MORTGAGE.	No. 2829	SLO, D. BARMARS & CO. BLANK BOOK WERE, PRINTERS, LITHOURAPH
This Mortgage, Made on this the	· 12.th	day of Leburgsof 1907, by an
W. H. Malcolm	and	Emma Malcolins, Husband and Wife
party of the second part, WITNESSETH: That for the con	. Indian Territory, partice of the first part nsideration of the sum of	and W. E. Hun wward five Hundred
cash in hand paid by the said party of the second part to t	he said part ico, of the first part, the redei	bt of which is hereby acknowledged, the sald part use of the first part the second part,
estate situated in Julan, Western Mistuc		ungata foriet on the most Northerly line of Black One H.
five (105) in the original town of Julsa Fifty ( 50) fee	tin a Westerly direction from the !	most North leasterly comes of said Block : Thence in a
direction and farsalet with the most leasterly line of.		
arable with the wort Norther of hime of card Bloc		
lesstaly line of suit Block a distance of lene The	Lacil Cools .	in a North Easterly direction along the most Norther
of suil (Slock redistance of Sifty ( 50) feet	0	
second part,		ted States. TO HAVE AND TO HOLD the same unto the said par unto belonging.
And the said part ite. of the first part for		hean heirs, oxocutors, administrators and assigns covenant wi
party of the second part that at the delivery hereof	A	of an absolute and indefeasible estate of inheritance in fee simple in a
	and that They have	a good right to sell and convey the same to the said party of t
part and that will and		rant and defend the title to said Real Estate unto the said party of
And the said furna Mal column		he said W. H. Malcolud hid party of the second part heirs and assigns all her r
or possibility of Dower and Homestead in or to said Roal I	Estute forever	of the first part justly indebled to the said party of the second part in t
THE FOREGOING CONVERSION IN CONDI		bi the new part justic indebied to the said party of the second part in t
evidenced by	ote 2	nterest at the rate of
Now, if the said part. Add. of the first day of an approximate the one then the last matrix that the said be null and yold other	se to be paid said note and the interest thereon a wise to remain in full force and effect.	d
AND IT IS FURTHER AGREED by the solid first part 220 general or special, that may be levied upon sold real estate by the au including all taxes, and assessments of covery kind and observed for		according to the sent of the section of the section and and every other c of this lastrument, the said first part of the section of the sent set of the section of the sect
and the said morrgagorshall not be entitled to any offset against i party of the second part, its successors or assigns, showing pay men provides free from morchapiles' long and all other long, and to prese	the sums hereby secured for taxes to paid (and it thereof, until the indebtedness hereby secured reaging maintain the security hereby detailed	eal estate is slutice, or any part thereof when the same shall become by law due summing any state of the same shall be come by law due summing and saigns; to pay all taxes leviced upon said that will exhibit once a year, on demand, receipts of the proper per ball be suffy paid). The said first part, i.e.f. further agreeto constantly k by adverse, superior or intervening chaim or interest. Constantly is a state in as good repair and condition as the same are in at this date, and that, the option of the mortgage, render this mortgage due and payable. Said first, i.e.f. further agree or any state of the said first pay adverse, superior or intervening chaim or instream or in at this date, and that, the option of the mortgage, render this mortgage due and payable. Said first, or of the mortgage, render this mortgage due and payable. Said first, or of nature of the mortgage, render the superior in the said of said or or any of the said state in a state in a superior of the said first or the same that the same the same the same that the same same and payable. Said first, or of Natural or manufactured gas, or both, water supply and sewerage, girnaces, a light wires and connections in safe condition and properly insulated; the part
will permit no waste, and specially no cutting of shrubbery, fruit or	es, sidewalks and other improvements on said real shade trees; and the commission of waste shall, a	estate in as good repair and condition as the same are in at this date, and that t the option of the morigages, render this morigage due and payable. Said first
further agreethat	if the premises to be used in the conduct of any is s; that	illegal or disreputable business, or such as will tend to injure or caugo undue dete accumulation of combustible material upon said premises; that
and bollars, so as to prevent dimage or undue risk to the property the of the second part reserving for. http://www.mand.ukia	nereby, and that	c light wires and connections in safe condition and properly insulated; the part sy to premises at any reasonable hours and as often as
		I lighting in the amount of 10002, Tollar year form and to at once deliver the insurance policies, properly assigned or ple vue thereon as well as for the psyment of all such sums of money as may have be as lot said first part Adv to so insure the buildings, or to reinsure the same, and
second part	ent of said promissory note and the interest to account of that in the event of the failure, neglect or refe	ue thereon, as well as for the payment of all such sums of money as may have be usal of said first part
panets	sents, to insure or reinsure said buildings for said	, before noon of the day on which any of such policies shall expire, then amount; and the said $M_{\rm th}$ is $M_{\rm th}$ in $M_{\rm th}$ is a such that the said
said second party shall have, and	on, full power to demand, receive, collect and settl Selpis and drafts that shall be necessary to proc	art iteration is further agreed that in the event of desunder such points or e the same, and for that purpose may, in the name, place and stead of the said first ure the money thereunder, and to apply the amount so collected toward the pay
indeptedness hereby secured, and to assign any and all policies of ins assigns, may effect such insurance as hereinbefore agreed, paying ju with interest thereon from the time of payment at the rate of	.urance to subsequent owners; and if any of said a e cost thereof; and may also pay the final judgm per cent. per annum, payable somi-annuall	greements be not performed as aforesaid, then said party of the second part or
sala note and interest coupons. It is hereby further stipulated and a collateral security to the party of the second part, or assigns, as aboy to the extent of their interest as mortgaged is said premises.	greed that every insurance policy issued on the pr reprovided, and whether the same bave been actu	emises covered by this mortgage during the existence of said mortgage, that be ally a signed or not, the same shall, in case of loss, be payable to said second party
keeping said buildings insured, as aforesaid, then the said second par with interest at the rate of 8 por cent, from date of such expenditure	ty, or	sail of said first part 2222. to so insure the buildings, or to reinsure the same, and 
And it's infrare agreed that should a benifon be need to fore estate that said mortgagor will pay a reasonable attorney's fee and th And if default be made in the payment of said note at maturil or if wasta be committed on, or improvements a pay remote af from the	to be this more age, gain possession of said real he payment thereof shall also be secured by this m y, or any interest payment when due, or of the tray land, then in any or either event those the break	estate or to protect the right of the mortgagee herein or the title or possession loringes. es or assessments aforesaid, or to procure and maintain such insurance, or any part of these conditions, or any or others of them the much of the same location.
secured shall, at the option of the grantee herein, or the legal holde attorney, shall have the power to sell said property, or any part there	r hereof, become immediately due and payable eof, at public sale to the highest bidder for cash at	without notice, and the grantee or legal holder hereof, or
Territory as same may be located at time of sale, public notice of the in said town or Territory, or by printed or written hand bills posted 1 the said parties of the first part hereby authorize the said grantee, or	time and place, and terms of sale, having first been a 5 public places in the vicinity of said land, at while a said land, at while a said property said pro	n given 30 days notice by advertising in some newspaper published in, or of genera ob sale the said grantee or assignce may bid and purchase as any third person m y to any purchaser at said sale and the recitals of such deed of conveyance shall
prima fable true, and the proceeds of said sale shall be applied fir if any, to the grantors. All rights of appraisement, sale or redempit Part_122_0 the first part agreeto pay for recording the	st, to the payment of all costs and expenses at on and homestead are hereby waived by the grante or release of this mortgage when same is paid.	ionding said sale; second, to the payment of said debts and interest, and the bors horelo. $O^{-1}$
IN TESTIMONY WHEREOF, The part. Asa. of the	first part ha.Whergunto subscribed	handtheir name 2_and affixed their seals.
Witnesses:		W H Malcolus
Sectude Kunner		Emma Malcolm
Chil Kramer		W. H. Malcolm Emma Malcolm
UNITED STATES OF AMERICA, INDIAN TERRITORY, 35.	Ве опорти настип изливена проблинасти на ископали издала селира 20 г. за станивала за селира. По порти	м. Тана дарада, байла са на 1964 — 1964 — Малерии Алембики, де макина байла социанские им. Арбала социанские одност ула 1 уливно.
Western District,	Personally appeared before mo	Chil C. Krumer
		oregoing instrument, as particle_grantor and who stated and acknow
mo thathad executed the same as	voluntary act and deed, for the consid	eration, uses and purposes therein mentioned and set forth.
And also, on the same day, voluntarily appeared before	ore me the said Comman Male	olus/
of her own free will and accord executed said mortgage an	to me well known, and in d signed and sealed her relinquishment of a	the absence of her said husband declared and acknowledged to me tha lower and homestead or any possibility of dower and homestead there are of her said husband.
consideration, uses and purposes therein contained and set Wituess my hand and official seal on this tho	19th, without compulsion or undue influen	100 2
Seal Westen Wist. Rul In. June 19th 1909		1 Phil C. Knamer Nota
UNITED STATES OF AMERICA, INDIAN TERRITORY, Les.		
Western District,	Personally appeared before me	
Public within and for said District and Territory,	1) ar fal i 20(6-1) i a tha an	
		oregoing instrument as partgrantor and who stated and acknow devation, uses and purposes therein mentioned and set forth.
		devation, uses and purposes therein mentioned and set form. wife of
of her own free will and accord executed said mortgage and	d signed and sealed her relinquishment of d	the absence of her said husband declared and acknowledged to me that lower and homestead or any possibility of dower and homestead therei
consideration, uses and purposes therein contained and set. Witness my hand and official seal on this the	forth, without compulsion or undue influen	ice of her said husband.
Witness my hand and official seal on this the	with any or an and a second	
Filed for Record Alt. 2d	A	M: L.t.
Filed for Record MUS of and a second		Deputy Clerk and Ex-Officio Rec
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