<u># 3439</u>	
	1 Men, That & Mard, a single woman
or 1200-0	232 County, Oklahoma, mortgagor., hereinafter called first party, to secure the payment of the sum of 2
in hand paid 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
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Sectio	(12) anti- patenew Topulanton (1) (1) mould of
north	, Mange Thurteen (3) East.
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of the Indian Meridi warrant the litle to	ian, containing in all
to-wit:	a 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,
FIRST. The	at first party will pay to said L. W. CLAPP, his heirs or assigus, at the office of L. W. CLAPP, in Wichita, Kansas,
according to the tern note being in amou One note for	unts as follows:
bearing interest from	n the date therein stated at
	n the date therein stated at per cont. per annum, payableannually.
SECOND. 4 of any agreement he principal note or not	Fhat 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 erein contained, first party will pay to the second party, his heirs or assigns, interest at the rate of 10 per cent. per annum, semi-annually, on said tes from the date of such default to the time when the money shall be actually paid.
THIRD. Th before the same bec not paid by first par	nt 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, some dehaquent; also all lieus, claims, adverse titles, and encumbrances on said premises, and if any of said taxes, assessments, lieus or claims be risy, 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 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 no waste on said premises.
in the sum of	at 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 DOLLARS, Insurance Company, approved by second party, payable to the mortgagee or assigns, the mortgagee agreeing, in case of fire, to devote the whole
proceeds of such insu and paid for; or if fi failure to insure as r	DOLLARS, Insurance Company, approved by second party, payable to the mortgagee or assigns, the mortgagee agreeing, in case of fire, to devote the whole irate to rebuilding buildings on said land; the said mortgagee, his heirs or assigns, holding the said proceeds in trust until the buildings are rebuild irst party prefers, said proceeds may be credited by second party on the principal sum, as of date of naturity of next interest payment. In case of agreed and deliver the policies to the mortgagee herein, second party may procure such insurance and collect the cost thereof, together with 10 per first party, and this mortgage shall stand as security therefor.
And it is expr to perform any of th	ressly agreed: That if first party shall fail to pay said sums of money, either principal or interest, within sixty days after the same becomes due, or fails ac covenants or agreements herein contained, the whole sum of money secured hereby may, at the option of the holder of said note, and at his option
only, and without in party, or assigns, or by the court to take	office, be declared use and payable; and this mortgage may infertupon be loreclosed for the whole of and money, interest and cost, and successonial any legal holder hereof, shall at once, upon the filing of a petition for the forcelosure of this mortgage, be forthwith entitled to have a receiver appointed is possession and control of the premises described herein, rent the same and collect the rents thereof, under direction of the court, without the usual prime arcsed between the market between the narket here the allerations of the collections of any default in performance of any narcement contained in this
mortgage, to be by I to appoint a receive court, to the paymen	restly agreed: That if first party shall fail to pay said sums of money, either principal or interest, within sixty days after the same becomes due, or fails he covenants or agreements herein contained, the whole sum of money secured hereby may, at the option of the holder of said note, and at his option oftee, be declared due and payable; and this mortage may thereupon he foreclosuf for the whole of said money. Interest and cash, and at lis option any legal holder hereof, shall at once, upon the filing of a petition for the foreclosure of this mortgage, be forthwith entitled to have a receiver appointed possession and control of the premises described herein, rent the same and collect the rents thereof, under direction of the court, without the usual scing agreed dotter outrol of the premises described herein, rent the same and collect the rents thereof, under direction of the court, without the usual first party performed, together with the above agreement relating to possession and appointmant of receiver, shall be sufficient authority to the court re without ofter proof than the agreements contained herein. The amount so collected by such receiver to be applied, under the direction of the court at of any judgment rendered or amount found due upon forcelosure of this mortgage.
And which inter	by further avarasely agrees that in pass proceedings shall be being to foreclose this mortgage the first party will pay to the plaintiff in such proceedings
as an attorney 5 tee, and lien upon the sa rendered in any acti- waive appraisement.	in addition to all other legal costs, said for to be due and payable upon the filing of petition for foredosure, and the same shall be a further charge into premises described in this mortgage, and the amount thereof shall be recovered in said foredosure, and the same shall be a further charge into a saferesaid, and collected and the lien thereof enforced in the same manner as the principal debt hereby secured. This party does hereby expressly of said real estate, should the same be sold under exceution, order of sale, or other final process; whive all benefits of the stay or appraisement laws
of Oklanoma,	and collateral security for the payment of the said note the mortgagor hereby assigns to suid mortgagee, his heirs and assigns, all the rights and benefits der all oil, gas or mineral leases on said premises; this assignment to terminate and become void upon release of this mortgage.
And said first party	tioes hereby release all rights of dower and relinquish and convey all rights of homestead in said premises.
Dated this	19. the day of Se geternitien 1911
	, share of the second
Executed also in my	presence: Witness
State of Oklahor	ma, County of Reserved
Before me, a	Natary Public,
teta s	les g. Ward, a single woman
	same as
	ny signature and official scal, the day and year last above written, res. Nov., 2542 1910, J. D. Ward
10 2)	Notary Public. Rogens County, Oklahoma,

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