POMPARE

## MORTGAGE RECORD

Know All Men, That Harnes C.	Millebour, 22	. <u></u>
of Julia	County, Oklahoma, mortgagor	., hereinafter called first party, to secure the payment of the sum of
in hand paid by L. W. GLAPP, mortgagee, second party, de	res hereby mortgage to the said L. W. C	DOLLARS LAPP, the following-described premises situated in the County of
J. A. Southuse	+ Guarter of	The north Mest
Junter of Section	n Thinteen (13)	in Tarwalip
Nineteen (1919)	orth aunge	Thistan (15)
Cust		
of the Indian Meridian, containing in all		s, according to Government survey, with all the appurtenances, and ask of the appurtenances, and ask of the appurtenances, and ask of the appurtenances are ask of the appurtenances.
to-wit: FIRST. That first party will pay to said L. W. Clar	PP, his heirs or assigns, at the office of	L. W. CLAPP, in Wichita, Kansas,
according to the terms of Correl promis	sory note dated Lillight -	DOLLARS
One note for It I Hurribed to	2nd 770/100	DOLLARS DOLLARS
bearing interest from the date therein stated at Legal. T	/2. per cent. per annum, payable	DOLLARS
bearing interest from the date therein stated at	id note or any of said notes, or interest, as second party, his heirs or assigns, interest, as when the money shall be actually paid	or of any sum herein agreed to be paid, or in default of performance crest at the rate of 10 per cent per annum, semi-annually, on said,
		home upon said real estate, and on the note or debt secured hereby premises, and if any of said taxes, assessments, liens or claims b as thus paid with interest at the rate of 10 per cent.per annum, and al estate in good repair and will permit no waste on said premises.
FIFTH, That first party will at his own expense unti-	I the indebtedness herein recited is fully	paid, keep the buildings erected on said lands insured against fir
proceeds of such insurance to rebuilding buildings on said lar and paid for; or if first party prefers, said proceeds may be c failure to insure as agreed and deliver the policies to the n cent, interest from first party, and this mortgage shall stand	d; the said mortgage, his heirs or assigned tedited by second party on the principal tortgagee herein, second party may procus as security therefor.	DOLLARS igns, the mortgages agreeing in case of fire, to devote the wholes, holding the said proceeds in trust until the buildings are rebuilt sum, as of date of insturity of next interest payment. In case care such insurance and collect the cost thereof, together with 10 pe
And said north further expressly agrees that in case r	roccedings shall be begun to forcelose thi	pal or interest, within sixty days after the same becomes due, or fail by may, at the option of the holder of said note, and at his option of the whole of said more, interest and cost, and said second the profession of this professe, be forthwith entitled to have a receiver appointed the reals thereof, under direction of the court, without the usua of any defended in the formance of any agreement contained in this dappointment of receiver, shall be sufficient authority to the courtleded by such receiver to be applied, under the direction of the courtleded that the direction of the courtleded in the courtleded by such receiver to be applied, under the direction of the courtleded that the first party will pay to the plaintiff in such proceeding
as an attorney's fee/in addition to all other legal costs, said and lien upon the said premises described in this mortgage, a rendered in any action as aforesaid, and collected and the lien waive appraisement of said real estate, should the same be so of Oklahoma.	e to be due and payable upon the filing ad the amount thereof shall be recovered thereof enforced in the same manner as old under excention, order of sale, or of	DOLLARS  of petition for foreglosure, and the same shall be a further charge d in said foreglosure suit and included in any judgment or decede the principal debt hereby secured. First party does hereby express ier final process; waive all benefits of the stay or appraisement law
As additional and collateral security for the payment a accruing to them under all oil, gas or mineral leases on said p	f the said note the mortgagor hereby assi emises; this assignment to terminate and	gns to said mortgages, his heirs and assigns, all the rights and benefit become void upon release of this mortgage.
ىزىر <u>سائىزى بىزانى ئىلىنى ئىلىنى ئىلىنى بىلىنى بىلىنى بىلىنى بىلىنى بىلىنى بىلىنى بىلىنى بىلىنى بىلىنى بىلىنى</u>	بالبيانية والمنافرة والمرافية والمسابقة والمنافرة	
And said first party does hereby release all rights of dower an Dated this	19/2	estead in said premises.
By Request of		Manie Killsbrew
I wrotesignature to this instrument and		
then offixed mark in execution thereby	in my presence.	
Executed also in my presence;		
State of Oklahoma, County of	Hollin	The wind from the schools
	ny of Cenquet	in and for the above
and to mo p		onwho executed the above mortgage and acknowledged to me tha
Ahe executed the same as h. A. free and voluntary act an WITNESS my signature and official seal, the day and		set forth.
My commission expires 2513		Catel Stallie Notary Public.
	(Sear)	County, Oklahomu
State of Oklahama, County of Tulsa, os. Filed for record this.	day of August	2012 nt b v'elock Gan M
Вучасны од поставания	Deputy,	Lillburk Habberg
rate 회사 회사 : 18.00m ( 1925 - 1920 - 1925 및 1920 - 1920 ) ( 1920 - 1920 - 1920 - 1920 - 1920 - 1920 - 1920 - 19		불교 (1992년 1일 2일 1994년 2일 - 1994년 1994년 1994년 19