200	This Mortgage, Made on this the	day of
1	albert Bastee	and minnie Parthe, Thusband and wife
L		ory, part de of the first part and A.A. Mes Committee
D	party of the second part, WITNESSETH: That for the consideration of cash in hand paid by the said party of the second part to the said part	of the first part, the receipt of which is hereby acknowledged, the said part and of the first part have
1,	Granted, Bargained and Sold and do heroby Grant, Bargain, Sell and Co	
	estate situated in Ladder Million to the Lower of	ian Torritory, to wit: Lota Four (1) and Time (5) of Block Egh (8)
	. The second distriction no exercision of	
	and the same of	والمنافي والمناف والأراب والمناف والمنافي والمنافع والمنافع والمشكر والمنافع والمنافع والمنافع والمتافي والمتا
	According to the official plat and survey thereof approved by the Sacrata	re of the Interior of the United States. TO HAVE AND TO HOLD the same unto the said party of the
Ĭ	second part, heirs and assigns forever, with all the privile	and the second s
	And the said parties of the first part for Junaily	
	party of the second part that at the delivery hereof My All lav Real Estate; that the same is free and clear of all incumbrances whatsoe	vfully seized and possessed of an absolute and indefeasible estate of inheritance in fee simple in and to sai
1	ρ	and that the halfe a good right to sell and convey the same to the said party of the second
1		inistrators shall forever warrant and defend the title to said Real Estate unto the said party of the second
	And the said Mussel Battle	wife of the said albert Bartie
		ausfer and convoy unto the said party of the second part
		Whereas the said part of the first part justly indebted to the said party of the second part in the sum o
	Tive Trund	Dollars for borrowed monog
	Mar 1	n date herewith, drawing interest at the rate of per cent. per cent. per annum until paid; payable
1	Now, if the said part and of the first day of	mote And the interest thereon according to the tenor and effect thereof, and do and perform all and every other covenant and full force and effect.
	AND IT IS FURTHER AGREED by the said first part. And thereto that c general or special, that may be levied upon said real estate by the authority of the to	and the interest thereon according to the tenor and effect thereof, and do and perform all and every other covenant am full force and effect. In ling the continuance in force of this instrument, the anid first part thereof when the same shall become by law due and payable way, reliago or city in which said real catole is situate, or any part thereof when the same shall become by law due and payable set therein of the mortigage or the continuance of the mortigage or secured. The said first part there is a specific part of the proper persons to said the isocurity hereunder against any adverse, superior or intervening claim or interest. It is a specific part of the proper persons to said the security hereunder against any adverse, superior or intervening claim or interest. It is commission of waste shall, at the option of the mortigage, render this mortigage due and payable. Said first the conduct of any illegal or disreputable business, or such as will end to injure or cause and de deterioration of the mortigage of the conduct of any illegal or disreputable business, or such as will end to injure or cause and de deterioration of the mortigage of the pumbing for and use of Natural or menufactured gas, or both, water supply accompany the conduction of the pumbing for and use of Natural or menufactured gas, or both, water supply acceptage, the conduction of the pumbing for and use of Natural or menufactured gas, or both, water supply acceptage, the conduction and properly insulated; they are the pumbing for and use of Natural or menufactured gas, or both, water supply acceptage, the pumbing for and use of Natural or menufactured gas, or both, water supply acceptage the pumbing for and use of Natural or menufactured gas, or both, water supply acceptage the pumbing for and use of Natural or menufactured gas, or both, water supply acceptage, steam pipe
	including all taxes, and assessments of every kind and character levied upon the inter- and the said mortgagore selan not be entitled to any offset against the sums hereby	est therein of the mortgagee orlegal representatives and assigns; to pay all taxes levied upon said mortgage secured for taxes so paid (and that
. 11	premises free from mechanics' liens and all other liens, and to preserve and maintain The said first part	the security hereunder against any adverse, superior or intervening claim or interest. other improvements on said real estate in as good repair and concilion as the same are in at this date, and that
	will permit no waste, and ospecially no cutting of shrubbery, fruit or shade trees; and further agreethat	the commission of waste shall, at the option of the mortgagee, render this mortgage due and payable. Said first shall be used in the conduct of any lilegal or disreputable business, or such as will tend to injure or cause andue deterioration o
	unfitness of said premises for general business or residence purposes; that KANK. keep in proper order all pipes, connections, fixtures and attachments of every thing re	in will permit no unnecessary accumulation of combustible material upon said premises; that
	of the second part reserving for Key and Key representatives the	right to enter upon and inspect the premises at any reasonable hours and as often as
	And the said first part Adagree to at once insure the buildings upon ta equal amount against tornadoes, in insurance companies approved by said second par	Id promises against loss by five and lightning in the amount of
į.	policies properly assigned or pledged to the said	
	may sign all papers and applications necessary to obtain such insurance, in the name, said second party shall have, and	or reinsure said buildings for said amount; and the said place and stead of the said first part. And it is further agreed that in the event of loss under such policy or policies, the demand, receive, collect and settle the same, and for that purpose hay, in the name, place and stead of the said first part and that shall be necessary to procure the money thereunder, and to apply the amount so collected toward the payment of the unentowards; and if any of said agreements be not performed as aforesaid, then said party of the second part on the payment of the land may also pay the final judgment for statutory lien ciaims, including all costs; and for the repayment of all money so paid long rannum, payable somi-annually, these presents shall be as society, in like manner and with like effect as for the payment of lasurance policy issued on in the promises covered by this mortgage during the existence of said mortgage, shall be assigned a batcher the same have been actually are greated or not, the same shall, in case of loss, be payable to said second party, or assign hall make default in payment of the taxes and assessments and effect such haurance, and the dimen sequence of the propose.
.	and as agent and attorney in fact, sign and endorse all vouchers, receipts and drafts indebtedness hereby secured, and to assign any and all policies of insurance to subset assigns any angle of the cost through	that shall be necessary to procure the money thereunder, and to apply the amount so collected toward the payment of the quentowners; and if any of said agreements be not performed as aforesaid, then said party of the second part on the payment of the second part of the second pa
1	with interest thereon from the time of payment at the rate of	per annum, payable semi-annually, these presents shall be as security, in like manner and with thise effect as for the payment of insurance policy issued on the promises covered by this mortgage during the existence of said mortgage, shall be assigned a
- []	oollateral security to the party of the second part, or assigns, as above provided, and to the extent of their interest as mortgages in said premises. And it is further stipulated, that in case the said part when of the first part is	whether the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party, or assign hall make detault in payment of the taxes or assessments against said real estate, as, and at the times required by law, or o
	keeping said buildings insured, as aforesaid, then the said second party, or with interest at the rateof 8 per cent, from date of such expenditure until paid, shall said the rate of the	legal representative may pay such taxes and assessments and effect such insurance, and the amount so expended therefor be considered a sum the repayment of which is intended to be hereby scoured. (ago, gain possession of said real estate or to protect the right of the mortgages herein or the title or possession of said real countries of the major of the mortgages herein or the title or possession of said real countries of the same state or to protect the right of the mortgages herein or the title or possession of said real countries. The same state of the same state of the same state of the same intended to be hereby or either of them, the whole of the same intended to be hereby or either of them, the whole of the same intended to be hereby as immediately due and payable without notice, and the grantee or legal holder hereof, or
	estate that said mortgagor will pay a reasonable attorney's fee and the payment thore. And if default be made in the payment of said note at maturity, or any interest	and than possession of the real estate or to protect the right of the mortgages herein or the thic or possession of said rea foci shall also be secured by this mortgage. I payment when due, or of the taxes or assessments aforefald, or to procure and maintain such insurance, or any part of either
	secured shall, at the option of the grantee herein, or the legal holder hereof, become	e immediately due and payable without notice, and the grantee or legal holder hereof, or
	attorney, shall have the power to sell said property, or any part thereof, at public said Territory as same may be located at time of said, public notice of the time and place, In said town or Territory, or by printed or written hand bills posted in 5 public placed.	to the highest bidder for cash at the front door of the Post Office in
	the said parties of the first part hereby authorize the said grantee, or prima facile trace, and the proceeds of said saie shall be applied first, to the payme	assigns, to convey said property to any purchaser at said sale and the recitals of such deed of conveyance shall be taken as int of all costs and expenses attending said sale; second, to the payment of said debts and interest, and the remainder deep hopely refund to the constant of the payment of said sales.
-	Part	origage when same is paid. A. herounto subscribed
l	Witnesses: M. O. Marill	ha i a ha to some some some
	asles 7. morely	Seals Seals
	\$	Seal
1		Seal
-	Language to Marting to State of the Contract o	From all the discharge and the discharge in the section of the property of the section of the se
l	UNITED STATES OF AMERICA, INDIAN TERRITORY, 3 ss.	8 Bl
	Western District, Personally a	progred before me D. B. Caller Lov J
		to and upon the within and foregoing instrument, as part different and who stated and acknowledged to
	me that they had executed the same as theer voluntary	act and deed, for the consideration, uses and purposes therein mentioned and set forth.
	And also, on the same day, voluntarily appeared before me the sai	a munic Butte wife of the said
	of her own free will and accord executed said mortgage and signed and a	to me well known, and in the absence of her said husband declared and acknowledged to me that she had, caled her relinquishment of dower and homestead or any possibility of dower and homestead therein, for the
	consideration, uses and purposes therein contained and set form, without	compaision or angue induence of her said husband.
	Witness my hand and official seal on this the	day of Notary Public.
_	Seal My commission expires 27, 1910	D15 Crecuson, Notary Public.
	UNITED STATES OF AMERICA, INDIAN TERRITORY, 3 ss.	가지 내가 된 시간에 가는 그는 사이들을 모습하는 것이 나가 되었다.
	Western District. Personally a	ppeared before me, a Notary
	Public within and for said District and Territory,	manantaning tangan dan dan dan dan dan dan dan dan dan d
	to me well known as the identical personwhose nameappeart	o and apon the within and foregoing instrument as partgranter and who stated and acknowledged to
		y act and deed, for the consideration, uses and purposes therein mentioned and set forth. d
		to me well known, and in the absence of her said husband declared and acknowledged to me that she had,
	of her own free will and accord executed said mortgage and signed and se consideration, uses and purposes therein contained and set forth, without	saled her relinquishment of dower and homestoad or any possibility of dower and homestoad therein, for the
	Witness my hand and official seal on this the	
-	Set My commission expires	
	0	1.40 Q M 7-7-7
F		ALVE TO THE MILLIAM WAS IN
.	Filed for Record August 13 1907 at	Deputy Clerk and Ex-Officio Recorder.
	Filed for Record tuguet 150 at.	O' clock Mi, Deputy Clerk and Ex-Officio Recorder.
	. Filed for Record	O clock and Ex-Officio Recorder.