MORTGAGE RECORD

6356~

Puryman, wife and	Johnson .	ner Brai	on and to	alph
of Sucar	The second secon		led first party, to secure the	
n hand paid by L.W. CLAPP, mortgagee, second party, does Oklahoma,	hereby mortgage to the sa		owing-described premises situ	
Thomshows quai	tu of a	relion v	menty of	Kru (73_
in township Eigh	teens (18)	nowth	Mange 2	velin CIT
Early Transported Michigan	ent I			
"s 2.22 is the last Taxable Paragraph of the control of the contro	ax on the		a Made da Malika ka ligita. Sangga Majara ka da kagama	
W him men	191.5			
Buton this Live of Scra	mis-			
	our.			
t the Indian Meridian, containing in all			overnment survey, with all barreed upon to be paid and no	
p-wit: FIRST. That first party will pay to said L. W. CLAPP				
coording to the terms of One promissory	note dated.	ien 17 ch	101 × ,executed by t	he said first party, said
ne note for James in Sullaws:	andna	1100		
ne note for	per cent. per annum	payable	annually.	DOLLARS,
earing interest from the date therein stated at SECOND. That in case of default in payment of said n			erein agreed to be paid, or in	default of performance
SECOND. That in case of default in payment of said at any agreement herein contained, first party will pay to the fincipal note or notes from the date of such default to the time of THIRD. That first party will pay all the taxes and asses	semants lowed under the le	Jone of Oklahama apon entl	real actata and an the note	and July control Landbur
fore the same become delinquent; also all lieus, claims, adver the paid by first party, second party may elect to pay the same is mortgage shall stand as security for the amount so paid with FOURTH. That first party will keep all buildings, fence	se tilles, and encumbrance and shall be entitled to co a such interest.	s on said premises, and if licet all sums thus paid wit	any of said taxes, assessme h interest at the rate of 10 p	ats, liens or claims be er cent. per annum, and
FIFTIL. That hest party will at his own expense until th	e indebtedness herein reci	ted is fully paid, keep the	buildings erected on said lan	ds insured against fire
the sum of some responsible Insurance Company, approved by second paroceeds of such insurance to rebuilding buildings on said land; ad paid for; or if first party prefers, said proceeds may be credibling to insure as agreed and deliver the policies to the mortal, interest from first party, and this mortange shall stand as a	rty, payable to the mortgi the said mortgagee, his be ted by second party on the gagee herein, second party security therefor,	agee or assigns, the mortgins or assigns, holding the s e principal sum, as of date may procure such insuran	ngce agreeing in case of fire aid proceeds in trust until the of maturity of next interest or and collect the cost therec	to devote the whole to buildings are rebuilt t payment. In case of I, together with 10 per
and it is expressly agreed. That it has party such that to perform any of the covenants or agreements herein contained,	the whole sum of money s	ecured hereby may, at the	option of the holder of said	note, and at his option
ity, and without notice, be declared the and plyanel; and the try, or assigns, or any legal holder hereof, shall at once, upon t y the court to take possession and control of the premises descriots required, it being agreed between the parties hereof, that ortgage, to be by first party performed, together with the above a pipoint a receiver without other proof than the agreements carrie, to the payment of any judgment rendered or amount found	he filing of a petition for the bed herein, rent the same the allegations of the pet agreement relating to po- contained herein. The am	he foreclosure of this mortga and collect the rents there lition as to any default in ssession and appointment o ount so collected by such	ge, be forthwith entitled to he of, under direction of the co performance of any agree f receiver, shall be sufficient receiver to be applied, under	ve a receiver appointed out, without the usual ment contained in this authority to the court or the direction of the
And said party further expressly agrees that in case proce	cedings shall be begun to i	orcelose this mortgage the fi	rst party will pay to the plair	diff in such proceedings
an altorned 5 fee, in addition to all other legal costs, said fee to dilen upon the said premises described in this mortgage, and indered in any action as aforesaid, and collected and the lien the rive appraisement of said real estate, should the same be sold Oklahoma.	o be thue and payable upo he amount thereof shall be reof enforced in the same under execution, order of	n the filing of petition for ne recovered in said forcelo manner as the principal deb sale, or other final process;	forcelosure, and the same sh sure suit and included in an t hereby secured. First part, waive all benefits of the sur	DOLLARS, all be a further charge by judgment or decree of does hereby expressly or appraisement laws
As additional and collateral security for the payment of the cruing to them under all oil, gas or mineral leases on said premi	ises; this assignment to ter	minate and become void up	ion release of this mortgage.	Perryman
and said first party does hereby release all rights of dower and re	allatted i	this of homestead in said pr	on as alieu aidu na mises,	Brlown,
Dated this 1.7 of day of 9. ~			@	mas Bas
		(P. 1.	Persyman	7100, 10000
wrotesignatureto this instrument and en affixed markin execution thereof in		May	v ovog	
cecuted also in my presence;	Witness	••••••••••••••••••••••••••••••••••••••		and the second and the second
tate of Oklahoma, County of Julian Before me, a Notary Public, Fract	nowler			
med County and State, on this days alice Maryman ne B	or your an	s Rasper Per	Cpersonally appeared.	ji and
d			d the above mortgage and ac	knowledged to me that
WITNESS my signature and official scal, the day and yes		[a	ree Knew	Pes/
	(57)		Lulea	Notary Public.
rate of Oklahoma, County of Tulsa, as.			335 6 lise	A A
Filed for record this 1)	day of	mey you	5 7	o'clock