MORTGAGE RECORD

Know All Men, That				
of				
in hand paid by L. W. CLAPP, mortgagee, second				and the second of the control of the
	Oklahoma, to-wit:			والمستواف أنبعت أأساني
				inger in der stelle de
<u>jih bergely dikaral abirbakit</u>	a de la companya del companya de la companya del companya de la co			
of the Indian Meridian, containing in all				معينين بالمنتقب بالمستوفية
warrant the title to the same. This mortgage is made to secure the payment				
o-wit: FIRST, That first party will pay to said L.				
			غينتنا فللمنا فالمناب فالمناب المناب	DOLLARS
ecording to the terms of ote., being in amounts as follows: One note for				
penring interest from the date therein stated at	per cent. per an	num, payable	snnually.	
earing interest from the data therein stated at	per cent, per am	num, payable	nnnually,	
SECOND. That in case of default in payme I any agreement herein contained, first party will principal note or notes from the date of such default	ent of said note or any of said no pay to the second party, his heirs to the time when the maney shall	oles, or interest, or of any or assigns, interest at the be actually paid.	sum herein agreed to be paid, or ne rate of 10 per cent, per annu	in default of performance m, semi-annually, on said
TITIED. That first party will pay all the ta- pefore the same become delinquent; also all liens, c ot paid by first party, second party may elect to pa his mortgage shall stand as security for the amount	res and assessments levied under t laims, adverse titles, and encumb	he laws of Oklahema upor rances on said premises,	n said real estate, and on the no and if any of said taxes, assess	te or debt secured hereby
not paid by first party, second party may elect to print mortgage shall stand as security for the amount	ay the same and shall be entitled so paid with such interest.	to collect all sums thus pa	id with interest at the rate of 10) per cent. per annum, au
FOURTH. That first party will keep all bui FIFTH. That first party will at his own exp	oung mutal the included again to be a	wealted by full-small lead	on the buildings greated on entd	lands furnish restant the
n the sum of the control of the cont	oy second party, payable to the in a said land; the said mortgagee, hi may be credited by second party of to the mortgagee herein, second; all stand as security therefor.	origages or assigns, the is heirs or assigns, holding on the principal sum, as c party may procure such in	mortgagee agreeing, in case of 5 the said proceeds in trust unit of date of maturity of next into usurance and collect the cost the	DOLLARS fire, to devote the whole I the buildings are rebuild rest payment. In case of ercof, together with 10 per
o perform any of the coverants or agreements hereinally, and without notice, be declared due and payab arty, or assigue, or any legal holder hereof, shall at y the court to take possession and control of the proofs required, it being agreed between the parties nortgage, to be by first party performed, together we appoint a receiver without other proof than the purt, to the payment of any judgment rendered or a And said party further expressly agrees that	a contained, the whole sum of mor le; and this mortgage may thereup once, upon the filing of a petition emises described herein, rent the s hereto, that the allegations of the ith the above agreement relating t agreements contained herein. The mount found due upon forcelosure in case proceedings shall be begun	sey secured hereby may, to one be foreclosed for the foreclosure of this rame and collect the rents of possession and appoint a collected by of this mortgage. It to foreclose this mortgage, it to foreclose this mortgage.	at the option of the holder of sa whole of said money, interest in nortgage, be forthwith entitled its thereof, under direction of the nulls in performance of any ag- ment of receiver, shall be sufficie such receiver to be applied, u o the first party will pay to the p	id note, and ut his option und cost, and ut his option und cost, and sald second have a receiver appointed court, without the usual coment contained in this ent authority to the court nder the direction of the laintiff in such proceedings.
an attorney's fee, in addition to all other legal cos ad lien upon the said premises described in this mo adcred in any action as aforesaid, and collected and aive appraisement of said real estate, should the se Oklahoma.	its, said fee to be due and payable rigage, and the amount thereof sh I the lien thereof enforced in the s ame be sold under execution, orde	upon the filing of petitional be recovered in said ame manner as the principer of sale, or other final pr	on for foreclosure, and the same foreclosure suit and included in and debt hereby secured. First process; waive all benefits of the	shall be a further charge any judgment or decre- arty does hereby expressly stay or appraisement laws
As additional and collateral security for the precuring to them under all oil, gas or mineral leases of	ayment of the said note the mortg m said premises; this assignment t	agor hereby assigns to said o terminate and become v	mortgagee, his heirs and assigns old upon release of this mortgat	, all the rights and benefits se.
		and the second of the second		and the second s
and said first party does hereby release all rights of o	dower and relinquish and convey s	all rights of homestead in		
Dated this				
to the state of the	eres promise and the same			
wrote signature to this instrume				
nen affixed mark in executio	33774 maga			
Executed also in my presence:	Witness			***************************************
State of Oklahoma, County of Before me, a Notary Public,	nantanian, and 1.15 88.			in and for the above
amed County and State, on this	day of		19personally appeare	d
				,
ndhe. executed the same as li free and voluntar	ry act and deed for the uses and p	urposes therein set forth.		neknowledged to me that
WITNESS my signature and official scal, the fy commission expires	day and year last above written.			
, commission spin s	But the control of the first transfer of the			Notary Public. County, Oklahoma
State of Oklahoma, County of Tulsa, ss.		programme progra		And the second s
Filed for record this	day of			o'clock
3 y				negister of Deeds.