## MORTGAGE RECORD

# H1313

Know All Men, That	smoeln?	Rgum	<del>pr</del>	, en ca	inge -	~~~~		
in The		County,	Oklahoma, mor	(gagor , herein	ofter called first par	ty, to secure the	payment of t	he sum
burney and the own to	med to	my.						OLLAR
in hand paid by L. W. CLAPP, mortgage		s nereny mortga n <sub>y</sub> to-wit:	ge to the said	G. W. CLAYP,	116 10110/kitig-űvegel	ned bremises su	nated in the t	County
177-6	e at 1	J. 29	8 +	N and	enth,	te- Ny	Lua	te
and the		March.	Lina	neter	~ (33)	New	m M e	nt.
Someten (	1) //c	Lyn	RA	4	- 060 s)		(1 H)	my
teae		akit Kabupatèn		0				
				and the second				
					sylvano en ellerio. Venero su successiva		inga yanda ya Katata	
•								
						<u></u>		
		The The Last						
of the Indian Meridian, containing in all.	Just Juny	drade of Two	acres more	or less, accordi	ng to Government	survey, with all	the appurtent	nces, an
warrant the title to the same.  This mortgage is made to secure the								
to-wit:FIRST. That first party will pay						1. 15		
hunk out	reg 7 37	my a	~   fz-	100	ali de la companya da la companya d			)LLAR
necording to the terms of	promissor	y now dated	eshee		. 101 Jul.			
One note for	Larana Landon	T are sout	L.		00	annually.		)LLAR
One note for				дын		•	DC	DLLAR
bearing interest from the date therein stat							Total Let	•
SECOND. That in case of default of any agreement herein contained, first p principal note or notes from the date of suc	arty will pay to the a ch default to the time	second party, h when the mone	said notes, <b>o</b> r n is heirs or assig y shall be actua	nerest, or of any ns, interest at I lly paid.	sum herem agreed he rate of 10 per	to be paid, or it cent. per annum,	default of per semi-annually	formand 7, on sai
THIRD. That first party will pay before the same become delinquent; also not paid by first party, second party may this mortgage shall stand as security for the	all the taxes and asse	essments levied	under the laws of	of Oklahoma upo	n said real estate,	ind on the note	or debt secure	l hereb
not paid by first party, second party may this mortgage shall stand as security for th	elect to pay the same se amount so paid wit	and shall be er th such interest.	titled to collect	all sums thus p	ild with interest at	the rate of 10 p	er cent. per an	num, ar
FOURTH. That first party will ke	eep all buildings, feac	es and other im	provements on i	mid real estate in	good repair and w	ill permit no wa	ste on said pres	nises.
FIFTH. That first party will at hi	s own expense unor t	ne indepreduess	nerem recited	is tutty panti, ke	ep the buildings er	eted on said lai	nds insured ag	ninst fi OLLAR
in the sum of	pproved by second pr fildings on said land; proceeds may be cred	arty, payable to the said mortgi lited by second	the mortgagee igee, his heirs o party on the pi	or assigns, the r assigns, holdin incipal sum, as	mortgagee agreeing the said proceeds of date of maturity	g, in case of fir in trust until t of next interes	e, to devote the be buildings ar t navment. To	he who re rebui n case r
failure to insure as agreed and deliver the cent. interest from first party, and this mo	e policies to the mor ortgage shall stand as	tgagee herein, s security therefo	econd party ma r.	y procure such i	nsurance and collec	t the cost there	of, together wit	th 10 pe
And it is expressly agreed: That if it to perform any of the covenants or agreem only, and without notice, be declared due party, or assigns, or any legal holder hereo by the court to take peasession and control proofs required, it being agreed between it mortgage, to be by first party performed, it to appoint a receiver without other proof courts to the paragraph of any judgment ren	irst party shall fail to ents herein contained.	pay said sums the whole sum	of money, either of money secur	principal or inte ed hereby may,	rest, within sixty d at the option of th	ays after the sar holder of said	ne becomes du note, and at h	e, or fail is optio
only, and without notice, be declared due o party, or assigns, or any legal holder bereo by the court to take possession and control	and payable; and this f, shall at once, upon l of the premises descri	mortgage may the filing of a p ribed herein, ren	thereupon be fo etition for the fo t the same and	reclosed for the reclosure of this collect the rent	whole of said mor nortgage, be forthw s thereof, under di	icy, interest and ith entitled to he rection of the co	cost, and said we a receiver a met without t	d secon ppointe
proofs required, it being agreed between the mortgage, to be by first party performed, t	ne parties hereto, that ogether with the abov	t the allegations to agreement rel	of the petition ating to possess	ns to any defi ion and appoint	ault in performand nant of receiver, al	e of any agreemal be sufficient	nent contained nutherity to t	in the
edient to the latineers same Anathrical con-	meren er moranus renn	or man aftern vave	**************************************	an alluder				
And said party further expressly ag	rees that in case proc	ceedings shall be	begun to lorce	ose this mortgag	e the first party wil	l pay to the plair	ulii in such pro DO	ceeding LLARS
us an attorney's fee, in addition to all othe and lien upon the said premises described i rendered in any action as aforesaid, and co	r legal costs, sald fee a this mortgage, and llected and the lien th	to be due and p the amount the ereof enforced i	nyable upon th reof shall be re n the same man	a liling of petitic covered in said ner as the princi	on for foreclosure, a foreclosure suit an nal debt bereby see	ind the same sh I included in ai ired. First park	all be a furthe ry judgment o gdoes bereby e	r charg r deere
vaive appraisement of said real estate, sho of Oklahoma.	old the same be sold	under executio	n, order of sale,	or other final p	ucess; waive all be	nefits of the sta	y or appraisem	ent law
As additional and collateral security eccuring to them under all oil, gas or miner	ral leases on said prem	ises this assire	ment to termina	te and become a	mid mann release o	this moretimus	the rights and	benefit
This most gage	efen me si	mon di	on to a	re other	eart ai	~ ~~~	igaga j	8
And said first party documentiby release all	The al	مدا ۱۰۱۰	Leaven	Jal &	Sarly of	in -	tanten	C
and said first party docalectiby release all	rights of dower and re	elinquish my co	nyey all rights - مىد	of homestead in . .19 \ .2	said premises.			
By Request of				, · · · ·	1 8	ا		
				~	co exc	ممممناه	Pare	
wrote signature to this	Instrument and							
hen affixed marklr							iyasinya yati Tabu	
				*****				
State of Oklahoma, County of	1 manufacture	88.						
Before me, a Notary Public,		, G	£	National Control	-12	<del> </del>	in and for the	e nbove
amed County and State on this	wayer,	م م	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	man and		ially appeared		
السابيني بإنسيس يهزني أتبا شابا إيانا تابستها	C		<i>\(\)</i>		والمكافية والمستنبأت	وتناهق واستجاروه		
nd	to me perso I voluntary act and d	onally known to ced for the uses	ne the identica and purposes the	i personwho e ierein set forth.	secuted the above i	norigage and acl	enowledged to	me tha
WITNESS my signature and official	seal, the day and ye	ar last above w	The state of the s	70 6	X	9 2		
ly commission expires	101 June	D10 1.7	<i>n</i> /	9. 0	0 11 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	المراكبين	Notary P	ublic.
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State of Oklahoma, County of Tula		o	<b>(</b>		ຸ ງ ງ	مري آ		0
Filed for record this		day of	IN IN	Ö. W.	المعاللة المالية	i.		M. M.
	(0)	9.			(	2		
	760-0	رله،						