MORTGAGE RECORD

IE 5-6216

Know All Men, That Lillie Wernwill	ion Formerly Lillie Smith
of Julsa Julsa County,	Oklahoma, mortgagor, bereinafter called first party, to secure the payment of the sum of DOLLARS, go to the said 15-14 June 15-14 fillowing-described premises situated in the County of
Oklahoma, to-wit:	
All Townshy Sevences (17) No	istt Range Thirtein (13) East and the
(34) All Journshy, Eightein	South Swest greater of section Thuty Fo (18) North Range Thirteen (3) East
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lee_ 191.3	
Came Fraguet.	
	acres more or less, according to Government survey, with all the appurtenances, and
warrant the title to the same. This mortgage is made to secure the payment of the money, and the perfortional: (A) Hondrane	rmance of the agreements, hereinafter agreed upon to be paid and performed by first party,
to-wit: FIRST. That first party will pay to said I. W. CLAPF, his heirs or a June Husidred and No.	ssigns, at the office of L. W. CLAPP, in Wichita, Kansse, 1. O. L. DOLLARS.
according to the terms of promissory notedated	November 25/11.19/3 executed by the said first party, said
bearing interest from the date therein stated at Zeni per cent.	per annum, payable QLs) LC annually Que Nov-29#131
	per nanum, payable
	eaid notes, or interest, or of any sum herein agreed to be paid, or in default of performance s heirs or assigns, interest at the rate of 10 per cent. per aunum, semi-annually, on said shall be actually paid.
	nuter the laws of Oklahoma upon said real estate, and on the note or debt seemed hereby, acumbrances on said premises, and if any of said taxes, assessments, liens or claims be titled to collect all sums thus paid with interest at the rate of 10 per cent, per annum, and
FIFTII. That first party will at his own expense until the indebtedness	provements on said real estate in good repair and will permit no waste on said premises, herein recited is fully paid, keep the buildings erected on said lands insured against fire
in the sum of in some responsible Insurance Company, approved by second party, payable to proceeds of such insurance to rebuilding buildings on said land; the said mortga and poid for; or if first party prefers, said proceeds may be credited by second p failure to insure as agreed and deliver the policies to the mortgage herein, se cent. interest from first party, and this mortgage shall stand as security therefor	the mortgages or assigns, the mortgages agreeing in case of fire, to devote the whole gee, his heirs or assigns, holding the said proceeds in trust until the buildings are rebuilt early on the principal sum, as of date of maturity of next interest payment. In case of cond party may procure such insurance and collect the cost thereof, together with 10 per
And it is expressly agreed: That if first party shall fail to pay said sums of operform any of the covenants or agreements herein contained, the whole sum only, and without notice, be declared due and payable; and this mortgage may the party, or assigns, or any legal holder hereof, shall at once, upon the filing of a pe by the court to take possession and control of the premises described herein, real proofs required, it being agreed between the parties hereto, that the allegations mortgage, to be by first party performed, together with the above agreement relate appoint a receiver without other proof than the agreements contained herein.	of money, either principal or interest, within sixty days after the same becomes due, or fails of money secured hereby may, at the option of the holder of said note, and at his option hereupon be foreleased for the whole of said money, interest and cost, and said second stition for the foreleast of this mortgage, be forthwith entitled to have a receiver appointed the same and collect the rents thereof, under direction of the court, without the usual of the petition as to any default in performance of any agreement contained in this sting to possession and appointment of receiver, shall be sufficient authority to the court. The amount so collected by such receiver to be applied, under the direction of the closure of this mortgage.
And said nests frother avancesh arrays that in uses propadings shall be	become to forgation this property one the first remarker will some to the intelligence to
	DOLLARS, nyable upon the filing of petition for foreclosure, and the same shall be a further charge reof shall be recovered in said foreclosure suit and included in any judgment or decree the same manner as the principal debt hereby secured. First party does hereby expressly 1, order of sale, or other final process; waive all benefits of the stay or appraisement laws
As additional and collateral security for the payment of the said noto the ceruing to them under all oil, gas or mineral leases on said premises; this assignment of the said not be considered and he said in the said in the said in the said instruction of the said instru	mortgagor herebyassigns to said mortgagee, his heirs and assigns, all the rights and benefits ment to terminate and become void upon release of this mortgage. Serves such that the Land describes about its approach to the said of the said premises.
Dated thisday of	
	- Lillie Mersiellion
I wrotesignatureto this instrument and then affixedmarkin execution thereof in my presence.	
Executed also in my presence: Witness	
State of Oklahoma, County of Julia, 86.	
named County and State, on this 2 Md day of Le Lillie Merricellion for	een When 10/3 personally appeared united Sellie Sellist
andto me personally known to	be the identical personwho executed the above mortgage and acknowledged to me that
Ahe executed the same as hill free and voluntary act and deed for the uses: WITNESS my signature and official seal, the day and year last above we My commission expires. LOTUE MY 10 /#	and purposes therein set forth. itten. (Deal CG B Malkes
	County, Oklahoma.
State of Oklahoma, County of Tulsa, ss. Filed for record this 2 day of By CLINCLAUCE Deputy.	Del 1013 ni 2 10 0'clock J. M. (Deal) Lewis Telise Register of Decils