MORTGAGE RECORD

Kum All Men, That Man Sel	S. Com	ه وسه پر	م. و. صب	· ,
of Timber	County, Oklahoma, mort	gagge - hereinalter called fir	st party, to secure the payme	nt of the sum of
in hand paid by L. W. CLAPP, mortgagee, second party, does h		W. CLAPP, the following-		DOLLARS,
north East Quarter	E & Slot	South Ea	trans to	مالگر
Met Quarter of	Lordh Es	and dura	for sometime	tow 1
Quarter on Sect West Quarter & Y	in two	(20) potent	ere of no	The state of the s
Sant Quester of S	3 (20) n	orth Ra	~ (19)0 all	in.
of the Indian Meridian, containing in all	8		ment survey, with all the app upon to be paid and performs	
FIRST. That first party will pay to said L. W. CLAPP,	· · · · · · · · · · · · · · · · · · ·		chita, Kansas,	
according to the terms of promissory	note dated and		19 . / Zexecuted by the said	first party, said
note being in amounts as follows:	Land >	$\sim 0/100$		DOLLARS,
bearing interest from the date therein stated at	per cent, per annum, pay	able Deri	annually.	DOLLARS,
bearing interest from the date therein stated at SECOND. That in case of default in payment of said no of any agreement herein contained, first party will pay to the se principal note or notes from the date of such default to the time w			igreed to be paid, or in default	of performance
principal note or notes from the date of such default to the time w THIRD. That first party will pay all the taxes and assess before the same become delinquent; also all liens, claims, adverse not paid by first party, second party may elect to pay the same a this mortgage shall stand as security for the amount so paid with	men the money shall be actual ments levied under the laws o titles, and encumbrances or	lly paid. of Oklahoma upon said real es of said premises, and if any i	state, and on the note or debt of said taxes, assessments, lie	secured hereby, us or claims be
not paid by first party, second party may elect to pay the same a this mortgage shall stand as security for the amount so paid with FOURTH. That first party will keep all buildings, fences FIFTH. That first party will at his own expense until the	and other improvements on s	aid real estate in good repair	and will permit no waste on s	aid premises.
The same				DOLLYDS
in the sum of in some responsible Insurance Company, approved by second par proceeds of such insurance to rebuilding buildings on said land; if and paid for; or if first party profers, said proceeds may be credit failure to insure as agreed and deliver the policies to the mort; cent, interest from first party, and this mortgage shall stand as se	ie said mortgagee, his heirs of d by second party on the prages herein, second party may curity therefor.	r assigns, holding the said pr incipal sum, as of date of m y procure such insurance and	occeds in trust until the build attrity of next interest paym i collect the cost thereof, toge	lings are rebuilt ent. In case of ther with 10 per
And it is expressly agreed: That if first party shall fail to p to perform any of the covenants or agreements herein contained, the party and nithout parties in declared due and payables and this a	ny said sums of money, either he whole sum of money secur- portions may theremon be for	principal or interest, within seed hereby may, at the option preclosed for the whole of sai	sixty days after the same becons of the holder of said note, and money, interest and cost,	mes due, or fails ad at his option and said second
party, or assigns, or any legal holder hereol, shall at once, upon the by the court to take possession and control of the premises described a source of the premises described to the premise descr	e hing of a petition for the fo ed herein, rent the same and the allowings of the petition	collect the rents thereof, un	der direction of the court, wi	thout the usual
mortgage, to be by first party performed, together with the above to appoint a receiver without other proof than the agreements of court, to the payment of any judgment rendered or amount found And said party further expressly agrees that ig case prope	due upon toreclosure of this u	nortgage.		
as an autorney's fee, in addition to all other legal costs, said fee to and lien upon the said premises described in this mortgage, and il rendered in any action as aforesaid, and collected and the lien three				
waive appraisement of said real estate, should the same be soid to of Oklahoma.	mage execution, other of sale,	or other man process; waive	int denents of the stay or ap	praisement inws
As additional and collateral security for the payment of the accruing to them under all oil, gas or mineral leases on said premis	said note the mortgagor here es; this assignment to termina	the and become void upon rel	his heirs and assigns, all the rig ease of this mortgage. ————————————————————————————————————	nis and benefits
to when said land was and related the and related the and related the and related the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of dower and related to the said first party does hereby release all rights of the said first party does hereby release all rights of the said first party does hereby release all rights of the said first party does hereby release all rights of the said first party does hereby	allotted i	of homestead in said premises	anden man	8. Aucher
Dated this 19 th day of		10/2		~ 0
		$\mathcal{L}_{\mathcal{L}}}}}}}}}}$	Scurry,	-nee Unché
I wrote				
Executed also in my presence:	Witness Witness			3
State of Oklahoma, County of San				
Before me, a Notary Public, named County and State, on this	, gyanna	~~~ _~42	personally appeared	for the above-
y y a rex	ally Irmany 48 har story 2.7 mars	At Industria radar Congress In	ahova mortuaca and administ	lood to me that
to me person the executed the same as theat free and voluntary set and dec	d for the uses and purposes t	/	and a morefule and beknowig	Ter wine aut
WITNESS my signature and official seal, the day and year My commission expires and any 1. 6"	iast above written.	6.13.V	()	Fotary Public.
State of Oklahoma, County of Tulsa, ss. Filed for record this	gay of	2 101 2 . at	<u></u>	řelock
By the profession and a manufacture of the profession of the second of t		2 FLC, W	ialleley, Re	gister of Deeds.