MORTGAGE RECORD

has just by L. W. Graff, societies, control of the	Know All Men, That 47 2	County, Oklahom	a, mortgagor, hereinalter called fi	rst party, to secure the payme	ent of the sum of
Orthonous control of the control of		d Thirty seven	and stoo		DOLLARS,
The final sheriline, constaining in cell. **Line and region in mark to come the purposent of the motors, and the performance of the agreements, benchmarks growed upon to be publicated performance of the agreements, benchmarks growed upon to be publicated performance of the agreements, benchmarks growed upon to be publicated performance of the agreements, benchmarks growed upon to be publicated by the performance of the agreements and the motors, and the motors are also and the performance of the supposed of the performance of the supposed of the performance of the supposed of the performance of				to an experience of the section of t	in the County of
The Indian Meritins, consisting in all Lines. The marked of Workply, areas some or loss, securible to Corresponding party, with all the apparencement, and the title to the some. This is noting in the to secure the payment of the memory, and the performants of the apparents, blockastice agreed upon to be paid and performal by first purry, the little to the some. The indian party will pay to and 1. W. CLAPPS, his light are seeign, as the office of the W. CLAPP, in Wishin, Kentant. DOLLARS, and the little of the control of the memory, the control of the party of the terms of the control of the contr	The Louth	each seenters	- of bection	Eurenly was	ac (29)
The final sheriline, constaining in cell. **Line and region in mark to come the purposent of the motors, and the performance of the agreements, benchmarks growed upon to be publicated performance of the agreements, benchmarks growed upon to be publicated performance of the agreements, benchmarks growed upon to be publicated performance of the agreements, benchmarks growed upon to be publicated by the performance of the agreements and the motors, and the motors are also and the performance of the supposed of the performance of the supposed of the performance of the supposed of the performance of	an inerespondent	incted 11 1	Worth Pany	go Freezen	c 1141
This mortgage is made to accure the puyuncus of the movey, and the performance of the agreements, incremifer agreed upon to be paid and performed by fast party; fill PURIST. These first party will pay to said 1. W. CLAPH, his belies or assigns, as the office of J. W. CLAPP, in Weblas, Kannas, DOLLARS, relies to the terms of the control of the con	ot				ilian linn
This merigage is made to accure the purposen of the money, and the performance of the agreements, berefuller agreed upon to be publicated performed by first party. This performance of the agreements, berefuller agreed upon to be publicated by the performance of the performance of the agreements. The performance of the agreements of the performance of the agreements of the agreement of the agree					
This marings: in male to accure the payment of the morey, and the performance of the agreements, incremiter agreed upon to be publicant performed by first party. This marings: ***PILIST.** This first party will pay to said 1 Mr. CLAPP, his highs or assignment the office of 1 Mr. CLAPP, in Wichis, Kunsan, ***PILIST.** This first party will pay to said 1 Mr. CLAPP, his highs or assignment to the terms of the more of the control of the co				ا در المستقدين المراقع المستقدين المستقدين المستقدين المستقدين المستقدين المستقدين المستقدين المستقدين المستقد المستقدين المستقدين	
This merigage is made to secure the payment of the more, and the performance of the agreements, bezeindire agreed upon to be publicant performance of the agreements, bezeindire agreed upon to be publicant performance of the agreements, bezeindire agreed upon to be publicant performance of the performance of the agreements of the agreement of agreement of the agreement of the agreement of agreement to agreement of agreement of agreement of agreement of agreement of agreement of agreement to agreement of agre					
This marings: in male to accure the payment of the morey, and the performance of the agreements, incremiter agreed upon to be publicant performed by first party. This marings: ***PILIST.** This first party will pay to said 1 Mr. CLAPP, his highs or assignment the office of 1 Mr. CLAPP, in Wichis, Kunsan, ***PILIST.** This first party will pay to said 1 Mr. CLAPP, his highs or assignment to the terms of the more of the control of the co					
THIST. That first perty will pay to said L. W. CLAPP, his beliefs or assigns, at the office of J. W. CLAPP, in Webbia, Kansaa, DOLIATS, and the control of		e Assurabled Flyty non	es more or less, according to Govern	unent survey, with all the app	purtenances, and
acting to the terms of processing and the processin	vit:				
and being in amounts are follows: more for note for the date therein stated at. Complet. per cent. per annun, payable. manually. DOLLAIS, enter interest from the date therein stated at. Complet. per cent. per annun, payable. manually. SECOND. That in case of default in payment of said note or may or said uses, or laterest, so of any sim heroin greed to be paid, or in cf-sult 'x', ye dormanose only sperveneth lerein contained, first party will pay to the second party, his heries of analysis, interest at the rate of 10 per cent per annun, semi-annually, on said required to the rose is out the date of each deads by the time with a time to be a scataly payable. THIND. That this jury will pay all these deads by the time with a time to be a scataly payable. THIND. That this jury will pay all the control to the control of the pay the semi-annual pay all the party of the second leading to the time with the semi-annual pay all the paties, and the second leading to pay the semi-annual pay all the paties, and the payable by first interfy second party may be to 1 pay the semi-annual payable. THIND. That this jury will pay all the control of the second leading to the pay the semi-annual payable to the second leading to pay the semi-annual payable to the second leading to the payable semi-annual payable to the second leading to the payable semi-annual payable to the semi-annual p	FIRST. That first party will pay to se	id L. W. CLAPP, his heirs or assigns, a	t the office of L. W. CLAPP, in W	jehita, Kansas,	. DOLLARS,
annual for a fine of the control of	pording to the terms of Corce	promissory note_datedOc	tober 13		l first party, said
DOLLATS, coming interest from the date therein stated at present to the common property of the common property of the content of mail under a very of said under a region state of the property of the property of the content of mail under a very of said under the content of the present of mail under the present of mail to extend present of the second party, his design of saids, increases at the rate of 10 per cent per cannually, or mail under the party will pay to the second party, his design of saids, increases at the rate of 10 per cent per cannually, or mail under the party will pay at the manual party and the party will pay at the manual party and the party will pay at the manual party and the party will be the monate to pair with such interest, and as sciently for the monate to pair with such interest. FOURTIL. That this party will be the monate to pair with such interest. FOURTIL. That this party will be the monate to pair with such interest. FOURTIL. The first party will be the monate to pair with such interest. FOURTIL. The first party will be the monate to pair with such interest. FOURTIL. The first party will be the monate point with such interest. FOURTIL. The first party will be the monate point with the party will be the monate point to the party will be party will be party and the party will be party will party to the party will be party w	e note for Forces				DOLLARS,
SECOND. That in case of default in payment of raid note or any of soil note, or any of soil notes, or factorist, it represents the payment of the many agreement before monthly of the party will pay of the second party, his being or assisting, interest at the rate of 10 per cent. per an unique monthly on said neglect not or notes from the chief of soil default to the time when the money shall be actually paid. THIRD. That first party will large all the taxes and assessment levic under the laws of Okhahoma upon maid real catalor, and on the note or debt secured hereby, paid by first party, according that year, debt to pay the same and aliah be caldided to collect all some time paid with interest at the rate of 10 per cent, per annura, and increases and assessment levic the namous to paid with such interest. FOULTII. That first party will keep all buildings, faceses and other improvements on said real catalor in good repoir and will permit to want and analyments. FOULTII. That first party will it was one expense unlittle hy indebted the same of the party and the same of the party will refer to the same of the party will refer to the controlled his party and the party will refer to the same repossible instrusers Company, approved by second party, purphib to the unortgages or assigns, the mortgages narreing, in case of firs, to devote the whole of the party and the meeting shall be another to the party and the meeting shall be another to the party and the meetings shall sharled as security therefore. And it is expensed and deliver the paidles to the meetings what is an expense of the paidles to the paidles and the pay and attended to the party and the meeting shall sharled as security therefore. And it is expensed and deliver the paidles to the party shall be a party and the meeting of the party and the meeting shall sharled as security therefore. It is the pay the party of the pay the party shall refer to the party shall be party and the party shall be party and the party shall be party and the party shall be		per cent. per anni			DOLLARS,
THIRD. That first party will pay all the large and necessments levied tunder the laws of Odalonus upon and rout of reals, seek and the new or claims to good the same become delinquist; day all times, edited in control to the party of the same become delinquist; day all first party will are not to make the party of the same become and the party of the same become and the party of the same of the party will at his own expense until the individuals of the same of the party will at his own expense until the individuals of the same of the party perfect, per all thinkings, forces and deline improvement on said art ent easier for query in the party perfect, said proceeds and sand instance to resulting until the party perfect, and proceeds and sand instance to resulting until the party perfect, said proceeds any be received by second party, perpicts to the mortgage of any the party of the party perfect, said proceeds may be received by second party and the party perfect, said proceeds any be received by second party and the party perfect, said proceeds any the party of the party perfect, said proceeds any the party of the party perfect, said proceeds any the party of the party perfect, said proceeds any the party of the party perfect, said proceeds any the party of the party perfect, said proceeds any the party of the party perfect, said proceeds and party said from the party perfect, said proceeds any the party said first party shall fail to party shall					t 10 performance
FOURTIT. That first party will be from the own exposus until the judebtedness berein rection is first party, when the own exposus until the judebtedness berein rection is folly pask, beep the buildings creeted on and lands insured against for the same of the party in the party party in the own exposus of the party party be to the mortgages or assigns, the mortgages accreeing in case of first, to devote the wholescell of each insurance Complator, approved by second party, payable to the mortgages or assigns, the mortgages accreeing in case of first, to devote the wholescell of each insurance to orbidity gluidings on acid land; the each mortgage, he lasts or assigns, holding the each proceed in trust until the buildings are rebuilt in the trial in party, and this mortgage shall stand as security therefore. And it is expressed agreed? Than if the policies to the unortgage shall stand as security therefore. And it is expressly agreed? Than if fairs party shall fail to one yas distance, second party may procue so the instance and collected the control of agreements bereion contained, hie whole some of money secured herefor may, of the option of the holder of acid nate, and as his option to take proacession and constrol of the premises described hereion, rest this among accounts to take proacession and constrol of the premises described hereion, rest this among accounts to take proacession and constrol of the premises described hereion, rest this among accounts to take proacession and constrol of the premises described hereion, rest this among accounts of the premises described hereion, rest this among accounts of the premises and constrol of the premises described hereion, rest the among accounts of the premises and constrol of t	reign note or notes from the date of such de THIRD. That first narry will now all the	fault to the time when the money shall be te taxes and assessments levied under the	e actually paid. c laws of Oklahoma upon said roal of	state, and on the note or deb	L secured hereby
PIPILI. That first party will at his own exposus until the judelsteiness herein recited is fully paid, keep the buildings creeked on said lands insured against for house responsible insurance Complays, approved by second party, payable to the mortgage or assigns, the mortgage is a recit insurance to rebuilding buildings an assign that the paid force it first party profess, said proceeds may be eredited by second party, and the prostage in runs tumil the buildings are rebuilt to paid for it first party profess, said proceeds may be eredited by second party, and the prostage is a result with the buildings are rebuilt to paid for it first party are party and the mortgage has been appropriated in the same second party and the prostage is a result of the party and without notice, by declared the and payable; and this mortgage may three them to pay the party and the party and the party and without notice, by declared the and payable; and this mortgage may three to make the party and without notice, by declared the and payable; and this mortgage may three to pay the party and payable party and payable party and payable party therefore party will pay to the paid the party and payable party for the payable of any payable party and party and payable part	ore the same become delinquent; also all lie paid by first party, second party may elect mortgage shall stand as security for the am	ms, claims, adverse titles, and encumbra to pay the same and shall be cutitled to ount so paid with such interest.	nces on said premises, and if any collect all sums thus paid with into	of said taxes, assessments, li- rest at the rate of 10 per cent	ens or claims be per annum, and
And it is expressly agreed: This if first party shall fail to pay said sums of money, either principal or interest, within sixty days after the saus becames due, or fails of the object or said mote, and at his option of the object or said mote, and at his option of the object or said mote, and at his option of the object or said mote, and at his option of the object or said mote, and at his option of the object or said mote, and at his option of the object or said mote, and at his option of the object or said mote, and at his option of the object or said mote, and at his option of the object or said mote, and at his option of the object o	FIFTH. That first party will at his ow:	expense until the indebtedness herein r	ecited is fully paid, keep the build	ings erected on said lands ins	sured against fire
And it is expressly agreed: This if first party shall fail to pay said sums of money, either principal or interest, within sixty days after the saus becomes die or fail and contained, the whole sum of money securel herein may at the option of the holder of asial mote, and at the option of the holder of asial mote, and at the option of the holder of asial mote, and at the option of the holder of asial mote, and at the option of the holder of asial mote, and at the option of the holder of the holder of the option of the holder of asial mote, and as the option of the holder of the holder of the option of the holder of the holder of the option of the holder of the holde	he sum of one responsible Insurance Company, appro- ceeds of such insurance to rebuilding buildin paid for; or if first party prefers, said proce ure to insure as agreed and deliver the poli- t, interest from first party, and this mortgar	ved by second party, payable to the morgs on said land; the said mortgage, his eds may be credited by second party on cles to the mortgage herein, second page shall stand as security therefor.	rigagee or assigns, the mortgageo heirs or assigns, holding the said p the principal sum, as of date of a rty may procure such insurance an	Ogrecing, in case of fire, to d receeds in trust until the buil naturity of next interest pays d collect the cost thereof, toge	DOLLARS, levote the whole idings are rebuilt nent. In case of other with 10 per
proposed to the day performed the either with the above agreements to believe the day of the contemporary performed the either with the total proposed and the proposed and proposed the proposed and acknowledged to me that the proposed and proposed the proposed the proposed and acknowledged to me that the proposed and proposed the	And it is expressly agreed: That if first perform any of the covenants or agreements y, and without notice, be declared due and pay, or assigns, or any legal holder hereof, she	arty shall fail to pay said sums of money herein contained, the whole sum of mone ayable, and this mortgage may thereup ill at once, upon the filing of a petition for	y, either principal or interest, within y secured hereby may, at the option in he foreclosed for the whole of so or the foreclosure of this mortgage, bo	sixty days after the same been a of the holder of said note, a aid money, interest and cost, corthwith entitled to have a re-	omes due, or fails and at his option and said second eriver appointed
Oktahom. As additional and collateral security for the payment of the said note the mortgager hereby assigns to said mortgage, his heirs and assigns, all the rights and benefits reting to them under all oil, gas or mineral leases on said premises; this assignment to terminate and become void upon release of this mortgage. The said first party does hereby release all rights of dower and relinquish and convey all rights of homestead in said premises. Dated this By Regores of By	iois required, it being agreed between the pr rigage, to be by first party performed, togeth appoint a receiver without other proof than irt, to the payment of any judgment rendered	tries hereto, that the integration of the er with the above agreement relating to the agreements contained herein. The for amount found due upon foreclosure of	possession and appointment of rece amount so collected by such received this mortgage.	eiver, shall be sufficient author wer to be applied, under the	rity to the court direction of the
Oktahoma. As additional and collected security for the payment of the said note the mortgager hereby assigns to said mortgage, his heirs and assigns, all the rights and benefits reting to them under all oil, gas or mineral leases on said premises; this assignates to terminate and one redesses of this mortgage. The said first party does hereby release all rights of dower and relinquish and convey all rights of homestead in said premises. Dated this By Request of	And said party further expressly agrees	that in case proceedings shall be begun	to foreclose this mortgage the first pr	arty will pay to the plaintiff in	such proceedings DOLLARS,
ruing to them under all oil, gas or mineral leases of said premises; this assignment to terminate and become void upon release of this mortgage. Little of the said of the sa	the appraisement of said tear estate, should	ol costs, said for W be Auc and payable us mortgage, and the amount thereof shal d and the lien thereof enforced in the saithe same be sold under execution, order	non the filing of position for forcel il be recovered in said forcelosure ne manner as the principal debt her of sale, or other final process; waiv	osure, and the same shall be suit and included in any jud- sby secured. First party does e all benefits of the stay or ap	a further charge gment or decree hereby expressly opraisement laws
de sald first party does herely rekase all rights of dower and relinquish and convey all rights of homestead in said premises. Dated this / 3	eruing to them under all oil, gas or mineral le	uses on said premises; this assignment to	terminate and become void upon re	lease of this mortgage.	nortage
I said first party does hereby rekase all rights of dower and relinquish and convey all rights of homestead in said premises. Dated this 3	Even date tiese	with for # 250	ro made ty	- mortgag.r	no Herei
By Regorser of By Regorser of	I said first party does hereby release all right	s of dower and relinquish and convey all	rights of homestead in said premise	3 . 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
ate of Oklahoma, County of Julian Security Bullet and the abovement County and State, on this security and State, on this security and State, on this security of Security Sec	By Request of			houter	
n affixed					
witness are of Chilahoma, County of Libertiness Before me, n Notary Public,			6 sneed	in Debend	4-)
Before me, n Notary Public, in and for the above- ned County and State, on this day of October 10 personally appeared To Buckersh and Expected Received Beckersh trusband and wife to me personally known to be the identical person who executed the above mortgage and acknowledged to me that o personally known to be the identical person who executed the above mortgage and acknowledged to me that WIPNISS my signature and official seal, the day and year last above written. WIPNISS my signature and official seal, the day and year last above written. Notary Public. Notary Public. County, Oklahoma.		Witness			
and County and State, on this 3" day of October 10" personally appeared 4. Bieberick firesburd and wife, to me personally known to be the identical person 5 who executed the above mortgage and acknowledged to me that expected the same as the exfree and voluntary act and deed for the uses and purposes therein set forth. WITNIESS my signature and official seal, the day and year last above written. Commission expires. Notary Public. Notary Public. County, Oklahoma.	ate of Oklahoma, County of	40 August 200 August 2			
to me personally known to be the identical persons who executed the above mortgage and acknowledged to me that expected the same as Lhernfree and voluntary act and deed for the uses and purposes therein set forth. WITNISSS my signature and official seal, the day and year last above written. commission expires. Notary Public. Motary Public. Lukaa County, Oklahoma.	Before me, a Notary Public, and County and State, on this	and Ernestine,	and 10 " Bickerich his	personally appeared stand and	d for the above-
WITNESS my signature and official seal, the day and year last above written. commission expires 1. 19/9 C. 19/9 C. Notary Public. Notary Public. County, Oklahoma.		to me personally known to be the	identical persons who executed the	التراجية المستحيرين والمتراجع والمتراجع والمتراجع والمتراجع والمتراجع والمتراجع والمتراجع والمتراجع والمتراجع	· · · · · · · · · · · · · · · · · · ·
, County, Ukianona.	TARTONOR our almost and and tal and	F. Maria da san arang arang da ang arkanan arang sang sang		7620N1	
	commission expires	J / P	5	Julia-co	Notary Public. unty, Oklahoma
Filed for record this Tea Juday of Dec 1911 at 7 o'clook J.M.	tate of Oklahowa. County of Tules	15.		And the second s	
Deputy. Deputy. Register of Devils.		Z day of	Oec- 1911 at	950	o'clock . T.M.