MORTGAGE.

Prince.

	This Mortgage, Made on this the 13th day of august 190 7, by azd between
P. D. 127-	of Sulsay Indian Territory, partice of the first part and Mind Boundons
€ C. C. I.	party of the second part, WITNESSETH: That for the consideration of the sum of
Approximation of the state of t	particularly described as follows: Beginning at the north Carliely corner of said Lot Livo (2). There along the northwestery land for the few (3) there along the westery come, of said Lot works the north experience of said Lot win his touch costilly specific or free as for the forest costilly forty free as for the cash for the forest costilly forty free to the cashing in and less to two to the cash for the said to the south the said to the said t
	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 thereunty belonging. And the said party of the first part for heirs, executors, administrators and assigns covenant with the said party of the second part that at the delivery hereof here in and to said
A constraint of the second	Real Estate; that the same is free and clear of all incumbrances whatsoever and that they have a good right to sell and convey the same to the said party of the second part and that they will and the said party of the second
	part, State hoirs and assigns against all lawful claims and demands whatsoever. And the said Substituted with transfer and convoy unto the said party of the second part with hoirs 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 with of the first part justly indebted to the said party of the second part in the sum of
April and the state of the stat	Dollars for borrowed money evidenced by the certain promissory note, of even date herewith, drawing interest at the rate of per cent. per cent. per annum until paid; payable and destination
e de la companya de l	Now, it the said part
	further agree
	And the said first part As agree to at once insure the buildings upon said premises against loss by fire and lighting in the amount of the said and said amount of the said and said and said additional each payment of said promisers only and the interest to accrue thereon, as well as for the payment of all such saids or pledged to said and part the said promisers of the said promisers on the failure, neglect or refusal of said first part of the buildings, or to refusure the same, and deliver the policies properly assigned or pledged to the said. The said first part of the said on which any of such policies shall expire, then said second policies properly assigned or pledged to the said. The said second provided, by said on which any of such policies shall expire, then said second policies properly assigned or pledged to the said.
	part 1 pa
	with interest thereon from the time of payment at the rate of
	The part of the pa
	Witnesses: III : Bochfunger William I nelson Seat Budie nelson. Seat
	Seal Seal Seal Seal Seal Seal Seal Seal
7 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	UNITED STATES OF AMERICA, INDIAN TERRITORY, Ss. Western District, Personally appeared before me D. B. Bruwson and Isudic Millson, his wife
	to me well known us the identical norsen of whose name of appear to and upon the within and foregoing instrument, as nort Advisor and who stated and advisored to
Company of the compan	me that start had executed the same as start voluntary act and deed, for the consideration, uses and purposes therein montioned and set forth. And also, on the same day, voluntarily appeared before me the said 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 morigage and signed and sented her relinquishment of dower and homestead or any possibility of dower and homestead therein, tor the consideration, uses and purposes therein contained and set forth, without compulsion or undue influence of her said husband. Withess my hand and official seal on this the day of Republic
	Witness my hand and official seel on this the 2 day of september 100. Seal My commission expires: 1. sept. 27, 1910 D.B. Brewson Notary Public.
	UNITED STATES OF AMERICA, INDIAN TERRITORY, Ss. Western District, Personally appeared before me and for said District and Territory, and and
Transcription of	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
The second secon	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 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 official seal on this the day of 190
	Seil My commission expires