- Jacks 11- 60

MORTGAGE RECORD

	bosockous	Eur Rus	Ze.	na E, m	
on Farm	teen Hu	undred County			, to secure the payment of the s
n hand paid by L. W	The same of the sa	od party, does hereby mortg	age to the said L. W. C	LAPP, the following-describe	ed premises situated in the Cou
		Oktationia, to-wit:	Le So	tasenthe	Suarter &
~ 77	77	£ 0 £	7	67.70	(2)
UNE 1	CE4 WWW.	or Zuari	sa ana	0-87	rector al
Detio	~ One	0, 1,0	jukance	e Dixtee	~~ (1b)
1 ton 1	1200000	long To	(18)	6202	
	, , , , , ,				
		£ £			
of the Indian Meridian warrant the title to th	e same.	Print-ronx	acres more or less	, according to Government so	ervey, with all the appurtenances
		at of the money, and the per	ormance of the agreemen	its, hereinnfter agreed upon to	be paid and performed by first p
	first party will pay to said	1 17		L. W. CLAPP, in Wichita, B	
secording to the term		promissory notedated	~ ` ~	127/	DOLLexecuted by the said first party
notebeing i <u>n amount</u> One note for \(\frac{1}{2}\)	is as follows:	berbun &	(C a (٥ .	DOLL
earing interest from	the date therein stated at ?	give & 1/2 per cent			annually.
One note for	the date therein stated at	per ceni	. per annum, payable		DOLL nanually.
					o be paid, or in default of perform at, per annum, semi-annually, or
principal note or notes	from the date of such defau	It to the time when the mon	ey shall be actually paid, under the laws of Oblah	tourn upon said roal estate as	nd on the note or debt secured by
pefore the same become not paid by first party	ne delinquent; also all liens,	, claims, adverse titles, and pay the same and shall be	encumbrances on said pentitled to collect all sur	premises, and if any of said is thus paid with interest at t	nd on the note or debt secured he taxes, assessments, liens or clair the rate of 10 per cent. per annum
					I permit no waste on said premis
133 DVIVET TULES	Continuous will at his arms or	wasanga until the Indelyfedner	n harain regited to fully	noted leave the hulldings area	atout an east lands Income under
n the sum of	surance Company, approved	by second party, payable on said land; the said mort	to the mortgagee of assign	gns, the mortgages agreeing a holding the said proceeds	DOLL, in case of fire, to devote the in trust until the buildings are not next interest payment. In cathe cost thereof, together with 1
nd paid for; or if firs afture to insure as ag	i party prefers, said proceeds	s may be credited by second s to the mortgages herein,	party on the principal second party may procu	sum, as of date of maturity re such insurance and collect	of next interest payment. In co
And it is expres	sly agreed: That if first part	ty shall fail to pay said sum:	i of money, either princip	al or interest, within sixty da	ys after the same becomes due, or
o perform any of the mly, and without noti	covenants or agreements her ce, be declared due and pay by legal holder hereof, shall a	ein contained, the whole sur able; and this mortgage may at once, upon the filing of a	a of money secured herely thereupon be forcelosed petition for the forcelosus	by may, at the option of the lar the whole of said mone of this mortgage, be forthwi	holder of said note, and at his o by, interest and cost, and said so the outiled to have a receiver appe
by the court to take porous required, it bei	ossession and control of the ng agreed between the parti-	premises described herein, re ies hereto, that the allegatio	nt the same and collect as of the petition as to	the rents thereof, under dire	ection of the court, without the
nortgage, to be by lite o appoint a receiver ourt, to the payment	it party performed, together without other proof than the of any judgment rendered of	e agreements contained her r amount found due upon fo	in. The amount so collections of this mortgage	lected by such receiver to b	by, interest and cost, and said stitle intitled to have a receiver appetation of the court, without the of any agreement contained in all be sufficient authority to the capplied, under the direction of
And said parts	further expressly agrees the	at in case proceedings shall	be begun to foreclose this	mostgage the first party will	pay to the plaintiff in such proces
s an attorney's fee, it	addition to all other legal of	costs, said fee to be due and	payable upon the filing	of petition for foreclosure, as	d
vaive appraisement of	as aforesaid, and collected a said real estate, should the	and the lien thereof enforced same be sold under execut	in the same manner as the confidence of sale, or other	he principal debt hereby seem er final process; waive all ber	red. First party does hereby expledits of the stay or appraisement
of Oklahoma. As additional m	nd collateral security for the	payment of the said note th	ie mortgagor hereby assig	as to said mortgagee, his heir	and assigns, all the rights and be this mortgage.
the state of the s				become void upon release of	
			State of the control of the first term of the control of the contr		
		of dower and relinquish and	convey all rights of home	stead in said premises.	
Dated this	1 2 1 day of	July 1	19.}.		
				Mark	0018
	signatureta lhis instrun			ione, To, Y	noore,
		residente de la compania de la comp			
Executed also in my p	markin execut	Witness			<u>n dan mengalah dia dia.</u> Kebagai kebagai kebagai
	i, County of So	Α			
	i, County of		ری در در در در در در این از در		in and for the a
named County and St	nte, on this 2, 9 🗦	D JOZAN L	ug ust	19\\)person	ally appeared
Cora	E, Waare	i mose o	8 JM.S		
	化二甲二甲烷 化二氯甲基甲基甲烷 医二甲二二二甲二二二二甲二二二二二二二二二二二二二二二二二二二二二二二二二	and the second of the second o		nwho executed the above m	ortgage and acknowledged to me
	me as live free and voluni signature and official scal, t			et forth.	
				1977el	in a surface was property
Seal)				as of	Notary Pub County, Oklah
and the state of the state of the state of					
State of Whishams	n, County of Tulsa, so. This	9			