Res

MORTGAGE RECORD

RAL DOISW	DRIH HOOK CO., LEAVENWORTH, KA	N. NO. 20189 (Care Street	Sellen in the statement of the party of the	CARED
Know All Men. That. Shows	0 2	_ 9 6	. 14 .	
Landrum . Such	ma ams	mana	Roma	
of Pulsa	County, Oklahoma, mo	rtgagor hareinafter called	first party, to secure the paym	ent of the sum of
o kerbaute sunt		1.00		DOLLARS,
in hand paid by L. W. CLAPP, mortgagee, second party, does		17. W. CLAYP, the followin	ig-described premises situated	in the County of
Southeast	eticano	ol le in	etion Du	- uting
Three (23), Tour	V gulla	neetern	(19) No	C 25
Idange Thurteen	(13) 0 Ec.	<i>⋑</i> た,	Tank dida kangi manggananan ang mangganan	
		garatina sa masa sa 1991 sa kasawa		
				and the second control of the second control
	and the second of the second o			
	<u></u>	للمسرف والدار السائد للأبيسية		<u></u>
of the Indian Meridian, containing in all	Draw Brown deres mo		rument survey, with all the ap	
warrant the title to the same.				
This mortgage is made to secure the payment of the mone to-wit:	r, and the performance of the	agreements, hereinafter agree	ed upon to be paid and perform	ed by first party,
FIRST That first party will pay to said L. W. CLAPI	, his heirs or assigns, at the	office of L. W. CLAPP, in V		
necording to the terms of promissor	Left lated Tolk	dien 2nd	10.\\executed by the sai	
note being in amounts as follows:	2 - 1	/		
One note for the date therein stated at the date the date there is dated at the date there is dated at the date	per cent. per annum, pr		aunually.	DOLLARS,
One note for				DOLLARS,
bearing interest from the date therein stated at		yable		14 of
SECOND. That in case of default in payment of said of any agreement herein contained, first party will pay to the sprincipal note or notes from the date of such default to the time	econd party, his beirs or ass when the money shall be actu	interest, or of any sum neren igns, interest at the rate of ally paid.	10 per cent, per annum, semi-	annually, on said
THIRD. That first party will pay all the taxes and asse	ssments levied under the laws	of Oklahoma upon said real	estate, and on the note or deb	t secured hereby,
THIRD. That first party will pay all the taxes and asse before the same become delinquent; also all liens, claims, advernot paid by first party, second party may elect to pay the same this mortgage shall stand as security for the amount so paid with	se titles, and encumbrances and shall be entitled to collect	on said premises, and it any et all sums thus paid with in	terest at the rate of 10 per cen	t. per annum, and
FOURTH. That first party will keep all buildings, fence		said real estate in good repa	ir and will permit no waste on	said premises.
FIFTH. That first party will at his own expense until the	ie Indebtedness herein recited	is fully paid, keep the buil	dings erected on said lands in	
in the sum of in some responsible Insurance Company, approved by second pr	rty, payable to the mortgage	e or assigns, the mortgagee	agreeing, in case of fire, to	DOLLARS, devote the whole
in some responsible Insurance Company, approved by second priproceeds of such insurance to rebuilding buildings on said land; and paid for; or if first party prefers, said proceeds may be cred failure to insure as agreed and deliver the policies to the mor	the said mortgagee, his heirs ited by second party on the p tengee herein, second party in	or assigns, nothing the said principal sum, as of date of ay procure such insurance a	maturity of next interest pays	nent. In case of other with 10 ner
gent, interest from first party, and this mortgage shall stand as	security therefor.			
to perform my of the covenants or agreements herein contained,	the whole sum of money secu mortrage may theremon be	er principal or interest, with tred hereby may, at the opti foreclosed for the whole of	in sixty days after the same bee ion of the holder of said note, said money, interest and cost.	and at his option and said second
party, or assigns, or may legal holder hereof, shall at once, upon by the court to take possession and control of the premises descr	the filing of a petition for the ibed herein, rent the same ar	foreclosure of this mortgage, I d collect the rents thereof,	be forthwith entitled to have a runder direction of the court, v	eceiver appointed without the usual
And it is expressly agreed: That if first party shall fail to to perform any of the covenants or agreements herein contained, only, and without notice, be declared due and payable; and this party, or assigus, or any legal holder hereof, stall at once, upon by the court to take possession and control of the premises described by the court of the proofs required, it being agreed between the parties hereto, tha mortgage, to be by first party performed, together with the above to appoint a receiver without other proof than the agreements court, to the payable of any independ rendered or around form	the allegations of the petition of the petition of the posse	on as to any default in person and appointment of records	rformance of any agreement ceiver, shall be sufficient authorized any local to the	contained in this
court, to the lifthings of any lacking to toucher or amount roan	a date appart forcetostire of this	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
And said party further expressly agrees that in case pro	eedings shall be begun to force	close this mortgage the first p	party will pay to the plaintiff in	such proceedings
as an attorney's fee, in didition to all other legal costs, said fee and lien upon the said promises the ribed in this mortgage, and rendered in any action as aforesaid, and collected and the lien the	o be due and payable upon the amount thereof shall be	he filing of petition for fore- recovered in said foreolosure	elosure, and the same shall be a suit and included in any jud	a further charge Ignient or decree
waive approximent of said real estate, should the same of soid	ereof enforced in the same me under execution, order of sal	o, or other final process; wai	repy secured. First party does	ppraisement laws
of Oklahoma. As additional and collateral security for the payment of the	ie said note the mortgagor he	reby assigns to said mortgage	e, his heirs and assigns, all the r	ights and benefits
necruing to them under all oil, gas or mineral leases on said prem	ises; this assignment to termi	nate and become void upon	release of this mortgage.	certain
mortgage for Two Thousand	achod home	Dollaro L	ated Ostfren	2nd 1911
And said first poly does hereby roles all rights of dower and r	o L. M. Clar	of homestead in said premise	berline seb gr	Laud,
Dated this 2 2 day of 0		19. \ \ \		
By Request of		7	0 1 2.	
	enne (directoria en	Emilia	a Zandri	ussa.
I wrotesignature to this instrument and				
then affixed mark in execution thereof in				
Executed also in my presence:				
State of Oklahoma, County of	di:			
Before me, a Notary Public,			in ar	d for the above-
named-County and State, on thisdday	or Detak	10 Tull	persoughly appeared	
1 James dan ar	and and	y argustu	a dandr	um,
to me perso	mally known to be the identi	医乳毒磺酰医尿管 医皮肤 在医院的现在分词	e above mortgage and acknowl	edged to me that
he executed the same ash free and voluntary act and d	eed for the uses and purposes			
WITNESS my signature and official scal, the day and you		W1879	-, lalka)	
My commission expires.				Notary Public.
(Seal)		Aire	wxaa	unty, Oklahoma.
State of Oklahoma, County of Tulsa, so.			,10	
Filed for record this	Denuty	ゾフ ¹¹⁰¹ つ 企	albley.	.o'clock. 19M.
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المعمل				
■17 4.15	ay na ara iz shi sabara na wake 906, e x46, 190	a and a second control of a Lagarity An	 A. A. Lewis Conf. of the Authority of Street Conf. and 	and a common of the control of the c