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## MORTGAGE RECORD

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A LOUGH HALL HALL

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	Know All Alen, That 9 to deastille a. and Sillie Grayson	Brugle, Jucon	
	of 1 Jules Jules County	Oklahoma, mortgagor S, hereinafter called first	party, to secure the provincet of the sur
	Minter Hundred and notion	2	
	in hand paid by L. W. ChAPP, mortgagee, second party, does hereby mort	gage to the said E. W. CLAPP, the following-des	cribed premises situated in the Count
	Julia Okinhoma, to-wit: The Aneulte hall	A the North west	ng bahar da barang kanang k Kanang kanang kanang Kanang kanang
	Quarter of section Kineteen (18).	All Township Eighteen (1)	> North Range
	Fourteen (14) East and the A	out Half of the North &	ast quaster of
	Juste of Section Nineteen (15) Jourteen (14) East and the A Section one (1) Jours high Section	iteen (17) North Range .	Thirteen (13) East-
	LITTSTPENT		
ವರ್ಷ-೧೯೮೫ ಆ ಪ್ರಶೇಶ ಕಾರ್ಯಕ್ರಿ	tet 1 recourd		n an
0 	R mut No. 20.		
- T. C. S. S. S.	of mangage tor on the	anga akina ana ang sa ang s	and a second
aiz / 9 dav	¢12191 <i>2</i> /		·····
John	er Whoavak		
V		11-1-	
	of the Indian Meridian, containing in all. One hundsed and	Anyly acres more or less, according to Governme	nt survey, with all the appurtenances,
	warrant the title to the same. This mortgage is made to secure the payment of the money, and the pe	rformance of the agreements, hereinafter agreed up	on to be paid and performed by first pa
	to-wit: J S H or Pring- FIRST. That first party will pay to said b. W. CLAPP, his heirs o		
	Thirteen Hundred a	nd Nollow	DOLLA
	according to the terms of	1. February 2 rid 19	14 executed by the said first party,
	One note for Thirteen Hundred and	100/100	DOLLA
	bearing interest from the date therein stated at	it. per annum, payable Seniti	annually. and due Jely 200
	One note for		
	bearing interest from the date therein stated at per cer SECOND. That in case of default in payment of said pote or any		ed to be paid, or in default of perform
	SECOND. That in case of default in payment of said note or any of any agreement herein contained, first party will pay to the second party principal note or notes from the date of such default to the time when the mo	, his heirs or assigns, interest at the rate of 10 p mey shall be actually paid.	er cent. per annum, semi-annually, on
	THIRD. That first party will pay all the taxes and assessments levie before the same become delinquent; also all liens, claims, adverse titles, and not paid by first party, second party may elect to pay the same and shall be	d under the laws of Oklahoma upon said real estat	e, and on the note or debt secured her said taxes, assessments, liens or claim
	not paid by first party, second party may elect to pay the same and shall be this mortgage shall stand as security for the amount so paid with such intere	entitled to collect all sums thus paid with interest	at the rate of 10 per cent.per annum,
	FOURTH. That first party will keep all buildings, fences and other	improvements on said real estate in good repair an	
	FIFTH. That first party will at his own expense until the indebtedn		
	in the sum of <u>JUPUC</u> in some responsible Insurance Company, approved by second party, payable proceeds of such insurance to rebuilding solutidings on said land; the said and and paid for; or if first party prefers, said proceeds may be eredited by secon failure to insure as agreed and deliver the policies to the mortgage herein cent. interest from first party, and this mortgage shall stand as security ther	to the mortgagee or assigns, the mortgagee agree	eing, in case of fire, to devote the w
	and paid for; or if first party prefers, said proceeds may be orcdited by secon first party prefers, said proceeds may be orcdited by secon	d party on the principal sum, as of date of matu, second party may procure such insurance and co	rity of next interest payment. In cas llect the cost thereof, together with 10
	cent. interest from first party, and this mortgage shall stand as security ther And it is expressly agreed: That if first party shall fail to pay said sur	efor,	
	to perform any of the covenants or agreements herein contained, the whole su any and without notice, he declared due and favables and this mortrage nu	in of money secured hereby may, at the option of av thereupon be forcelosed for the whole of said	the holder of said note, and at his op noney, interest and cost, and said see
	party, or assigns, or any legal holder hereof, shall at once, upon the filing of a by the court to take possession and control of the premises described herein,	petition for the forcelosure of this mortgage, be for rent the same and collect the rents thereof, under	thwith entitled to have a receiver appoin direction of the court, without the u
	to perform any of the covenants or agreements herein contained, the whole su only, and without notice, be declared due and payable; and this mortages any party, or assigns, or any legal holder hereof, shull at once, upon the filing of a by the court to take possession and control of the premises described herein, prosfs required, it being agreed between the parties heredo, that the allegal intertagae, to be by first party performed, logelher with the above agreement to appoint a receiver without other proof than the agreements contained he court, to the payment of any judgment rendered or amount found due upon f	relating to possession and appointment of received	shell be sufficient authority to the c
	court, to the payment of any judgment rendered or amount found due upon f	and the anoma is concered by such receiver	to be appret, under the uncertain of
	And said party further expressly agrees that in case proceedings shall	be begun to foreclose this mortgage the first party	will pay to the plaintiff in such proceed DOLLA
	And said pirty in the expressiv agrees time in case proceedings shall in the said pirty in the expressiv agrees time in case proceedings shall be a said by the said premises described in this mortgage, and the amount rendered in any action as a foresaid, and collected and the limit here of enforce write appraisement of said real estate, should the same be sold under execution of the same	I payable upon the filing of petition for foreclosur thereof shall be recovered in said foreclosure suit	e, and the same shall be a further chu and included in any judgment or de
	rendered in any action as aforesaid, and collected and the lien thereof enforce waive appraisement of said real estate, should the same be sold under execu	d in the same manner as the principal debt hereby tion, order of sale, or other final process; waive al	secured. First party does hereby expre benefits of the stay or appraisement l
	of Okhnhoma. As additional and collateral security for the payment of the said note accruing to them under all oil, gas or mineral leases on said premises; this ass		
	accruing to them under all oil, gas or mineral leases on said premises; this ass	gnment to terminate and become void upon releas	e of this mortgage.
	According to their that a non-gas of mineral class of such prefixes, with easy of the such as a sub- Mits minitage sits, an mineral Lien to a B 3 000, Dott data Harmary 2, sid 13 B 1000 according to a sub- Construction of the sub- And said first party does hereby release all rights of dower and relinquish auc	14 made by mostgeens	therein to I W
	that and first particulars bardy release all rights of down and reliantich and	d land	
	Dated this 2 nd day of February	19.1.4	
	By Request of	$\mathcal{L}$ (	Toutell.
			Castelle Graysen
	I wrote	Lillie	grayson
	then affixed		l
	Executed also in my presonee;		
	🖡		
	State of Oklahoma, County of Julis A		
	Before me, a Notary Public,	ebruary 10/2 ~	rsonally appeared
	19 To Teastille	- a single masi	
	and Lillie Brayson	a single woman	aleria d'are stranopels (elle se darra a regionaleria por
	'and	to be the identical personS who executed the abo	ve mortgage and acknowledged to me
	WITNESS my signature and official seal, the day and year last above	e written.	15 - 1
	My commission expires January 10 MT 10/8	- (Seal) 14	13 AValker Notary Publi
i ng la dibit d	arphi		Julsa County, Oklaho
	[hougger] 201 <u>8년 11일</u> : 2019년 11일 - 2019		and a state of the second
	State of Oklahoma, County of Tulsa, 88. Filed for record this	of Feb 1014 at	220 realmak P
	State of Oklahoma, County of Tulsa, as. Filed for record this	· of Feb 1014 st Cen	2. 20 .0'elock P. 115. Teleno