#36161

MORTGAGE RECORD

Kunu All Men, That Olbrasiam			
or Lulea Herr	County, Oklahoma, mortgagor , hereing	after called first party, to secure the pay	ment of the sum of
in hand paid by L. W. CLAPP, mortgagee, second party, o	loes hereby mortgage to the said L. W. CLAPP, onn, to-wit:	the tonowing-described premises situated	l in the County of
The South had Nourteen (14) I Range Thirtee	of the Southwest wenty	quarter of Se two (228 20	tion
kaannalaan kan kan open an alikuna nake nakatanan sa ilikula nake s nakatan kan manan manan manan manan sa manan sa manan man			
of the Indian Meridian, containing in all Gay filty warrant the title to the same. This mortgage is made to secure the payment of the n			
to-wit:			
FIRST. That first party will pay to said L. W. Cl.	ssory note dated. Hovember	24 19.// executed by the si	DOLLARS,
according to the terms of prominote being in amounts as follows: One note for Officer Street stated bearing interest from the date therein stated at 12-2	and region		DOLLARS,
bearing interest from the date therein stated at	per cent, per annum, payable	described annually.	DOLLARS,
bearing interest from the date therein stated at		annually.	
SECOND. That in case of default in payment of so of any agreement herein contained, first party will pay for principal note or notes from the date of such default to the target of the first party will pay all the target and	the second party, his heirs or assigns, interest at time when the money shall be actually paid. Assessments levied under the laws of Oklahoma under the law	the rate of 10 per cent. per annum, sem	i-annually, on said
THIRD. That first party will pay all the taxes and before the same become delinquent; also all liens, claims, a not paid by first party, second party may elect to pay the s this mortgage shall stand as security for the amount so paid FOURTH. That first party will keep all buildings, if			
FIFTH. That first party will at his own expense un in the sum of in the sum of in some responsible Insurance Company, approved by secon proceeds of such insurance to rebuilding buildings on said leand paid for; or if first party prefers, said proceeds may be failure to insure as agreed and deliver the policies to the cent. interest from first party, and this mortgage shall stand	til the indebtedness herein recited is fully paid, ke d party, payable to the mortgagee or assigns, the nut; the said mortgagee, his heirs or assigns, holdin credited by second party on the principal sum, as mortgagee herein, second party may procure such as security therefor.	rep the buildings erected on said lands in mortgagee agreeing, in case of fire, to ag the said proceeds in trust until the build of date of maturity of next interest pa- insurance and collect the cost thereof, to	nsured against fire DOLLARS, devote the whole aildings are rebuilt yment. In case of gether with 10 per
And it is expressly agreed: That if first party shall fat to perform any of the covenants or agreements herein contained, and without notice, be declared due and payable; and party, or assigns, or any legal holder hereof, shall at once, up by the court to take possession and contro? of the premises or proofs required, it being agreed between the parties hereto, mortsgage, to be by first party performed, together with the a to appoint a receiver without other proof than the agreeme court, to the payment of any judgment rendered or amount leaves.	Il to pay said sums of money, either principal or int- ned, the whole sum of money secured hereby may, this mortgage may thereupon be foreclosed for the on the filing of a petition for the foreclosure of this lescribed herein, rent the same and collect the ren- that the allegations of the petition as to any de above agreement relating to possession and appoint fus contained herein. The amount so collected by ound due upon foreclosure of this mortgage.	erest, within sixty days after the same be at the option of the holder of said note a whole of said money, interest and cos mortgage, be forthwith entitled to have a mortgage, be forthwith entitled to have a fault in performance of any agreement ment of receiver, shall be sufficient anti- y such receiver to be applied, under the	ecomes due, or fails, and at his option t, and said second receiver appointed without the usual contained in this tority to the courte of direction of the
And said party further expressly agrees that in case as an attorney's fee, in addition to all other legal costs said and lien upon the said premises described in this mortgage, rendered in any action as aforesaid, and collected and the lie waive appraisement of said real estate, should the same be of Oklahoma.	fee to be due and payable upon the filing of petiti and the amount thereof shall be recovered in said in thereof enforced in the same manner as the princi sold under execution, order of sale, or other final p	on for foreelosure, and the same shall b foreelosure suit and included in any ju- pal debt hereby secured. First party doc process; waive all benefits of the stay or	
A_{2} additional and collateral security for the payment accruing to them under all oil, gas or mineral leases on said μ	of the said note the mortgagor hereby assigns to sai remises; this assignment to terminate and become	d mortgagee, his heirs and assigns, all the void upon release of this mortgage.	rights and benefits
And said first party does hereby release all rights of dower as	nd relinquish and convey all rights of homestead in	said premises.	
By Request of	in abun	Jami a Esaw	
I wrote	if in my presence.	that Esser	
Executed also in my presence:	Witness		
State of Oklahoma County of Rozels	L aa. J.D. Fard yoursber Exace Garenber		allina kan alika da kan ili salah da kan i Biga da kan ali salah da kan ili salah da k
and Aganethas Esau his wife	personally known to be the identical person. Swho	executed the above mortgage and acknow	ledged to me that
the Executed the same as the extree and voluntary act as WITNESS my signature and official seal, the day an		A 3/ A	
My commission expires 25-thi	1912 (Seal) ()	Jard	Notary Public.
Section 2 (October 1997)		Jacob Comment	County, Oklahoma.
State of Okluhoma, County of Tulsa, ss. 29	day of Nov 191	1	o'elock
Вудельный под под 1991 година	Les Les	eraining.	Register of Deeds.