482 COMPARED

48533

MORTGAGE RECORD

Kumu All Men, That	H. Sizza	-nd ard	Janine Simmone
	Husbarrel	and wife	
of Jula V	Eighty fourt in	homa, mortgagors, hereinafter	called first party, to secure the payment of the sum of DOLLARS.
in hand paid by L. W. CLAPP, mortgagee, see	cond party, does hereby mortgage to	o the said L. W. CLAPP, the	following-described premises situated in the County of
South west an	ater of Section	20 Training	every 1271 -
Gomphix Eighte	en 8(18) 740st	The Range to	Exteen (13, East
magnitude and a second	f.		
of the Indian Meridian, containing in all	enly	acres more or less, according t	o Government survey, with all the appurtenances, and
	nent of the money, and the performs	nce of the agreements, hereinal	er agreed upon to be paid and performed by first party,
to-wit: FIRST. That first party will pay to so	uid L. W. CLAPP, his heirs or assis	ns, at the office of L. W. CLAI	P. in Wichita, Kansas
Eighty for	1- and 20-10	17	DOLLARS,
according to the terms of	promissory note dated	severiary.	10.1.5 executed by the said first party, said
One note for	guly fout un	of 130/100 -	DOLLARS,
bearing interest from the date therein stated at One note for	per cent. per	annum, payable	annually. DOLLARS,
bearing interest from the date therein stated at			annually.
SECOND. That in case of default in p of any agreement herein contained, first party	ayment of said note or any of said will pay to the second party, his h	notes, or interest, or of any sureirs or assigns, interest at the	n herein agreed to be paid, or in default of performance ate of 10 per cent. per annum, semi-annually, on said
this mortgage shall stand as security for the am	ount so paid with such interest.		ild real estate, and on the note or debt secured hereby, if any of said taxes, assessments, liens or claims be with interest at the rate of 10 per cent. per annum, and od repair and will permit no waste on said premises.
		and the second of the control of the	he buildings creeted on said lands insured against fire
in the sum of	ved by second party, payable to the	mortgagee or assigns, the me	rtgagee agreeing, in case of fire, to devote the whole
proceeds of such insurance to rebuilding buildin and paid for; or if first party prefers, said proce failure to insure as agreed and deliver the poli- cent. Interest from first party, and this mortgage	gs on said land; the said mortragee eds may be credited by second part cies to the mortgagee herein, secon ge shall stand as security therefor,	, his heirs or assigns, holding they on the principal sum, as of cold party may procure such insu	rigages agreeing, in case of fire, to devote the whole said proceeds in trust until the buildings are rebuilt ate of maturity of next interest payment. In case of rance and collect the cost thereof, together with 10 per
And it is expressly agreed: That if first p to perform any of the covenants or agreements	party shall fail to pay said sums of n herein contained, the whole sum of r	noney, either principal or interes money secured hereby may, at	, within sixty days after the same becomes due, or fails he option of the holder of said note, and at his option
only, and without notice, be declared due and a party, or assigns, or any legal holder hereof, sha	ayable; and this mortgage may then	eupon be forcelosed for the wi	ole of said money, interest and cost, and said second tauge, be forthwith entitled to have a receiver appointed
proofs required, it being agreed between the parmortgage, to be by first party performed, togetl	rties hereto, that the allegations of her with the above agreement relativ	the petition as to any defaul g to possession and appointmen	iguge, be forthwith entitled to have a receiver appointed neveof, under direction of the court, without the usual in performance of any agreement contained in this to of receiver, shall be sufficient authority to the court of receiver to be applied; under the direction of the
court, to the payment of any judgment rendered	i or amount found due upon foreclos	ure of this mortgage.	经工作的 医阿克勒氏 医二氏结肠炎 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
UF.	UN and Ho	100	e first party will pay to the plaintiff in such proceedings DOLLARS.
as an attorney's fee, in addition to all other less and lien upon the said premises described in this	al cost, said fee to be due and paya is mortgage, and the amount thereof	ble upon the filing of petition is shall be recovered in said for	or forcelosure, and the same shall be a further charge colosure suit and included in any judgment or decree lebt hereby secured. First party does hereby expressly ss; waive all benefits of the stay or appraisement laws
	he payment of the said note the mo	rtgagor hereby assigns to said m	ortgages, his heirs and assigns, all the rights and benefits upon release of this mortgage.
his mortage is an	ases on said premise; tals assignment	ice to one	- other a Cestain
untage for A Goo. or	o datill februa	ery 2 ch, 19/3	made by mortagors
And said first party does hereby release all right	a of dower and relinquish and conve	y all rights of homestead in said	premises.
Dated this	Florerany	19/.3	
		4.2	Lumona
And the second s		(fan	mail Summera
I wrote signature to this inst then affixed mark in exe		And the second s	
Executed also in my presence:	Witness		
	, Witness		
State of Oklahoma, County of	The state of the s	22.00	The state of the s
Before me, a Notary Public,	day of Feb	mary	10 1 3. personally appeared
4. 2/ Sim	mond and g	Far fie de	·······
and I	ustrud and 20	0	uted the above mortgage and acknowledged to me that
The Lexecuted the same as I he caree and vol	untary act and deed for the uses and	d purposes therein set forth.	10 21
WITNESS my signature and official scal	, the day and year last above write	en.	Vernor (-seal)
My commission expires			Hotary Public.
		**************************************	County, Oklahoma
State of Oklahoma, County of Tulna, o	17	Febr	2 25
Filed for record this	day of	Lenia	Register of Dords.
	× 0 - 1	X	는 그는 말해요. 명절 목가를 들는 것 같아 하시아 하시아. 2010년 - 1일 1일 대한 사람들은 사람들이 되었다.