COMPARED

MORTGAGE RECORD

Know All Men. That Grant I Johns Liong Buckley	on and Em	ma Johns	on, hiorri	السمريع
of Jula Buckley	County, Oklahoma, mortgagor	A hereinalter called fire	it party, to secure the p	ayment of the sum of
in hand paid Wis. A thrid mortgage, second party, does here				
The north half of l	viti or Fior (5	ع (سه ا	he Dourt	chalf.
aflor Dix (6) in Be	eac Dwint	y nine	(29) cio.	d of
Julsa pur The rue	orded p	ear it	iriof,	
			1/20	1468
			47.	wheretrack the Malin
			1 23 m	J. Krames
of the Indian Meridian, containing in all.	neres more or le	ss, according to Govern	ment survey, with all th	e appurtenances, and
warrant the title to the same. This mortgage is made to secure the payment of the money, an				formed by first party,
FIRST, That first party will pay to said to N. Sanny his	s heirs or assigns, at the office to and male	OF TO COANT, IN THE		DOT'T 4 DEC
note being in amounts as follows:		3101		e said first party, said
One note for Durency one Sounds bearing interest from the date therein stated at	ed fifty a per cent, per annum, payable	Mono 100	annually. Aut	DOLLARS,
One note for			annually.	DOLLARS,
bearing interest from the date therein stated at			· · · •	iclault of performance semi-annually, on said
THIRD. That first party will pay all the taxes and assessme before the same become delinquent; also all liens, claims, adverse the total by first party, second party may elect to pay the same and	nts levied under the laws of Ok itles, and encumbrances on said shall be entitled to collect all s	nd, Inhoma upon said real es I premises, and if any c ums thus paid with inter	tate, and on the note of said taxes, assessment cest at the rate of 10 pe	r debt secured hereby, ts, liens or claims be r cent. per annum, and
this mortgage shall stand as security for the amount so paid with suc FOURTH. That first party will keep all buildings, fences an	d other improvements on said r			
FIFTH. That first party will at his own expense until the in in the sum of		- Table 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		
in the sum of. in some responsible Insurance Company, approved by second party, proceeds of such insurance to rebuilding buildings on said land; the and paid for; or if first party prefers, said proceeds may be credited failure to insure as agreed and deliver the policies to the mortgage cent, interest from first party, and this mortgage shall stand as security.	said mortgagee, his hetrs or assiby second party on the princip to herein, second party may pro- city therefor.	gns, holding the said pr al sum, as of date of m cure such Insurance and	occods in trust until the nturity of next interest collect the cost thereof	e buildings are rebuilt payment. In case of , together with 10 per
And it is expressly agreed: That if first party shall fail to pay to perform any of the covenants or agreements herein contained, the only, and without notice, be declared due and payable; and this morparty, or assigns, or any legal holder hereof, shall at once, upon the by the court to take possession and control of the premises described the transfer of the transfer has the	said sums of money, either prin whole sum of money secured by trage may thereupon be forced	cipal or interest, within a reby may, at the option sed for the whole of sai	ixty days after the sam of the holder of said n d money, interest and	e becomes due, or fails ote, and at his option cost, and said second
party, or assigns, of any grant model records min to each good thereby the court to take possession and control of the premises described proofs required, it being agreed between the parties hereto, that the mortgage, to be by first party performed, together with the above agreed a receiver without other proof than the agreements control, to the payment of any judgment rendered or amount found du	herein, rent the same and colle allegations of the petition as reement relating to possession a since herein. The amount so	est the rents thereof, un to any default in perfo ad appointment of received collected by such received	der direction of the cou runance of any agreem ver, shall be sufficient a er to be applied, under	ort, without the usual cut contained in this authority to the court the direction of the
And said party further expressly agrees that in case properties	nes shall be begun to forcelose t	his morteage the first pa-	to the plaint of the plaint	iff in such proceedings
ns in attorney's fee, in addition to all other legal costs, said fee to be and lien upon the said premises described in this mortgage, and the crendered in any action as aforesaid, and collected and the lien thereof waive appraisement of said real estate, should the same be sold und	o due and payable upon the fill amount thereof shall be recover fenforced in the same manner a er execution, order of sale, or o	ng of petition for forcelored in said forcelosure s s the principal debt here ther final process; waive	sure, and the same sha uit and included in an by secured. First party all benefits of the stay	DOLLARS, Il be a further charge y judgment or decree does hereby expressly or appraisement laws
of Oklahoma. As additional and collateral security for the payment of the sa accruing to them under all oil, gas or mineral leases on said premises;	this assignment to terminate a	nd become void upon rel	ease of this mortgage.	T 4 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
And said first party does hereby release all rights of dower and reling Dated this 3/24day of	uish and convey all rights of ho			
By Request of		- Frank I Jo	hnoon-	
		G. W. Bu	esser-	and the second second
I wrote		Frank I Jo G. W. Bu Statie Bu Emma Jo	huson,	
Executed also in my presence:	Witness			
State of Ohlahoma, County of Queloa Before me, a Notary Public, Pure L	erant			in and for the above-
named County and State, on this arank I Johnson	and Emmi	a Johnson	personally appeared	e aus
George Buest	y and Hatte	a Buckley	~ his else	J.S.
they executed the same as their free and voluntary act and deed i	for the uses and purposes therei		move mortgage and ack	nowledged to me that
WITNESS my signature and official seal, the day and year la	ast above written.	Russ L.	Grant.	Male To 19
	(Leal)		Julsa	Notary Public, County, Oklahoma.
State of Oklahoma, County of Tulsu, so. 23.	day of June	191 67 ne	215	o'eloud XI
[4] "一点","我们就是一个"我们,我们就是一个"我们的","我们就是一个"我们","我们","我们",我们就是一个"我们",我们就是一个"我们",我们就是	Deputy.	Lewis	Cline.	Register of Deeds.
	Suall			