat, the day and arch 29th   | i year last above written.  | $\sim$   | aude D.  | Ligers Note  |
|  |  | Ş   | حط   | Tues   | a Notr   |
| ビント しょうしんしょう ひとう かいせいせい しょうろう  |  |   |  | -  |  |

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