JF 51317

MORTGAGE RECORD

	rue wixe	nandor	use Brown	mman
pulpa-	County, Ok	dahoma, mortgagor,S, hereinafter	called first party, to secure the	payment of the sum of
The Hernele	ed tulnety	fuce our	0/100	DOLLARS
hand paid by L.W. CLAPP, mortgagee, second	d party, does hereby mortgago	to the said L. W. CLAPP, the	following-described premises sit	nated in the County of
Tent Desten of The	Oklalioma, to-wit:	of Director of d	Ser From Ec	aft (8)
n tounghebetul	wter (20) Hor	The Gruge	(13) - Mintee	IN East
a contract to the second		0		
		And marketing and appropriate programmers and a second	and the second s	
and the second s				<u> </u>
متنسبونية بالرازي أأرأكم ويستهيد التبيد بنتت		egeneral in a survival and a survival as		
		كالمناء مسيد ويباقي بالمنتجيد بالمنتفاني		
			e ferminamin propriation of The grant of	
ha Indian Maridian containing in all	elulu	acres more or less, according	o Government survey, with all	the appurtenances, an
he Indian Meridian, containing in all				
This mortgage is made to secure the paymen	it of the money, and the perform	mance of the agreements, hereinaft	er agreed upon to be paid and p	erformed by first part
wit: Lirst. That first party will pay to said	L. W. CLAPP, his heirs or as	signs, at the office of L. W. CLAI	P, in Wichita, Kansas,	
Tire Hundred	quenty of	we and is	1100	DOLLAR
ording to the terms of CNC ebeing in amounts as follows:	promissory note dated	May 22 nd	19 /-3 executed by	the said first party, sa
note for Horee Hune	bred Tuen	ty five my	119/10-	DOLLAR
ring interest from the date therein stated at	24/ per cent. p	er amulin, payable	zcc' annually.	
note for				DOLLAR
ring interest from the date therein stated at	per cent. p		n berein agreed to be ruid or b	a default of performan
SECOND. That in case of default in paying agreement herein contained, first party will cipal note or notes from the date of such defaul	thene of said note of any of said pay to the second party, his	heirs or assigns, interest at the	rate of 10 per cent. per aunum	semi-annually, on sa
THIRD. That first party will pay all the t	taxes and assessments levied in	nder the laws of Oklahoma upon s	gid real estate, and on the note	or debt secured hereb
THIRD. That first party will pay all the tore the same become delinquent; also all lient, paid by first party, second party may elect nortgage shall stand as security for the amount.	, claims, adverse titles, and en- pay the same and shall be ent	cumbrances on said premises, an itled to collect all sums thus paid	d if any of said taxes, assessm with interest at the rate of 10 p	ents, liens or claims ser cent.per annum, a
mortgage shall stand as security for the amounting FOURTH. That first party will keep all b	nt so paid with such interest.	rorrements on said real estate in m	od renair and will permit no wa	ste on said premises.
FIFTH. That first party will at his own ex	voense until the indebtedness l	herein recited is fully paid, keep	the buildings erected on said la	nds insured against f
<i>P</i> 1				
he sum of APP CC. one responsible Insurance Company, approved ceeds of such insurance to rebuilding buildings paid for; or if first party prefers, said proceeds ure to insure as agreed and deliver the policie t, interest from first party, and this mortgage s	on said land; the said mortgag	the mortgagee or assigns, the mo see, his heirs or assigns, holding t	he said proceeds in trust until t	he buildings are rebu
l paid for; or if first party prefers, said proceeds ure to insure as agreed and deliver the policie	s may be credited by second position the mortgagee herein, sec	cond party may procure such insu	rance and collect the cost there	of, together with 10 p
t. Interest from first party, and this mortgage s	mail bland as security therefor,	I money, either principal or interes	t, within sixty days after the sa	me becomes due, or fai
And it is expressly agreed: That if first part perform any of the covenants or agreements her y, and without notice, be declared due and pay	ein contained, the whole sum o	of money secured hereby may, at hereupon be forcelosed for the w	the option of the holder of said hole of said money, interest an	note, and at his option I cost, and said secon
ty, or assigns, or any legal holder hereof, shall a	at once, upon the filing of a per premises described berein, rent	tition for the foreclosure of this mo the same and collect the rents t	rtgage, be forthwith entitled to b hereof, under direction of the c	ave a reseiver appoint ourt, without the usy
y, and without notice, be declared due and pay ty, or assigns, or any legal holder hereof, shall n the court to take possession and control of the ofs required, it being agreed between the parti- rigage, to be by first party performed, together appoint a receiver without other proof than the	es hereto, that the allegations with the above agreement rela	of the petition as to any defaul- ting to possession and appointme	t in performance of any agree at of receiver, shall be sufficient	ment contained in the nuthority to the con
rt, to the payment of any judgment rendered of	t anionne tound and about totec	monte of this mortgage.		
to the state of the second second	at in once propositions shall be	begin to fornelose this mortgage t	he first party will pay to the plai	ntiff in such proceedin
And said party further expressly agrees that the said party is fee, in addition to all other legal enter the said premises described in this national dered in any action as aforesaid, and collected a contract of the said party action as aforesaid, and collected a contract of the said party action as aforesaid, and collected a contract of the said party action as aforesaid, and collected a contract of the said party action as aforesaid, and collected a contract of the said party action as a said party action as a said party action.	costs, said fee to be due and pa	yable upon the filing of petition	for foreclosure, and the same s	DOLLAR anll be a further char
lien upon the said premises described in this n lered in any action as aforesaid, and collected a	norigage, and the amount ther and the lien thereof enforced in	eof shall be recovered in said for the same manner as the principal	debt hereby secured. First part	y does hereby express
ve approisement of sind real estate, should the lklahoma.	stille be sont tilder execution	i, order or spice of outer mine from		
As additional and collateral security for the ruing to them under all oil, gas or mineral lease	payment of the said note the	mortgagor hereby assigns to said mont to terminate and become voi	ortgagee, his heirs and assigns, a l unon release of this mortgage.	ll the rights and benefi
ruing to them under mi on, gas or inmedit leases	a our auto. literiniscal anta mesilini	nego po occinimano nacionale inc		
. Company of the control of the cont			and the second s	
and a second				
O cold first party done hereby release all rights a	of dower and relinguish and cor	nvey all rights of homestead in sai	d premises.	
O cold first party done hereby release all rights a	of dower and relinguish and con	nvey all rights of homestead in sai	d premises.	
I said first party does hereby release all rights o Dated this 22 22 day of. By Request of	of down; and relinquish and con	nvey all rights of homestead in sai	d premises.	10000000000000000000000000000000000000
I said first party does hereby release all rights o Duted this 22 no day of By Request of	may	nvey all rights of homestead in sai	d premises. Brockrevio	- Z
I said first party does hereby release all rights o Dated this 22 nd, day of. By Request of	May	nvey all rights of homestead in sai	Broken	-
I said liest party does hereby release all rights o Dated this 22 man day of. By Request of	ment and	nvey all rights of homestead in sai	d premises. Broknina De Brok	
I said first party does hereby release all rights o Dated this 22 May of By Request of roto signature to this instruct n affixed mark in execut	ment and	nvey all rights of homestead in sai	Assekrion	
I said first party does hereby release all rights o Dated this 22 May of By Request of roto signature to this instruct n affixed mark in execut	ment and	nvey all rights of homestead in sai	d premises. Brokerrow 20 Brokerrow	
a sald first party does hereby release all rights of Dated this 22 no day of. By Request of By Request of Signature to this instrument of the state of the second second also in my presence:	ment and tion thereof in my presenceWitnessWitness	nvey all rights of homestead in sai	Brekrun Brekrun De Brek	
Taild first party does hereby release all rights o Dated this 22 May of By Request of rote signature to this instrum a affixed mark in execut cented also in my presence:	ment and	10/8 11.11. Love	Brokeno we Brock	in and for the abo
Taild first party does hereby release all rights of Dated this 22 2000 day of By Request of By Request of By Request of affixed mark in executivented also in my presence: The of Oklahoma. County of 2000 Before me, a Notary Public, 2000 and 2000	ment and	10/8 11.11. Love	Brokeno we Brock	in and for the abo
Dated this 22 May of By Request of By Reques	ment and tion thereof in my presence. Witness Witness day of Marian	nvey all rights of homestead in sai	Brokeno we Brock	in and for the abo
Dated this 22 May of By Request of By Reques	ment and tion thereof in my presence. Witness Witness day of Mariana and any of Ma	y Louise 13	Broker	معشقها اليحسجيات وأأواره والتو
Dated this 22 May of By Request of By Reques	ment and tion thereof in my presence. Witness Witness day of Marian and any of Marian and Angel	J. J	Broker	معشقها اليحسجيات وأأواره والتو
Dated this 22 May of By Request of Signature to this instrumentalised also in my presence: The of Oklahoma, County of Signature and State on this Signature and State of Signature and State of Signature and State of Signature and State of Signature and S	ment and WitnessWitnessWitnessWitness	be the identical person S who exe and purposes therein set forth.	Broker	معتنفينا تيحسبونا وأحراء وتنفد
Dated this 22 Many of By Request of By Reque	ment and WitnessWitnessWitnessWitness	be the identical person S who exe and purposes therein set forth.	Broker	eknowledgel to me th
Dated this 22 22 day of By Request of County of Mark in executed also in my presence: are of Oklahoma, County of Before me, a Notary Public, and County and State on this State of County and State of County a	ment and WitnessWitnessWitnessWitness	be the identical person S who exe and purposes therein set forth.	Broker	eknowledged to me th Notary Public
I said first party does hereby release all rights of Dated this 22 32 ady of By Request of By Request of By Request of a flixed	ment and WitnessWitnessWitnessWitness	be the identical person S who exe and purposes therein set forth.	Broker	معضفنا فيعسون وأجرا بالفا
I said first party does hereby release all rights of Dated this 22 200 day of By Request of By Request of By Request of By Request of County of Mark in executed also in my presence: are of Oklahoma. County of Mark in executed also in my presence: Before me, a Notary Public, med County and State on this Account of County and State on the C	ment and tion thereof in my presence. Witness Witness Aury of Aurican and Market and Market and Market and Market and Market above wr 19	be the identical person S who exe and purposes therein set forth.	Broker	eknowledged to me th Notary Public