COMMADED

## MORTGAGE RECORD

# 68550

Kumu All Men, That CLD	for M. Lowe of	enger in generate andere end De la	The state of the s
ot Iusa Sirleco	Hundred wollow	ma, mortgagor,⊬ bereinaft	er called first party, to secure the payment of the sum o
in hand paid by L. W. CLAPP, mortgagee, seco	and party, does hereby mortgage to	the said L. W. CLAPP, the	e following-described premises situated in the County of
The South Ea.	A quarter of seeki	n ilne (12 sh	TREACTION OF MACHINE SHIP
and the second s	(14) North Range		Thereta and the state of the st
			thorefor to payment of mongage web
			Dated this 2 day of
			John J. Krams County Treature
			A Lynch
			a de la composição de la Composição de la composição de la composiç
warrant the title to the same.	e for each engage and Weiter to the Steamfeld	ncres more or less, according	to Government survey, with all the appurtenances, an
to-wit: FIRST. That first party will pay to said	I L. W. CLAPP, his heirs or assigns	s, at the office of I. W. CL.	APP, in Wichite, Kansas,
and the state of the same of t	Sigleon hundred	Wireconlos 80	DOLLAR!
One note for Lyteen he	undred my 100 -	Dollars Due J	Anusary 1" 1922 DOLLAR:
One note for		and the second management	annually.  DOLLAR:
searing interest from the date therein stated at SECOND. That in case of default in past any agreement herein contained, first party wirincipal note or notes from the date of such defa	yment of said note or any of said n ill pay to the second party, his hei uit to the time when the money shal	notes, or interest, or of any sist or assigns, interest at the l be actually paid.	um herein agreed to be paid, or in default of performant e rate of 10 per cent, per annum, semi-annually, on sai
THIRD. That first party will pay all the sefore the same become delinquent; also all lied not paid by first party, second party may elect this mortgage shall stand as security for the amo	taxes and assessments levied under s, claims, adverse titles, and enound o pay the same and shall be entitled unt so paid with such interest.	the laws of Oklahoma upon brances on said premises, a to collect all sums thus paid	said real estate, and on the note or debt secured hereb- nd if any of said taxes, assessments, liens or claims is d with interest at the rate of 10 per cent. per annum, an
FOURTH. That first party will keep all	buildings, fences and other improve	ments on said real estate in p	good repair and will permit no waste on said premises.
in some responsible Insurance Company, approve proceeds of such insurance to rebuilding building and paid for; or if first party prefers, said procee allure to insure as agreed and deliver the polic pent, interest from first party, and this mortgage	ed by second party, pnyable to the rest on said land; the said mortgagee, I dis may be credited by second party less to the mortgagee herein, second shall stand as security therefor.	nortgagee or assigns, the mais heirs or assigns, holding on the principal sum, as of party may procure such ins	DOLLAR.  DOLLAR.  Hortgage agreeing, in case of fire, to devote the who the said proceeds in trust until the buildings are rebut date of naturity of next interest payment. In case e surance and collect the cost thereof, together with 10 pc  agt, within sixty doys after the same becomes the or fail
And it is expressly agreed: That if first pa o perform any of the covenants or agreements h only, and without notice, he declared due and norty, or assigni, or any legal holder hereof, shall	rty shall fail to pay said sums of mo crein contained, the whole sum of mo yable; and this mortgage may theret at once, upon the filing of a petition	ney, either principal or inter mey secured hereby may, at ipon be foreclosed for the valor the foreclosure of this m	est, within sixty days after the same becomes due, or fait the option of the holder of said note, and at his option whole of said money, interest and cost, and said secon ortgage, be forthwith entitled to have a receiver appointed the said secon which when the said secon the said second the said second the said second the said second said second the said said second said said said the said said said said said said said said
by the court to take possession and control of the part of the part performed, it being agreed between the part performed, togethe to appoint a receiver without other proof than the part, to the payment of any judgment rendered	ties hereto, that the allegations of the with the above agreement relating the agreements contained herein. The amount found due upon forcelosure	a petition as to any defat to possession and appointm e anount so collected by e of this mortgage.	est, within sixty days after the same becomes due, or fait the option of the holder of said note, and at his option whole of said money, interest and cost, and said secon ortgage, be forthwith entitled to have a receiver appointe thereof, under direction of the court, without the usual three of the said second and agreement contained in the of receiver, shall be sufficient authority to the coursuch receiver shall be sufficient authority to the coursuch receiver to be applied, under the direction of the coursus of the said said and the first court will an test the absolute first said the first court will an test the absolute first said the said said said the said said said said said said said said
And said party further expressly agrees to M. A. M. M. A. M. M. A. M. M. A. M. A. M. A. M. A. M. A. M. A. M.	are a case proceedings should be beginned and Light me	to to receive this mortgage	DOLLARS of foreclosure, and the same shall be a further charge
A ARMINIMA			the first party will pay to the plaintiff in such proceeding in for forcelosure, and the same shall be a further chargo- orcelosure suit and included in any judgment or decre- il debt hereby secured. First purty does hereby expressi- sess; waive all benefits of the stay or appraisement law
As additional and collateral security for the accruing to them under all oil, gas or mineral lease the control of the control	a payment of the said note the mort es on said premises; this assignment ULAN ANY CELL GAS ET. Landral Larmeny Lwy	gagor hereby assigns to said to terminate and become vo arminate and become vo arminated Lease A Loses all praces s	mortgagee, his hoirs and assigns, all the rights and benefit old upon release of this mortgage. According Aghreetake Mis Malue of Securica of Mus Investigate aid premises.
And said first party does hereby release all rights	of lower and relinquish and convey	all rights of homestead in se	nid premises.
Dated this 20 M, day of By Request ov	November	J. 7.	loner M. Lowe Nollie & Lowe
			10 11 - 1
wrote signature to this instru- hen affixed mark in exec	nnent andutlon thereof in my presence.		well a sour
Executed also in my presence:	WitnessWitness		
State of Gklahoma, County of			in and for the above
Before me, a Notary Public,	the day of Would	nter	in and for the above
initial county and since on this	mer MI Lowe	9 0	
ud.	to me personally known to be the	he identical person who ex	in and for the abovein and for the above the state of th
They executed the same as files free and volu- WITNESS my signature and official seal,	ntary act and deed for the uses and the day and year last above written	purposes therein set forth.	T. D. Evano  Notary Public.  Zuloa
dy commission expires		(seal)	J. G. G. Notary Public.
	and the second s	ng agai alar 19-100 - pang pangapanan ang panggapanan ang panggapan	County, Oklahomi