#65/37

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17		CIII	JL	NL	$\mathcal{C}\mathcal{C}$	IJT

Anathropal-Quarter (DEU) of the Southeast Quarter (DEU) of the \$4.55 and issued Bereit to LE	Julia Eight Hundred and notinger Sheronatter called first	t party, to seems the payment of the sum of
Level 1 - W. CLAPP, intelligen, second party, shee brethy provinges to be all L. W. CLAPP, the following-levelided premiers should in the Country of School 1 - W. CLAPP, the Millian of the Country of School 1 - W. CLAPP, the Millian o		DOLLARS,
Death Tank C. S. Carl States to To to Talk J. S. Carl States to To Talk J. S. Carl States to Talk J. Carl	hand paid by L. W. CLAPP, mortgages, second party, does hereby mortgage to the said L. W. CLAPP, the following-d	lescribed premises situated in the County of
MUNITARIAN GREATER (1964), 511 Actions June 1967 (1964), 611 May 1967 (1964), 611 Action June 1967 (1964), 612 Action June 1967 (196	South one half (A's) of the statte ast Quarter (ME 14) and the	
Security Strip. Security - flavor (2.2) North and Range Striber (2) Mark - Stripe (2.2) North and Range Striber (2) Mark - Stripe (2.2) North and Range Striber (2) Mark - Stripe (2.2) North and Range Striber (2) Mark - Stripe (2.2) Mark - Stripe (2.2) North and Range Stripe (2.2) Mark - Stripe (2.2) Mark	Doutheast Quarter (DEM) of the Southeast Quarter (DEM) of the	\$4.55 (and issued Receipt No & therefor in payment of mortgage tax on
the father Meridian, contribing in all. Miller of the cause. This interagge is under to recrue the prometer of the mercy, and the performance of the agreements, hereinafter agreed upon to be pull and performed by first party of the contribution		Dated this O day of
the indian Merkilian, containing in all. **Milled Boundary Control of the sprayers of the spr	Town Ship, Twenty-Awo (22) North and Range Thisteen (13) Ea	23/- John I Trainer County Treasure 9 10 80/-
This increases is made to secure the payment of the source, and the performance of the agreements, hordinates agreed upon to be pidd and performed by floss parry, etc. THIST. That first party will pay to said I. W. CLAPP, its beins or assigns, nt the office of L. W. CLAPP, in Wheilin, Kannas, DOLLARS, modifying to the ferms of the source of the control of th		
This increases is made to secure the payment of the source, and the performance of the agreements, hordinates agreed upon to be pidd and performed by floss parry, etc. THIST. That first party will pay to said I. W. CLAPP, its beins or assigns, nt the office of L. W. CLAPP, in Wheilin, Kannas, DOLLARS, modifying to the ferms of the source of the control of th	he Indian Meridian, containing in all. Naille (50) acres more or less, according to Governm	nent survey, with all the appurtenances, and
ETHET. That find segly will ray to said 1. W. CLAPPI, his biese or sudges, at the office of 1. W. CLAPPI, in Wichita, Kanasa. DOLLAIRS, ording to the ferms of CLAPPI and Market	rant the title to the same. This mortgage is made to secure the payment of the money, and the performance of the agreements, hereinafter agreed to	upon to be paid and performed by first party,
made for mining interest from the dast before stated at My per each per namum, payable and the state them stated at My per each per namum, payable and the state them stated at the per configuration of the state of		hita, Kansas,
made toe	Eight Hundred and Nofrov	DOLLARS,
made toe	ording to the terms of	Tay Ish 18 3 14
mote for mine date therein stated at pre cord, per annum, payable annually. SECUED. Thus in case of default in payment of said note or any of said notes, or any of said notes or saids. The said said said in the said of said said of the second party, the lives or saidsm, statest at the rate of the per annual payment of said of the second party, the lives or saidsm, statest at the rate of the per annual payment of said or notes from the date of said of-cleak to the fine when the money shall be establishy gaid. THIRD. Thus fine party will up all the leaves man essential level under the leave of Oldshoon upon said on leaves or all in the said of the party may of the said	note for taight Hundred and Nofton A chars sun Wellen	LES / 2/ //24 DOLLARS,
Fig. Interest from the date therein stated at Fig. 2020. That in case of default in position of each state of any and anoto, or interest, are of any sum beets accord to be paid, or in default of preferences and the state of the preferences of the preference of the		
SNEOND. That in case of default in progress of action to easy of said notes, or interest, or of any turn herein agreed to be paid, or in default of performance or agreement in the progress of the second performance of the paid or notes from the date of soich default to the time when the money shall be actually paid. THIRD. That fine party will not pay all the taxer on the accessments become deflugations; the stall flower, defaults are recorded and the law of the party payable to the mortgage of assign, the mortgages agreeding in case of fire, to devote the whole received such instructs to repulsifying partitions of the party of the p	ring interest from the date therein stated at per cent, per annum, payable	annually.
THILD. Thus first party will poy all the large and assessments levied under the laws of Oblishous upon said real earlier, and on the nate or oblish the profile of this party second party may elect for party the party of the pa	SECOND. That in case of default in payment of said note or any of said notes, or interest, or of any sum herein as ny agreement herein contained, first party will pay to the second party, his heirs or assigns, interest at the rate of 10 cinal note or notes from the date of such default to the time when the money shall be actually paid.	greed to be paid, or in default of performance per cent. per annum, semi-annually, on said
FOURTH. That first party will seep all buildings, fonces and other improvements on said real state in good repair and will permit no waste on said premises. FIFTH. That first party will at his own expense until the indebtedness brefin recited is fully paid, keep the buildings erroted on said hands insured against firm as any of the party party of the party of the party personal party, approved by second party, appared by the mortgage, his burs or assigns, the mortgages agreeing, in case of fire, to devote the whole cocks of such insurance to rebuilding huildings on said land; the said mortgage, his burs or assigns, the line of the party of the said proceeds may be recitled by accord party on the party party process and proceeds in the party of the said proceeds may be recitled by accord party on the party of the said proceeds and party of the said party of the said proceeds and party of the said proceeds and party of the said proceeds and party of the party of the said by the said party of the said party of the said by the said party of the said party of the said by the said party of the said party of the said by the said party of the party	THIRD. That first party will pay all the taxes and assessments levied under the laws of Oklahoma upon said real est or the same become delinquent; also all liens, claims, adverse titles, and encumbrances on said premises, and if any o	tate, and on the note or debt secured hereby, of said taxes, assessments, liens or claims be est at the rate of 10 per cent. per annum, and
To the most of the contract of	FOURTH. That first parly will keep all buildings, fences and other improvements on said real estate in good repair	
And it is expressly agreed. That if first party shall fall to pay said shims of modely entire principal or interest, within sary regressions are contended, the whole sain of money the foresteed of the whole of add money, interest and cost, and said second control of the pression of the control of the control of the control of the pression of the control of the control of the control of the control of the pression of the control of the c		
And it is expressly agreed. That if first party shall fall to pay said sums of modey, enter principal or interest, within sary agreements herein contained, the whole sum of none) according to the control of a first many agreements herein contained, the whole sum of none) according to the whole of and many, and and second y, or assigns, or any legal holder hereof, shall at once, upon the filling of a petition for the forcelosure of this mortgage, to be the pressess and cost, and said second to the courty to take possession and control of the premises described, herein, sent the same and collect the rent; thereof, under direction of the court, without the usual ofs required, it bring agreed between the parties hereio, that the altegations of the petition at to any flexuit in performance of any agreement contained in his tagge, to be by first party performed, together with the above sentences relating to pressession collected by such receiver to be applied, under the direction of the petition at the applied of the property of the applied, under the direction of the payment of any judgment rendered or amount found due upon forcelosure of this mortgage. And and party further expressly agrees that in case proceedings shall be begun to forcelosure of this mortgage. And and party further expressly agrees that in case proceedings shall be begun to forcelose this mortgage. And all of the payment of any judgment rendered or amount found due upon forcelosure of this mortgage. And all of the payment of any indigment rendered or amount found due upon forcelosure of this mortgage. And all of the payment of any indigment rendered or amount found due upon forcelosure of this mortgage. And all of the payment of any indigment rendered or amount found due upon forcelosure of this mortgage. And all of the payment of any indigment rendered or amount found and payment of the case and individual in any indigment or dame of the case and individual in any indigment rendered or amount found and payment of the payment of the case a	ome responsible lastrance Company, approved by second party, payable to the mortgage or assigns, the mortgage a seeds of such insurance to rebuilding buildings on said land; the said mortgage, his heirs or assigns, holding the said pro- paid for; or if first party prefers, said proceeds may be credited by second party on the principal sum, as of date of ma are to insure as agreed and deliver the policies to the mortgage herein, second party may procure such insurance and the interest from first party, and this mortgage shall stand as security therefor.	greening, in case of fire, to devote the whole coceds in trust until the buildings are rebuilt attricty of next interest payment. In case of collect the cost thereof, together with 10 per
And said party further expressly agrees that in case proceedings shall be begun to foreclose this mortgage the tist party will pay to the plantal in such proceedings to the party of the plantal in such proceedings to the party of the plantal in such proceedings to the party of the plantal in such proceedings to the party of the plantal in such proceedings to the party of the plantal in such proceedings to the party of the plantal in such proceedings to the party of the payment of deree of the party of the payment of such real estate, should the same the nortgage of the same manner as the principal debe hereby secured. First party does hereby expressly ve apprehensive to said foreclosity of the stay or oppositement laws of the principal debe hereby secured. First party does hereby expressly ve apprehensive to said foreclosity the stay or oppositement laws of party of the payment of the said note the mortgage hereby assigns to said mortgage, his heirs and assigns, all the rights and benefits to them under all oil, gas or mineral leases on said promises; this assignment to terminate and become void upon release of this mortgage. An additional and collateral security for the payment of the said note the mortgage hereby assigns to said mortgage, his heirs and assigns, all the rights and benefits the under the payment of the said promises; this assignment to terminate and become void upon release of this mortgage. An additional and collateral security for the payment of the said note the mortgage hereby assigns to said mortgage, his heirs and assigns, all the rights and benefits of the said promises; this assignment to terminate and become void upon release of this mortgage. An additional and collateral security for the payment of the said note the mortgage of the said mortgage and converted the said mortgage. By Roquest or the said mortgage and converted the payment of the said mortgage and acknowledged to me that the converted the same as h.A. free and voluntary act and deed for the uses and purposes therein se	And it is expressly agreed: That if first party shall fail to pay said sums of money either principal or interest, within si serform any of the covenants or agreements herein contained, the whole sum of money secured hereby may, at the option, and without notice, be declared due and payable; and this mortgage may thereupon be foreclosed for the whole of said ty, or assigns, or any legal holder hereof, shall at once, upon the filing of a petition for the foreclosure of this mortgage, be file court to take possession and control of the premises described herein, rent the same and collect the rent shereof, und is required, it being agreed between the parties hereto, that the allegations of the petition as to any default in perfortgage, to be by first party performed, together with the above agreement relating to possession and appointance of receive middle of the proof that the agreements contained herein. The amount so collected by such receive	ixty days after the same becomes due, or fails of the holder of said note, and at his option d money, interest and cost, and said second forthwith entitled to have a receiver appointed der direction of the court, without the usual mance of any agreement contained in this ver, shall be sufficient authority to the court to be applied, under the direction of the
In automory's fee, by Makind in all other legacy looss, said fee to be due and payable upon the filing of petition for foreclosure, and the same shall be a further charge lieu upon the said premises described in this mort gave, and the amount thereof shall be recovered in said foreclosure, and the same shall be a further charge free in any action as aforesaid, and collected and the lim thereof enforced in the same manner as the principal debs hereby earners by expressly ever appraisement 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 in the said note the mortgage of the said mortgage, his heire and assigns, all the rights and benefits rating to them under all oil, gas or internal leases on said premises; this assignment to terminate and become void upon reloase of this mortgage. Abouted Aerakian under all oil, gas or internal leases on said premises; this assignment to terminate and become void upon reloase of this mortgage. Abouted Aerakian under all oil, gas or internal leases on said premises; this assignment to terminate and become void upon reloase of this mortgage. Abouted Aerakian under all oil, gas or internal leases on said premises; this assignment to terminate and become void upon reloase of this mortgage. Abouted Aerakian under all oil, gas or internal leases on said premises; the assignment to terminate and become void upon reloase of this mortgage. Abouted Aerakian under all oil, gas or internal leases on said premises; the assignment to terminate and become void upon reloase of this mortgage. Abouted Aerakian under all oil, gas or internal leases on said premises; the said mortgage and converged to the said internal premises. But Request or Witness are signature to this instrument and to me personally known to be the identical person, who executed the above mortgage and acknowledged to me that the executed the same as has free and voluntary act and deed for the uses and purposes therein s		
As additional and collateral scentricy for the payment of the said note the mortgagor hereby assigns to said mortgagor, his heirs and assigns, all the rights and benefits ruing to them under all oil, gas or mineral leases on said premises; this assignment to terminate and become void upon release of this mortgago. Should Nexation Lunder, any occlegat or muneral leaves on said premises; this assignment to terminate and become void upon release of this mortgago. Should Nexation Lunder, any occlegation or warral leaves by Services of this mortgago. Lord for general Function of the payment of the said premises; the presence of the mortgagor of the mortgagor of the mortgagor of the mortgagor. By Request or By Request or Witness art of Oklahoma, County of Tulba. Before me, a Notary Public, med County and State, on this Lord day of Celebra. Lord of the above- med County and State, on this Lord of the contract of the contrac	and said party in the expressivagees that in case proceedings such be begun to to coose this moregage are may put in attorney's fee, in addition to all other legal costs, said fee to be due and payable upon the filing of petition for forcelost the upon the said premises described in this mortgage, and the amount thereof shall be recovered in said forcelosure at	DOLLARS, sure, and the same shall be a further charge tit and included in any judgment or decree
Should ferstin under any olegas of municial leave strings defrecate the nature of sactured for general ferming furfores all notes pleased by this microgres shall initial distilly beginned due and earliest the account of mark in execution thereof in my presence. By Request or By Request or	OKREDORIA - CONTROL OF THE CONTROL O	
Should hersting under any oil gas of municipal leaves Strings, defrecate the males of Salard for general Farming Juspess All notes Delandy, this microgress hall inner additional process periodes hereby release all rights of dower and relinguish and convey all rights of homestead in said premises. Dated this day of Braquest or Millians Dil Helberger Millians Dil Helberger Mines Strings of Millians Dil Helberger Mines Strings of Millians Dil Helberger Mines Strings of Mines Mines Strings of Mines Mines Strings of Mines Mi	As additional and collateral scentrity for the payment of the said note the mortgagor hereby assigns to said mortgagor, I ruing to them under all oil, gas or mineral leases on said premises; this assignment to terminate and become void upon rele	his heirs and assigns, all the rights and benefits case of this mortgage.
By Request of William MI Helperger Prote signature to this instrument and In affixed mark in execution thereof in my presence. Witness County of Julia ss. Before me, a Notary Public, in and for the above- med County and State, on this 2014 day of Celtother 19/4 personally appeared. The county and State, on this 2014 day of Celtother 2014 and 19/4 personally appeared. The county and State is a signature and official seal, the day and year last above written. WITNESS my signature and official seal, the day and year last above written. Commission expires January 3/" 19/5 Wellic. Notary Public.	Should operation under any oct gas or numeral lesse striversly	defreciate the nature sau
By Request of **Millians MI Fleyberges** **Prote signature to this instrument and mark in execution thereof in my presence. **Witness** **Country of Julia ss.** Before me, a Notary Public, in and for the abovenced Country and State, on this 2014 day of Celtother 19/4 personally appeared 1. **The Country of Tourness and deed for the uses and purposes therein set forth, WITNESS my signature and official seal, the day and year last above written. **Commission expires** **Julian 31" 19/5** **Notary Public, Notary Public	I said first party does hereby release all rights of dower and relinquish and convey all rights of homestead in said premises Dated this	
rote signature to this instrument and naffixed mark in execution thereof in my presence. Witness equied also in my presence: Witness att of Ohlahoma, County of Julia , ss. Before me, a Notary Public, ned County and State, on this Lud day of Coltobia 19/4 personally appeared Witness in and for the above ned County and State, on this Lud day of Lockedges a Swyle man. It to me personally known to be the identical person who executed the above morigage and acknowledged to me that re-executed the same as has free and voluntary act and deed for the uses and purposes therein set forth, WITNESS my signature and official seal, the day and year last above written. Commission expires January 31"19/5" Wolary Public,	By Request of William.	a antalian an in cultural no arbitraria di fili tambén de la paradicipi de
n affixed mark in execution thereof in my presence. Witness ate of Ohlahoma, County of July 1, 55. Before me, a Notary Public, in and for the above- med County and State, on this Jaid duy of Coltotica 19/4 personally appeared To me personally known to be the identical person, who executed the above mortgage and acknowledged to me that a executed the same as has free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my signature and official seal, the day and year last above written. commission expires. January Public,		adalah dalam darah dalam sebesah darah darah Darah darah da
witness ate of Chilahoma, County of Juliah		
Before me, a Notary Public, in and for the above- med County and State, on this 2014 day of Celtotian 19/4 personally appeared to me personally known to be the identical person, who executed the above mortgage and acknowledged to me that e-executed the same as has free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my signature and official seal, the day and year last above written. commission expires January 3/" 19/5 Wolary Public, Notary Public.	cuted also in my presence:	and the second of the second o
Before me, a Notary Public,	마이트 사용하는 경우는 네트리트는 이미를 생물수는 ρ_{eff} (ρ_{eff}) 하는 사용 모든	
to me personally known to be the identical personwho executed the above mortgage and acknowledged to me that executed the same as had free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my signature and official scal, the day and year last above written. commission expires. January 3/11	Beforo me, a Notary Public,	in and for the above-
to me personally known to be the identical personwho executed the above mortgage and acknowledged to me that executed the same as has free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my signature and official seal, the day and year last above written. commission expires. January 3/11	ned County and State, on this 2014 day of Cetoties 19/4.	.personally appeared
WITNESS my signature and official scal, the day and year last above written. commission expires January 3/" "19/5" (Seal) J D Evans Notary Public,	The state of the s	
Nothing to the second s	WPINESS my signature and official seal, the day and year last above written.	
County, Oklahoma,	commission expires January 31" 1915 (Deal) S &	240th y E none,
		County, Oklahoma.