## MORTGAGE RECORD

- AN 285

Know All Men, That	many h	idin no	hance e	retarns,	L
or dielsa	lucare	County, Oklahoma, m		called first party, to secure th	ie payment of the sum ofDOLLARS,
in hand paid by L. W. CLAPP, mo	ortgager, second party, does here Oklahoma, to-		d L. W. CLAPP, the fo	Mowing-described premises si	tunted in the County of
The	oH Lass	1- fe fl	Le Davi	o tesund	netur
of Section	estrorel	u. (\7)	into	gularu	June 7
(20) North	, Range	etrilT	(6)	<b>.</b>	
of the Indian Meridian, containing in warrant the title to the same. This mortgage is made to seen to-wit:	ore the payment of the money, n			o Government survey, with all er agreed upon to be paid and	
	ll pay to said L. W. CLAPP, hi	is heirs or assigns, at th	to office of L. W. CLAP!		DOLLARS,
necording to the terms of	promissory no	no dated 200		4th, 10 11 executed by	
One note for	Thousand in State of 12	per cent. per annum,	payable @	~ù − annually.	DOLLARS,
One note for	in stated at	per cent, per numum,	payable	annually.	DOLLARS,
of any agreement herein contained, principal note or notes from the date	of such default to the time whe	nd party, his heirs or a en the money shall be ac	issigns, interest at the re etually paid.	nte of 10 per cent, per annun	m, semi-unqually, on said
The state of the s	will keep all buildings, fences ar	nd other improvements	on said real estate in goo	od repair and will permit no w	raste on said premises.
FIFTH. That first party will the sum of in some responsible Insurance Comproceeds of such insurance to rebuild ind paid for; or if first party prefers failure to insure as agreed and delivent interest from first party, and t	enti proceeds may be credited	, payable to the mortga said mortgagee, his hei	ngce or assigns, the mor	rigagee agreeing, in case of fi ie said proceeds in trust until ale of maturity of next inter	DOLLARS, fire, to devote the whole the buildings are rebuilt just payment. In case of
And it is expressly agreed: The perform any of the covenants or a	hat if first party shall fail to pay	y said sums of money, eit whole sum of money se	ther principal or interest, ecured hereby may, at the	, within sixty days after the so he option of the holder of said old of said money, interest ar	ame becomes due, or fails d note, and at his option ad cost, and said second
party, or assigns, or any legal holder by the court to take possession and veroofs required, it being agreed between the court of the possession and the conference of the point of the point are receiver without other court, to the payment of any judgment.	hereof, shall at once, upon woo ontrol of the premises described even the parties hereto, that the med, together with the above a proof than the agreements con	filing of a petition for all herein, rent the same of allegations of the petigreement relating to postained herein. The number of the control	e foreelosure or this mo- and collect the rents the ition as to any default session and appointment ount so collected by sur	gage, be forthwith entired acceptance direction of the in performance of my agre to of receiver, shall be sufficient receiver to be applied, ur	ave a receiver appointed court, without the usual cment contained in this it authority to the court ider the direction of the
And said party further expre-	saly agrees that in case proceedi	ings shall be begun to fo	oreclose this mortgage the	e first party will pay to the pla	aintiff in such proceedings
as an attorney's fee, in addition to a und lien upon the said premises desc rendered in any action as aforesaid, waive apprenisement of said real esta of Oklahoma.	ing success the same be sold the	aut theorem, oract or a			
As additional and collateral so accruing to them under all oil, gas or	ceurity for the payment of the st r mineral leases on said premises hereby con	id note the mortgagor l; this assignment to terr	nerchy assigns to said moninate and become void	ortgagee, his heirs and assigns, 1 upon release of this mortgage	Any Burdin
And said first party does hereby rele	ase all rights of dower and reline		cow leading sold the state of homestead in said	Premises.	raiden y
By Requ	est of		mary	1 mboul	somoland so
I wrotesignaturo	to this instrument and		OREN	iburdi	Ça — — — — — — — — — — — — — — — — — — —
then affixed m		y presence.			
Executed also in my presence:		Witness	pages of the state		
State of Oklahoma, County of Before me, a Notary Public,		o \	4	The state of the s	in and for the above-
named County and State, on this	no van mit to	Buch	wiger a		c Burdin
and .		National Association of the Control	ntical persop Swho execu	uled the above mortgage and r	
	official seal, the day and year l	last above written.	es therein set forth.	00	
My commission expires Soci LLL)			, c/ u Z	Malken	Notary Public. County, Oklahoma.
State of Oklahoma, County of	f Culsu, øs.				
Filed for record this		alay of She	A Section 1997 April 1	CONTRACTOR OF THE PARTY OF THE	o'elock.x=M.