424



## MORTGAGE RECORD

Tula " "	County, Oklahoma,	mortgagor hereing	ter called first party	, to secure the payme	nt of the sum of
hand paid by L. W. CLAPP, mortgagee, second party, does	and the second second		ax	<del>•</del> • • • • • • • • • • • • • • • • • •	tioninini
oklahom		sau in W. Civilei n	ie rottowing-desortor	si pidinises siculted i	a she county of
7 6 6 7	Close Tax	1 2 2/17	- conti	Lours	
waty (20) noth.	Range	meetind"	$(\tilde{S})$	Las.	C
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				Andrew Committee in the	
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		and the second of the second o	1		
the Indian Meridian, containing in all. Comparty	(8 b)neres	s more or less, accordin	ng to Government st	irvey, with all the apr	urtenances, and
arrant the title to the same.	٠,				
This mortgage is made to secure the payment of the mon-wit:		and the second of the			d by first party,
FIRST. That first party will pay to said L. W. CLAI	P, his heirs or assigns, at	ine office of Ir. W. C.		100	DOLLARS,
cording to the terms of	ory notedated	reclimater		executed by the said	first party, said
ne note for Comments of the date therein stated at terms	per cent, ped num	d, payable	y		DOLLARS,
ne note for					DOLLARS,
aring interest from the date therein stated at			sum herejn agreed t		of performance
SECOND. That in ease of default in payment of said any agreement herein contained, first party will pay to the incipal note or notes from the date of such default to the time	second party, his heirs or when the money shall be	assigns, interest at the netually paid.	he rate of 10 per co	nt. per annum, semi-a	mually, on said
THIRD. That first party will pay all the taxes and ass fore the same become delinquent; also all liens, claims, advi t paid by first party, second party may elect to pay the sam	essments levied under the erse titles, and encumbran to and shall be entitled to	laws of Oklahoma upo ices on said premises, collect all sums thus p	n said real estate, as and if any of said dd with interest af f	d on the note or debt taxes, assessments, lic he rate of 10 per cent	secured hereby, us or claims be ner annum, an i
s mortgage shall stand as securify for the amount so poid wi FOURTH. That first party will keep all buildings, fend	in such mieres.				
FIFTH. That first party will at his own expense until					ored against fire
the sum of some responsible Insurance Company, approved by second panels of such insurance to robuilding buildings on said land	party, payable to the mort	igagee or assigns, the	mortgagee agreeing	, in case of fire, to d	DOLLARS,
the sum of some responsible Insurance Company, approved by second records of such insurance to robuilding buildings on said land d paid for; or if first party prefers, said proceeds may be credure to insure as agreed and deliver the policies to the mont, interest from first party, and this mortgage shall stand as	dited by second party on ortgagee herein, second par	the principal sum, as e ty may procure such i	of date of maturity astrance and collect	of next interest paym the cost thereof, toge	ent. In case of ther with 10 per
nt, interest from first party, and this mortgage shan stand as And it is expressly agreed: That if first party shall fail to perform any of the covenants or agreements herein contained by, and without notice, be declared due and payable; and thi	o pay said sums of money,	either principal or inte	rest, within sixty da	ys after the same beco	mes due, or fails
the court to take possession and control of the premises descoors required, it being agreed between the parties hereto, the orteage, to be by first party performed, together with the abo	at the allegations of the pove agreement relating to p	etition as to any def possession and appoint	s thereof, under dis ault in performance nant of receiver, she	of any agreement could be sufficient author	ontained in this ity to the court
oois required, it point agreed between the parties are it, or orlyage, to be by first party performed, together with the abor- appoint a receiver without other proof than the agreements urt, to the payment of any judgment rendered or amount fou					
And said party further expressly agrees that in case pro	seedings shall be begun to	oforeclose this mortgag	o the first party will	pay to the plaintiff in s	nich proceedingsDOLLARS,
an attorney's fee, in abolition to all other legal costs, said feed dien upon the said prehises abscribed in this mortgage, and undered in any action as aforesaid, and collected and the lien into appraisement of said real estate, should the same be sol	to be due and payable up the amount thereof shall hereof enforced in the sam	on the filing of petitle be recovered in said a manner as the princi	m for fereelosure, m foreelosure suit and oal debt hereby secu	nd the same shall be a included in any juda red. First party does	i further charge pneat or decree tereby expressly
Qkianoina.					
As additional and collateral security for the payment of cruing to them under all oil, gas or mineral leases on said pre-	the said note the mortgage mises; this assignment to b	or hereby assigns to said criminate and become	mortgagee, his heir old upon release of	and assigns, all the rig this mortgage.	his and benefits
This graffgage to an	2000,00	made	re other	arta agon	worldod
nd said first party does hereby release all rights of dough id	relinguish and convey all 1	rights of homestead in	nde La	00, bus	
Dated this 1 + 1 and day of Sept	reclina				
By Request or		Cas	Murch !	n hee Bu	ekmate
7 16. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		va (O)	0 - 73.	~ Aioo	
wrotesignntureto this instrument and on affixedmarkin execution thereof i					
cented also in my presence:					
tate of Oklahomu, County of	n ithess		ng ang ang ang ang ang ang ang ang ang a		
Before me, a Notary Public,				in and	for the above-
med County and State, on this. 14 - 16da	no stage on	bur one	19 1) person	ally appeared	w
nodoush bross Osfin	.D.	in the second se			
to me per the same as The Afree and voluntary act and	sonally known to be the lo	and the second s	xecuted the above n	ortgage and acknowle	iged to me that
OWITNESS my signature and official seal, the day and )		707	2110	\n_n_=	
commission expires 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	.191.7	1.	in a par	the control of the second	Totary Public.
eax)		A	\\\	Cot	inty, Oklahoma.
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