476

COMPARED

MORTGAGE RECORD

7 0			~ · 6			
H sulsen T	Rendered	County, Ok	lahoma, mortgagor, he	reluafter called first p	urly, to secure the pay	ment of the sum o
n hand paid by L. W. CLAPP, mor		, does hereby mortgage	the state of the s	P, the following-desc	ribed premises situate	
N. in M.	ال سالحة	e for	, the So	W Str	. 7 2	anter
and the	Lower ?	30/2	garten 6	Story L	Land W.	tus
Les Jestes	Nort	and Ram	ge of	huteen	~ / o~~	Lange
0		e egel <mark>f</mark> iliga ersen ig ik sk Tagjog e				
						<u></u>
			متسيها المتأكلين وترازي أراري			
f the Indian Meridian, containing in	iff anc Cla	of freferlen	atres more or less, acc		t survey, with all the	
enreant the title to the same.						
This mortgage is made to sectu p-wit:						
FIRST. That first party will	pay to said L. W.	LAPP, his heirs or as	0/100	The state of the s	The second second second second	DOLLARS
ceording to the terms of otebeing in anyounts as follows:	pro:	missory note dated	Jarenber )	1977 101	2 executed by the s	aid first party, sai
ne note for I welve	Sund	han ber	1			DOLLARS
enring interest from the date therein			er annum, payable			13/37.7.4705
caring interest from the date therein					annually.	
SECOND. That in case of def any agreement herein contained, if rincipal note or notes from the date	clault in payment of first party will pay to	said note or any of 25 the second party, his	id notes, or interest, or of heirs or assigns, interest	any sum herein agree at the rate of 10 per	d to be paid, or in def cent. per annum, sen	ault of performanc ai-aunually, on sai
rincipal note or notes from the date THIRD. That first party wil cfore the same become delinquent;						
efore the same become delinquent; of paid by first party, second party his mortgage shall stand as security	may elect to pay the	same and shall be enti	umbrances on said prem tled to collect all sums th	ises, and if any of se us paid with interest	at the rate of 10 per c	tiens or claims b ent. per annum, an
FOURTH. That first party v			ovements on said real est	ste in good repair and	will permit no waste o	n said premises.
FIFTH. That first party will	at his own expense u	intil the indebtedness h	erein recited is fully paid	I, keep the buildings	erected on said lands	insured against fit
some responsible Insurance Comparaceeds of such insurance to rebuild	iny, approved by seeding buildings on said	and party, payable to I	he mortgagee or assigns, ee, his heirs or assigns, b	the mortgagee agree	ing, in case of fire, to ds in trust until the b	devote the who
the sum of a some responsible Insurance Comparaceds of such insurance to rebuild ind paid for; or if first party prefers, illure to insure as agreed and delivent, interest from first party, and the	, said proceeds may be or the policies to the	e credited by second page mortgage herein, sec	rty on the principal sum and party may procure so	, as of date of matur tch insurance and col	ly of next interest pe eet the cost thereof, t	yment. In case of ogether with 10 pe
And it is expressly agreed: The perform any of the covenants or n	at if first party shall	fail to pay said sums of	money, either principal o	r interest, within sixty	days after the same b	ecomes due, or fail
nry, and without notice, be declared nrty, or assigns, for any legal bolder y the court to take possession and c roofs required, it being agreed betw nortgage, to be by first party perform a appoint a receiver without other i	ontrol of the premises	s described herein, rent o, that the allegations	the same and collect the	rents thereof, under default in performa	direction of the court nee of any agreemen	without the usus contained in thi
nortgage, to be by hist party periors a appoint a receiver without other pourt, to the payment of any judgmen	proof than the agreen of rendered or amoun	nents contained herein. t found due upon forcel	The amount so collecte osure of this mortgage.	d by such receiver to	be applied, under t	he direction of th
And said party further expres	sly agrees that in cas	o proceedings shall be	oegun to foreclose this mo	rtgage the first party	vill pay to the plaintiff	in such proceeding
s an attorncy's fee, in addition to al ad lien upon the said premises desc andered in any action as aforesaid, a nive appraisement of said real estat	l other legal costs, sai ibed in this mortgage and collected and the te, should the same b	id fee to be due and pa- , and the amount there lien thereof enforced in a sold under execution,	Me upon the filing of pool and the same manner as the porder of sale, or other li	etition for foreclosure said foreclosure suit : rincipal debt hereby s and process; waive all	, and the same shall had included in any iscured. First party do benefits of the stay or	DOLLARS  DE a further charg  udgment or decre  es hereby expressl  uppraisement law
f Oklahoma. As additional and collateral se- ceruing to them under all oil, gas or		ぎゃくさい カッカン けいしょん		that the second second	And the second section is	
			ent to terminate and beer			
nd said first party does hereby relea	- (\ \			d in said premises.	<del></del>	•
Dated this Y T BY REQUI	anday of	)-e-el	or 10/5-			
				۱ ـــــ	Maly.	and the same of the
wrote signature					0	
hen affixed ma						
Executed also in my presence:						
[발표] 하는 사람이 되는 사람들	- 0 <i>-</i> 7	a		***************************************		
State of Oklahoma, County of Before me, a Notary Public,	~ 6 6 -	- B B	بيب	era en		and for the above
amed County and State, on this	1975	day of Dage	- Del		sonally appeared	
Lama M	, Der	<i>م</i> مسر	S			
[7] J. M. Martin, Phys. Lett. B 50, 440 (1997); A. S. Martin, Phys. Lett. B 50, 120 (1997).			se the identical person	vho executed the abov		
				orth.		
he executed the same as hearfr	Official goal the days	The four was white his	TT 100 100 100 100 100 100 100 100 100 1	ail.	2 B	
		10 / 2	No proper	Control of the Contro		Notes Duki
he executed the same as hearfr WITNESS my signature and		10\5		$\mathcal{I}$	la.	Notary Public. County, Oklahona
the executed the same as lowerfre WITNESS my signature and by commission expires.	~e \2 {8				la.	Notary Public. County, Oklahom
the executed the same as lowerfre WITNESS my signature and by commission expires.	Tulpa, ss.	) 9day of	Duc	101.2 at 3	ر م	Notary Public. County, Oklahom  o'clock ( )  Register of Deed