	This Mortgage, Made on this the 16th day of august 1907, by and between
P. D.M.	Frank & Townsend and Wanter Fortunated husband and wife
P. L. C L. C, D.	party of the second part, WITNESSETH: That for the consideration of the sum of One Shouse of Constituted of the said party of the second part to the said party of the first part, the receipt of which is hereby acknowledged, the said party of the first part has Granted, Bargained and Sold and do hereby Grant, Bargain, Sell and Convey unto the said party of the second part, heirs and assigns, the following tract of real estate situated in Sulsa Western Science of Indian Territory, to-wit: Party Grant Western Constituted in Sulsa Western Constituted Sulsa Weste
	theorizinal town of Sulsa, more particularly describe fas follows: Beginning at the North Easterly corner of soit of two (2). Thence southerly along the Easterly line of said lot two (2), twenty two (22) feet; Thence westerly and fearable with Northerly him of said Lat two (2), One Hundred out forty (440) feet to alley: Thouce Northerly along the Easterly line of alley, Forty (44) feet, Thence Easterly
	and parallet with the southerly line of said Sax one W. One Hendred and forty (40) feet to the Earliety line of said Lat One W. Thouse Southerly along the Easterly line of said Lat Sie W. Eighten (18) feet to the place of beginning
A Comment	According to the official plat and survey thereof approved by the Secretary of the Interior of the United States. TO HAVE AND TO HOLD the same unto the said party of the second part, heirs and assigns forever, with all the privileges and appurtenances thereunto belonging. And the said part we of the first part for muselus and Milliam heirs, executors, administrators and assigns covenant with the said
	party of the second part that at the delivery hercof Lawfully seized and possessed of an absolute and indefeasible estate of inheritance in fee simple in and to said Real Estate; that the same is free and clear of all incumbrances whatsoever
	and that they will and the heirs, executors and administrators shall forever warrant and defend the title to said Real Estate unto the said party of the second part, heirs and assigns against all lawful claims and demands whatsoever. And the said Pauling Journal wife of the said James Lournal heirs and assigns all her right, claim for said consideration does hereby release, relinquish and quit-claim, transfer and convey unto the said party of the second part heirs and assigns all her right, claim
	or possibility of Dower and Homestead in or to said Real Estate forever. THE FOREGOING CONVEYANCE IS ON CONDITION: That, Whereas the said part Lee of the first part justly indebted to the said party of the second part in the sum of Che Thomas Dollars for borrowed money
	evidenced by
	now, it the said part
	of the second part reserving to the manufacture the right to cheer apoli and inspect the premises at any reasonable notice and the artist and as often assume that the premises at any reasonable notice as often assume that the premises at any reasonable notice as often as often assume that the premises at any reasonable notice as often
	And the said first part 42 ngree to at once insure the buildings upon said premises against loss by five and lighting in the amount of 12.00. Dollars, and in an equal amount against tornadoes, in insurance companies approved by said second part. 4 no roll less than a three year term and to at once deliver the insurance policies, properly assigned or pledged to said second part. 4 as collatered and additional second part and that in the event of all such asme of many as many have been advanced and paid, as increin provided, by said part 4 of the second part, and that in the event of the failure, neglect or return of said first part 22 to so insure the buildings, or to relise the rame, and doliver the policies properly assigned or pledged to the said. A. 2 10 10 10 10 10 10 10 10 10 10 10 10 10
	part. Inhereby authorized and empowered by these presents, to insure or releasure said buildings for said amount; and the said may sign all papers and applications necessary to obtain such insurance, in the name, piace and stead of the said first part LLO And it is further agreed that in the event of less under such policy or policies, the said second party shall have, and
	And it is further stipulated, that in case the said part 4.59 of the first part said make default in parment of the taxes or assessments against said real estate, as and at the times required by law, or of wear in the first part said buildings haved, as a choresaid, then the said second party, or
	eccured shall, at the option of the grantee herein, or the legal holder hereof, occome immediately due and payable without notice, and the grantee or legal holder hereof, or many shall have the power to soil said property, or any part thereof, at public said to the highest bidder for cash at the front door of the lost Office in the lost Office in the lost Office in the lost Office in the lost of the lost Office in the lost Office in the lost Office in the lost of the lost Office in the lost Offic
	Witnesses: Seat
To the second se	Geo W. Dowis George Coclins Gauline Townsend Seite Seite
	UNITED STATES OF AMERICA, INDIAN TERRITORY, SS. Western District, Personally appeared before me Geo W. Dowies Public within and for said District and Territory, Frank & Journand and Paulin Journal his aufa
	to me well known as the identical person. S., whose name. S., appear to and upon the within and foregoing instrument, as part granter and who stated and acknowledged to
	me that They had executed the same as Their 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 said for the said to me will 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 scaled her relinguishment of dower and homestead or any possibility of dower and homestead therein, for the consideration, uses and purposes therein contained and set forth, without compulsion or undue influence of her said husband.
	Witness my hand and odleial seal on this the 24 th day of august 190. Seal My commission expires Seft. 18.11.0 Notary Public.
	UNITED STATES OF AMERICA, INDIAN TERRITORY, Western District, Personally appeared before me
	to me well known as the identical personwhose nameappearto and upon the within and foregoing instrument as partgrantor and who stated and acknowledged to me that
	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 sealed her relinquishment of dower and homestead or any possibility of dower and hemestead therein, for the consideration, uses and purposes therein contained and set forth, without compulsion or undue influence of her said husband. Witness my hand and official seal on this the
	Filed for Record Quyrat 30 1907 nt 4 o'clock P. M. Otto Long Deputy Clerk and Ex-Officio Recorder.