MORTGAGE RECORD

CHNY HVOO H 61344

	EAML DODWWORTH ROOK CO., LEAVENWORTH, KAN. NO. 2760
	Know All Ben, That Nounce & Halker, and & B Muster Les husband
	of Juloa County, Oklahoma, mortgagors, hereinafter called first party, to secure the payment of the sum of Jula Jula County (100 DOLLARS,
	in hand paid by L. W. CLAPP, mortgagee, second party, does hereby mortgage to the said L. W. CLAPP, the following-described premises situated in the County of
	Zulsa — Oklahoma, to-wit:
	the south last Quarter if the
	North must Quarter and the North East Quarter of the south must Quarter
	and the west Jufteen (15) feet of the North East Quarters of the North
	Thest sweeter of section three (3) ny Township Seventery (17) North-
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th may som	S Experiescent No. 224 Le
0(40	1.5 Barriell Way At the
on the figure (ge	
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felul	ofCfAC1914 J Kands
By CH	Mellhorn Dept
	of the Indian Meridian, containing in all Legally acres more or less, according to Government survey, with all the appurtenances, and warrant the fille to the same.
	This mortgage is made to secure the payment of the money, and the performance of the agreements, hereinafter agreed upon to be paid and performed by first party, to-wit:
	FIRST. That first party will pay to said L. W. CLAPP, his heirs or assigns, at the office of L. W. CLAPP, in Wichita, Kansas, DOLLARS,
	promissory notes detail and the sold first party, sold
	note being in amounts as follows:
	One note for 2000 Hay 610 211 121 121 121 121 121 121 121 121 1
	according to the terms of GUL promissory note, dated GPIL 20 III 19 14 executed by the said first party, said note, being in amounts as follows: One note for Live Hundred Ten 121d Hollow DOLLARS, bearing interest from the date therein stated at 1611 per cent. per annum, payable 121115 annually. Sule 17162 1716 DOLLARS,
	bearing interest from the date therein stated at per cent. per cent. per annum, payable annually.
	SECOND. That in case of default in payment of said note or any of said notes, or interest, or of any sum herein agreed to be paid, or in default of performance of any agreement herein contained, first party will pay to the second party, his heirs or assigns, interest at the rate of 10 per cent. per annum, semi-annually, on said principal note or notes from the date of such default to the time when the money shall be actually paid.
	principal note or notes from the date of such default to the time when the money shall be actually paid.
	THRD. That first party will pay all the taxes and assessments levied under the laws of Oklahoma upon said real estate, and on the note or debt secured hereby, before the same become delinquent; also all liens, claims, adverse titles, and encumbrances on said premises, and if any of said taxes, assessments, liens or claims be not paid by first party, second party may elect to pay the same and shall be entitled to collect all sums thus paid with interest at the rate of 10 per cent. per annum, and this mortgage shall stand as security for the amount so paid with such interest.
	not paid by first party, second party may elect to pay the same and shall be entitled to collect all sums thus paid with interest at the race of to per cent. Per annum, and this mortgage shall stand as security for the amount so paid with such interest.
	FOURTH. That first party will keep all buildings, fences and other improvements on said real estate in good repair and will permit no waste on said premises.
	FIFTH. That first party will at his own expense until the indebtedness herein recited is fully paid, keep the buildings erected on said lands insured against fire
	in the sum of ALLACS, in some responsible Insurance Company, approved by second party, payable to the mortgagee or assigns, the mortgagee agreeing, in case of fire, to devote the whole proceeds of such insurance to rebuilding buildings on said land; the said mortgagee, his heirs or assigns, holding the said proceeds in trust until the buildings are rebuilt and paid for, or if first party prefers, said proceeds may be credited by second party on the principal sum, as of date of maturity of next interest payment. In case of failure to insure as agreed and deliver the policies to the mortgagee herein, second party may procure such insurance and collect the cost thereof, together with 10 per cent, interest from first party, and this mortgage shall stand as security therefor.
	and paid for; or if first party prefers, said proceeds may be credited by second party on the principal sum, as of date of inaturity of next interest payment. In case of failure to insure as agreed and deliver the policies to the mortgage herein, second party may procure such insurance and collect the cost thereof, together with 10 per
	cent, interest from first party, and this mortgage shall stand as security therefor.
rillala 🖠	And it is expressly agreed: That if first party shall fall to pay said sums of money, either principal or interest, within sixty days after the same becomes due, or fails to perform any of the covenuts or agreements herein contained, the whole sum of money secured hereby may, at the option of the holder of said note, and at his option only, and without notice, be declared due and payable; and this mortgage may thereupon be foreclosed for the whole of said money, interest and cost, and said second party, or assigus, or any legal holder hereof, shall at once, upon the filing of a petition for the foreclosure of this mortgage, be forthwith entitled to have a receiver appointed by the court to take possession and control of the premises described herein, rent the same and collect the rents thereof, under direction of the court, without the usual proofs required, it being agreed between the parties hereto, that the allegations of the petition as to any default in performance of any agreement contained in this mortgage, to be by first party performed, together with the above agreement relating to possession and appointment of receiver, shall be sufficient authority to the court to appoint a receiver without other proof than the agreements contained herein. The amount so collected by such receiver to be applied, under the direction of the court, to the payment of any judgment rendered or amount found due upon foreclosure of this mortgage.
	party, or assigns, or any legal holder hereof, shall at once, upon the filing of a petition for the foreclosure of this mortgage, be forthwith entitled to have a receiver appointed by the court, in take possession and control of the premises described herein, rent the same and collect the rents thereof, under direction of the court, without the usual
	proofs required, it being agreed between the parties hereto, that the allegations of the petition as to any default in performance of any agreement contained in this mortgage, to be by first party performed, together with the above agreement relating to possession and appointment of receiver, shall be sufficient authority to the court
	to appoint a receiver without other proof than the agreements contained herein. The amount so collected by such receiver to be applied, under the direction of the court, to the payment of any judgment rendered or amount found due upon forcelosure of this mortgage.
	And said party intriner expressivagrees that it ease proceedings shall be begin to intecess this interest this party in pay to the plantal in stand proceedings. [DOLLARS, as an attorney's fee, in addition to all other legal costs, said fee to be due and payable upon the filing of petition for foreclosure, and the same shall be a further charge and lien upon the said premises described in this mortgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree rendered in any nection as aforecastid, and collected and the lien thereof enforced in the same manner as the principal debt hereby secured. First party does hereby expressly waive appealsement of said real estate, should the same be sold under execution, order of sale, or other final process; waive all benefits of the stay or appraisement laws
	and lien upon the said premises described in this mortgage, and the amount thereof shall be recovered in said forecognies that and included in any judgment or decree rendered in any notion as aforesaid, and collected and the lien thereof enforced in the same manner as the principal debt hereby secured. First party does hereby expressly rendered in any notion as aforesaid, and collected and the lien thereof enforced in the same manner as the principal debt hereby secured. First party does hereby expressly and collected and the lien thereof enforced in the same manner as the principal debt hereby secured. First party does hereby expressly and collected and the lien thereof enforced in the same manner as the principal debt hereby secured. First party does hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expressly as the same manner as the principal debt hereby expression as the principal
	As additional and collateral security for the payment of the said note the mortgagor hereby assigns to said mortgagee, his heirs and assigns, all the rights and benefits accruing to them under all oil, gas or mineral leases on said premises; this assignment to terminate and become void upon release of this mortgage.
	This mentioned in the second reference been to one officer contain most gage for fivour of dated refree 20th 1814 modely producting most gages because to I ill delegation and said first party does hereby release all rights of dower and relinquish and convey all rights of homestead in said premises.
	BISON, and dated little 20th 1914 madely moderages herein to I W itelaff
	And said first party does hereby release all rights of dower and relinquish and convey all rights of homestead in said premises.
	Dated this 20 Mit day of Office 19 10 10 10 10 10 10 10 10 10 10 10 10 10
	By Request or Non 11 & Malker J. Walker
	ED Walker
	1 Wrote
	then affixed mark in execution thereof in my presence.
	Executed also in my presence: Witness
	State of Ohlahoma, County of
	Before me, a Notary Public,in and for the above-
	named County and State, on this 22111 day of Africa on I Both States has Sushand
	18 March Barton
	find
	They executed the same as Till. free and voluntary act and deed for the uses and purposes therein set forth.
	My commission expires Gen 26 - 1965 (Seal) As Hurd
	Notary Public
	WITNESS my signature and official seal, the day and year last above written. My commission expires. Jou 26
	Filed for record this 24 day of Africa 1914 at 2 o'clock P. M. By Call Call Caller. Deputy (al. Caller Cal
an bu their Million	By Leave Land Land Legisler of Deeds.