MORTGAGE RECORD

39456

Know All Men, That Lilar	O Ferguson, a single man	
or India	County, Oklahoma, mortgagor, hereinafter called first party, to secure the p	nayment of the sum of
	County, Oklahoma, mortgagor, hereinafter called first party, to secure the party, does hereby mortgage to the said L. W. CLAPP, the following-described premises situ Oklahoma, to-wit:	nted in the County of
The worth half of Son	Ma alest Quarter of Section Ane Ofice town	white
Sixten SID north, Ga	uge Thinteen (13) East	
samminga sa		
of the Indian Meridian, containing in all	그렇게 되었다. 그런 사이트 이 기계를 하는 사람들은 사이를 가장 생각을 하는 것들이 되었다. 하는 것이 되었다.	
to-wit:	of the money, and the performance of the agreements, hereinafter agreed upon to be paid and pe a. W. CLAPP, his heirs or assigns, at the office of L. W. CLAPP, in Wichita, Kansas,	
<i>a</i> 11	1 1 1007	A Section of the section
note being in amounts as follows:	promissory note dated Ildricary 20th 1012 executed by the area 25 to a normally.	e said first party, said
bearing interest from the date therein stated at	Lence per cent. per annum, payable annually.	DOPPVIE
One note for		DOLLARS,
SECOND. That in case of default in payme of any agreement herein contained, first party will principal note or notes from the date of such default	ent of said note or any of said notes, or interest, or of any sum herein agreed to be paid, or in pay to the second party, his heirs or assigns, interest at the rate of 10 per cent. per annum, to the time when the money shall be actually paid.	default of performance semi-annually, on said
THIRD. That first party will pay all the tay before the same become delinquent; also all liens, c not paid by first party, second party may elect to p this mortgage shall stand as security for the amount	Nes and assessments levied under the laws of Oklahoma upon said real estate, and on the note or claims, adverse titles, and encumbrances on said premises, and if any of said taxes, assessment agy the same and shall be entitled to collect all sums thus paid with interest at the rate of 10 person paid with such interest.	r debt secured hereby, its, liens or claims be r cent, per annum, and
EITPITT That first party will at his own exp	ildings, fences and other improvements on said real estate in good repair and will permit no was sense until the indebtodness herein recited is fully paid, keep the buildings erected on said lan	ds insured against fire
in the sum of	by second party, payable to the marigage or assigns, the mortgages agreeing, in case of fire as aid land; the said mortgages, his heirs or assigns, holding the said proceeds in trust until the may be credited by second party on the principal sum, as of date of maturity onext interest to the mortgages herein, second party may pracure such listurance and collect the cost thereo all stand as security therefor.	DOLLARS, to devote the whole buildings are rebuilt payment. In case of together with 10 per
And it is expressly agreed: That if first party to perform my of the covenius or agreements herein	shall fail to pay said sums of money enther principal of interest, within sixty days after the sain on contained, the whole sum of money secured hereby may, at the option of the holder of said in the said which would be a said to be a said	note, and at his option
party, or assigns, or my legal holder hereof, shill at by the court to take possession and control of the pr proofs required, it being agreed between the parties mortgage, to be by first party performed, together w	oner, upon the filing of a petition for the foreelosure of this mortgage, be forthwith entitled to he remises described herein, rent the same and collect the rents thereof, under direction of the cost hereto, that the allegations of the petition as to any default in berformance of any agreement relating to possession and appointment of receiver, shall be sufficient agreements contained herein. The amounts so collected by such receiver to be applied, unde amount found due upon foreclosure of this mortgage.	ve a receiver appointed urf, without the usual rent contained in this authority to the court r the direction of the
2 2 22 22 24 24 24 24 24 24 24 24 24 24	I a nice improved the state that the bound to formal and the montaness the first master will make to the relate	LIN' in small was executions
as an attorney's fee, in addition to all other lead co- and lien upon the said premises described in this mo rendered in any action as aforesaid, and collected and waive appraisement of said real estate, should the sa	sis, each freedening same to begun to increase this moregage the first place with pay to the plant of the same share the same share the same that the same share shall be recovered in said foreclosure suit and heliuded in an dithe lim thereof enforced in the same manner as the principal debt hereby secure. First party same be sold under execution, order of sale, or other final process; wrive all benefits of the stay same.	DOLLARS, all he a further charge y judgment or decree does hereby expressly or appraisement laws
of Oklahoma. As additional and collateral security for the pacerning to them under all oil, gas or mineral leases of	nayment of the said note the mortgager herebyassigns to said mortgagee, his heirs and assigns, all on said premises, this assignment to terminate and become void upon release of this mortgage.	the rights and benefits
this wordgage is an way	lesion lien de ou other certain montgage for	\$700.00
And said first party does hereby rylease all rights of Dated this	dower and relinquish and convey all rights of homestead in said premises.	
By Request of	Signfun Lilas O. Tengus	<i>7</i> 2
I wrote signature to this instrume		
이 경우를 보고 있다. 그 아이들은 그는 그를 보고 있는 것이 없는 것이 없는 것이 없는 것이다.		
then affixed mark in execution Executed also in my presence:		
Bearing of William Barrets at 1111111		
Before me, a Notary Public, Walter in med County and State, on this Lath	the fee day of Tehracary 1912 personally appeared uson, as mingle man	du and for the above-
والمسائية والمناوية والمراوية والمحاولات المستبيد المستبيد المالية	to me personally known to be the identical personwho executed the above mortgage and act	
he executed the same as hearfree and voluntar	ry not and deed for the uses and purposes therein set forth-	
WITNESS my signature and official scal, the My commission expires. June 27.	10 15 (seal) Gottet E. Lees	Notary Public. County, Oklahoma.
	- ruyu	County, Oklahoma.
State of Oklahoma, County of Julea, sa. Filed for record this	day of 2000 1912 at 1/20	o'clock O.M.
By	A C B Maria B C B	Register of Deeds.
보는 보다 보는 학교 사고 있고 말했다면 하고 있다. 그렇다		