458

COMPANED

MORTGAGE RECORD

	<u>L</u>	County, Oklah		r called first party, to secure the	
hand paid by L. W	CLAPP, mortgagee, second po	disty an	d halos.	following-described premises si	DOLLARS
	Low le	Oklahoma, to-wit;	a Betio	~ [: Juntee	~ (/3)
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the Indian Meridian arrant the title to th	, containing in all		neres more or less, according	to Government survey, with all	the appurtenances, an
This mortgage i -wit:	smade to secure the payment of	the money, and the performan	ice of the agreements, hereinal	ter agreed upon to be paid and p	performed by first party
FIRST, That	first party will pay to said L.	, , , _ , _ , _ , _ , _ , _ , _ , _ , _ , _	no/100	PP, in Wichita, Kansas,	DOLLARS
cording to the terms	of sa follows:	promissory notedated	0 0 0	In 1912 executed by	the said first party, sai
e note for	he date therein stated at the	per cent. per	unnum, payable	annually.	DOLLAR
ie note for			·		DOLLAR
SECOND. The	it in case of default in paymen	t of said note or any of said	notes, or interest, or of any suits or assigns, interest at the	un herein agreed to be paid, or i rate of 10 per cent. per annum	default of performant, semi-annually, on sai
incipal hôte or notes	from the date of such default to	the tune when the money sur	n oe actuary paid.		
				said real estate, and on the note ad if any of said taxes, assessm with interest at the rate of 10	
				ood repair and will permit no wi the buildings erected on said la	
the sum ofsome responsible In	surance Company, approved by	second party, payable to the	morigagee or assigns, the m	ortgagee agreeing, in case of fi	e, to devote the who
				ortgages agreeing, in case of fi the said proceeds in trust until date of maturity of aext intere urance and collect the cost there	
And it is expres perform any of the	sly agreed: That if first party sl covenants or agreements herein re, he declared due and payable	all fail to pay said sums of m contained, the whole sum of n ; and this mortgage may then	oney, either principal or intere- tioney secured hereby may, at the mon be forcelosed for the w	st, within sixty days after the sa the option of the holder of said- hole of said money, interest an ortgage, he forthwith entitled to I thereof, under direction of the their performance of any agre- ent of receiver, shall be sufficien uch receiver to be applied, under	me becomes due, or fai note, and at his optio d cost, and said secon
rty, or assigns, or at the court to take p ools required, it bei	y legal holder hereof, shalf at or essession and control of the prer ng agreed between the parties h	ice, upon the filing of a petition nises described herein, rent the ereto, that the allegations of	on for the forcelosure of this me same and collect the rents the the petition as to any defact	ortgage, he forthwith entitled to be thereof, under direction of the c lit in performance of any agree	ave a receiver appointe ourt, without the usus ment contained in th
ortgage, to be by fire appoint a receiver art, to the payment	t party performed, together with vithout other proof than the ag of any judgment rendered or am	n the above agreement relating reements contained herein. To ount found due upon forcelost	to possession and appointment the amount so collected by a tre of this mortgage.	ent of receiver, shall be sufficient uch receiver to be applied, und	t authority to the cou ler the direction of th
And said party	further expressly agrees that in	case proceedings shall be beg	gun to foreclose this mortgage t	he first party will pay to the pla	ntiff in such proceeding
an attorney's feel it d lien upon the said adered in any action ave appraisement of	nddition to all other legal costs premises described in this mort as aforesaid, and collected and said real estate, should the san	, said fee to be due and payal gage, and the amount thereof the lien thereof enforced in the ne be sold under execution, or	de upon the filing of petition shall be recovered in said fo same manner as the principal der of sale, or other final pro-	for forcelosure, and the same s reclosure suit and included in it debt hereby secured. First pur coss; waive all benefits of the st	hall be a further charg my judgment or decre by does hereby expressl ny or appraisement law
Oklahoma. As additional m	d collateral security for the pay	ment of the said note the mor	tgagor hereby assigns to said a	nortgagee, his beirs and assigns, a id upon release of this mortgage	ll the rights and benefit
			فتهم وهودت ويناوه والدار الوجري والدروان	***************************************	
	es hereby relegse all rights of do			irl promises.	
	2.2 ml, day of				
	DX REQUEST OF		72-0	list 9 som	lebreur.
Charles of the California of	signature to this instrument				and the second seco
Note that the second of the second of	markin execution				
recuted also in my p	resence:	Witness			
n na sa 🕶 😁 💮	, County of				to and for the please
med County and St	tary Public,	day of	ر المالي	10 12 personally appeared	
rale t	mee Co. Na	xxxxx a	wann		
and the first of the second	ne as her free and voluntary			cuted the above mortgage and a	cknowledged to me the
WITNESS my	signature and official scal, the d	ay and year last above writte		W. 12.0.	
	January 1	K. Sh			Notary Public.
y commission expires		(O 0)		ا حلیب	County, Oklahom