MORTGAGE RECORD

Know All Men, That				
0	County, Oklahoma, n	ortgagor hereinafter called	I first party, to secure the pa	ment of the sum of
in hand paid by L. W. CLAPP, mortgagee, second part	y, does hereby mortgage to the sai	d L. W. CLAPP, the follow	ing-described premises situate	ed in the County of
	· ·			
of the Indian Meridian, containing in all	acres ii	nore or less, necording to Gov	vernment survey, with all the	appurtenances, and
warrant the title to the same. This mortgage is made to secure the payment of th	e money, and the performance of the	io agreements, hereinafter agr	eed upon to be paid and perfo	rmed by first party,
to-wit: FIRST. That first party will pay to said L. W.				
according to the terms ofproperty	omissory notedated	and the second s	19executed by the	DOLLARS, said first party, said
One note for	and the second s			DOLLARS,
bearing interest from the date therein stated at				DOLLARS,
bearing interest from the date therein stated at				fault of performance
SECOND. That in case of default in payment of any agreement herein contained, first party will pay principal note or notes from the date of such default to the contained of the	to the second party, his heirs or a the time when the money shall be ac and assessments lavied under the la-	ssigns, interest at the rate of tually paid.	al estate, and on the note or o	m-annually, on said
THIRD. That first party will pay all the taxes a before the same become delinquent; also all liens, claim not paid by first party, second party may elect to pay the this mortgage shall stand as securily for the amount so p	s, adverse titles, and encumbrance he same and shall be entitled to col- mid with such interest.	s on said premises, and if a lect all sums thus paid with i	ny of said taxes, assessments attrest at the rate of 10 per o	, liens or claims be ent.per annum, and
FOURTH. That first party will keep all building	s, fences and other improvements	on said real estate in good rep	pair and will permit no waste	on said premises.
in the sum of in some responsible Insurance Company, approved by se	coud party, payable to the mortga	gee or assigns, the mortgage	ee agreeing, in case of fire, t	DOLLARS, o devote the whole
in the sum of insurance Company, approved by se proceeds of such insurance to rebuilding buildings on sai and paid for; or if first party prefers, said proceeds may failure to insure as agreed and deliver the policies to teent, interest from first party, and this mortgage shall st	d land; the said mortgagee, his her be credited by second party on the the mortgagee herein, second party and as security therefor.	rs or assigns, holding the said principal sum, as of date o may procure such insurance	I proceeds in trust until the finaturity of next interest p and collect the cost thereof,	buildings are rebuilt nyment. In case of ogether with 10 per
And it is expressly agreed: That if first party shall to perform any of the covenants or agreements herein coronly, and without notice, be declared due and payable; a party, or assigns, or any legal holder hereof, shall at once by the court to take possession and control of the premis proofs required, it being agreed between the parties here mortgage, to be by first party performed, together with t to appoint a receiver without other proof than the agree court, to the payment of any judgment rendered or amou	l fail to pay said sums of money, el stained, the whole sum of money so and this mortgage may thereupon b	ther principal or interest, with curred hereby may, at the op- e foreclosed for the whole of	in sixty days after the same lation of the holder of said not said money; interest and co	pecomes due, or fails e, and at his option st, and said second
party, or assigns, or any legal holder dereol, shall at once by the court to take possession and control of the premis proofs required, it being agreed between the parties here	es described herein, rent the same eto, that the allegations of the peti-	and collect the rest thereof, tion as to any default in p	to describe the court of the co	n receiver appointed, without the usual at contained in this
to appoint a receiver without other proof than the agree court, to the payment of any judgment rendered or amou	ninents contained herein. The nine at found due upon forcelosure of the	ount so collected by such re is mortgage.	ceiver to be applied, under	he direction of the
And said party further expressly agrees that in ear	ase proceedings shall be begun to fo	reclose this mortgage the first	party will pay to the plaintiff	in such proceedings DOLLARS, be a further charge
as an attorney's fee, in addition to all other legal costs, si and lien upon the said premises described in this mortgag rendered in any action as aforesaid, and collected and the waive appraisement of said real estate, should the same of Oklahoma.	ge, and the amount thereof shall be lien thereof enforced in the same of the sold under execution, order of a	e recovered in said foreclosu namer as the principal debt l sale, or other final process; w	re suit and included in any nereby secured. First party daive all benefits of the stay o	Judgment or decree bes hereby expressly r appraisement laws
As additional and collateral security for the paymenteruing to them under all oil, gas or mineral leases on sa	ent of the said note the mortgagor id premises; this assignment to terr	nereby assigns to said mortgag ainate and become void upor	ee, his heirs and assigns, all the release of this mortgage.	e rights and benefits

And said first party does hereby release all rights of down	r and relinquish and convey all rig	hts of homestead in said pren	rises.	
Dated this				
DY ARQUEST OF	and the management of the same			
I wrote signature to this instrument at then affixed mark in execution th	d			
Executed also in my presence:	Witness		<u> </u>	
State of Oklahoma, County of				
Before me, a Notary Public,	day of	19		
de la companion de la companio		<u>granda iku balika bajini</u>		
ir ot.	ne personally known to be the idea	itleal personwho executed t	he above mortgage and acknow	wledged to me that
heexecuted the same ashfree and voluntary ac WITNESS my signature and official seal, the day	and year last above written.			
My commission expires				Notary Public.
State of Ohlaham Manuty of Bulga as				.county, Okiahoma,
State of Oklahoma, County of Tulsa, ss. Filed for record this	day of	191at	First the straight and straight continues	oʻclockM.
By	Deputy,		eniem, oproposity manych odd refyrir (* 18 oggoddau	Register of Deeds.