## 7きない。。 MORTGAGE WITH POWER OF SALE

KNOW ALL MEN BY THESE PRESENTS:	A Collingville J. J.
That albert & Brown and Melled	Onsum of for and in consideration
of ONE DOLLAR to Therm in hand paid, and the premises hereinafter set forth do	
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Indian Territory, and unto	
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The first winds of the state of	100 100 100
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Lot & One () there (& time) 2) for and to have and to hold the same to the said & Pleas	eaved, survey of sand tour
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successors or assigns, together with all and singular	
and the hereby covenants with the said & Seeas	
that The will forever warrant a	nd defend the title to said property against all lawful claims
And I, Wellie Braum	20 1
Oroun	E (90 m)
	all my right and dower in and to said lands. Th
sale is on condition that:	1000: 1B
Whereas the said albert J. Brown and D	indebted t
in the Carlotte of the Carlott	
in the sum of Trad Hundre	d and fufly 200
in the sum of Tand Huandare  DOLLARS evidenced by promissory note dated Alpt 17 1913	J. C.
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ensemble in distribution in the internal internal internal internal internal internal internal internal internal	And the second s
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or Tron Hundred and Fifty Time	Dollars (\$ 2 3 ) payable to the
Lifomonths days after date, executed by a los	a Brown I nelle
Brown with interest at 1	1,44
First parties agree to keep the buildings on the above premises constantly insured against, and loss, if any payable to the second party, as interest may appear at the seep all taxes paid.  Now, if said first parties, or any one of them, shall pay said moneys at the time and in the and void. And in case of non-payment of the same or any part thereof, or failure to keep said in due and payable and the said grantee or its assignee, agent or attorney in fact, shall have power	loss by fire and tornado in a sum not less than \$
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