COMPARED

lil

MORTGAGE RECORD

541

The second s

9	That Margie Jones .			وأرابية فيتستحد والأربية الأخرية أردين	
-)7	inclus bight as	Lounty, Oklahoma, 1 2 & 11 o flore	nortgagors, hereinatter	called first party, to secure t	ne payment
in hand haid by L. W. CLAI	PP, mortgagee, second party, does Oklahom	s hereby mortgage to the sa a, to-wit:	id L. W. CLAPP, the f	ollowing-described premises a	situated in
The hastlua Township Der	okinhom «f guarter of H with (12) ranch	Le Morthcur, , Range Tourte	(12) East.	altion sine	lirt (1
· · · · · · · · · · · · · · · · · · ·	TEPATA				
	\$ <u>.</u> ??₽	2147		1	
		ai et manificge tan on the			
	Daicu tins 8 car	v cl _12			
		Contray Tel an internet.			
				a an	
of the Indian Meridian, contai	ining in all. For sty	acres i		o Government survey, with a	
warrant the title to the same.		air and the performance of t	he agreements, hereinaft	er agreed upon to be paid and	performe
to-wit:	rty will pay to said L. W. CLAI				
ninety	Eight and no	100	11 12 4	10, C. executed b	
necording to the terms of notebeing in amounts as fol	lows: promisso	Plans Ano Cake	Lul 121. 1915		y thu shu
bearing interest from the date	e therein stated at tim	per cent. per aunum	payable	annually.	
One note for	e therein stated nt	per cept, per annum	payable	annually.	2
SECOND. That in ca of any agreement herein cont	use of default in payment of said taided, first party will pay to the he date of such default to the time	note or any of said notes, second party, his heirs or	or interest, or of any sur assigns, interest at the	n herein agreed to be paid, or ate of 10 per cent. per annu	in default m, semi-ar
principal note or notes from t THIRD. That first pa	he date of such default to the time arty will pay all the taxes and ass	e when the money shall be a sessments levied under the h	curany paid.	id real estate, and on the no	te or debt :
before the same become delin not paid by first party, secon this mortgage shall stand as s	arty will pay all the taxes and ass aquent; also all liens, claims, adv d party may elect to pay the sam security for the amount so paid wi	erse titles, and encumprine he and shall be entitled to co ith such interest.	llect all sums thus paid	with interest at the rate of 10) per cent.
FOURTH. That first	party will keep all huildings, fen	ces and other improvements	on said real estate in go	ed repair and will permit no	waste on sa
in the sum of	if y win at nis own expense until 	party, payable to the mortg	agee or assigns, the mo	rtgagee agreeing, in case of	fire, to de
proceeds of such insurance to and paid for; or if first parky failure to insure as avered and	rebuilding buildings on said land prefers, said proceeds may be cre d deliver the policies to the mu	t: the said mortgagee, his he dited by second party on it prigagee herein, second party	irs or assigns, holding the re principal sum, as of d may procure such insu	ate of maturity of next inter rance and collect the cost the	l the build rest payme reof, togetl
cent. interest from first parly And it is expressly age	, and this mortgage shall stand meed: That if first party shall fail t	s security therefor, o pay said sums of money, e	ither principal or interes	, within sixty days after the	șame becon
to perform any of the covena only, and without notice, be o party, or assigns, or any legal	eed: That if frat party shall fail t and on agreements herein contained declared due and payable; and thi holder hereof, shall at once, upon an and control of the premises des sed between the parties hereto, the performed, together with the abo t other proof than the agreements indgment rendered or amount fou	d, the whole sum of money s is mortgage may thereupon a the filing of a petition for t	secured hereby may, at the foreclosed for the will he foreclosure of this more	he option of the holder of so ole of said money, interest i tgage, be forth with entitled to	id note, an and cost, a have a rec
by the court to take possessio proofs required, it being agree mortgage, to be by first party	in mid control of the premises des ed between the parties herelo, th y performed, together with the abo	cribed herein, rent the same at the allegations of the pe ove agreement relating to pe	and collect the rents of tition as to any defaul ssession and appointmer	t of receiver, shall be sufficient	eement co
to appoint a receiver without court, to the payment of any	t other proof than the agreements judgment rendered or amount fou	s contained herein. The am	his mortgage.	on first unity will pay to the p	laintiffin si
And said party turthe	r expressivations that in case pr <i>Jufty a r</i> ion to all other lefal costs, said fet ses described in this mortgage, and resaid, and collected and the lien r casid, and collected and the lien r cal state, should the same he sol	d γ - τ e f/d	on the filing of petition i	or foreclosure, and the same	shall be a
and lien upon the said premis rendered in any action as afor waite any raisement of said re-	ses described in this mortgage, and resaid, and collected and the lien cal estate, should the same be sol	d the amount thereof shall d diereof enforced in the same id under execution, order of	be recovered in said for- manner as the principal sale, or other final proc	eclosure suit and included in debt hereby secured. First p ess; waive all benefits of the	any judg arty does h stay or app
of Oklahoma. As additional and colla	iteral security for the payment of	the said note the mortgager	hereby assigns to said m	ortgagee, his heirs and assigns	, all the rig
sperving to them under all oil	t, gas or mineral leases on said pre	mises; this assignment to tel	e alerequety	auparecise of uns mortga	12/20
immediately b	I, gas or mineral leases on said pre- nain any sis 325 - I farming kurs iccome due and oby release all rights of dower and	orce, all Plate	le #	y momonga	7-1 tús
And said first party dofs here Dated this	by release all rights of dower and $2\pi k_{\rm out}$ day of 0	relinguish and convey all ri Lober	ghts of homestead in said	t premises.	
\mathbf{B}	Y REQUEST OF			The Mi Cint	sin
		na di seri di s Referenzi di seri di ser	and of () con en	
	natureto this instrument and markin execution thereof		<i>1-1-</i> X		
		Witness			
	inty of Juce	"Witness			
75 C	3		•		in and
named County and State, on Maggie	this 12-th da ones nee m.C	Intech au	d V. J for	19. 7 the course	Auc
$\mathcal{O}\mathcal{U}$	to në pë				
They executed the same as -	their free and voluntary act and	deed for the uses and purps	oses therein set forth.		
WITNESS my signate My commission expires	ure and official seal, the day and musary 31 H	year last above written. 1915 (Scal	1 J. D. E	vana	
\mathcal{J}	J	τ		Julea	
State of Oklahoma. Cou	unty of Tulsa, 115. 1			s	
Filed for record this	unty of Tulsa, 115. J	Danisty of	eler 1017	at 1 25	
Dynamene marine in a second	an a she a she an a she a s	()edi			

This Mastands is an inferior lien to one other mothage of war date hue of \$ 700,00 Make but the received to the most of the function of the function of the function of the fact of the second of the facts of the second of the facts of the second of the se