marga, 22

## MORTGAGE OF REAL PROPERTY

THIS INDENTURE, Made this 6 day of 700	OKla, A. D. 1908, between Idam. Wald
his wife, and D	and
of, witnesseth, that	
	is justly indebted to the
said L. a. C. Brien Dollars, (\$ 2.97 =	), which is evidenced by Orall certain promissory note of
even date herewith, to-wit:	
One note due, 190 , for \$	, and one note due
190, for \$	
NOW THEREFORE, the said Sla M. Wals	
	g the payment of the money aforesaid, with interest thereon according to
the tenor and effect of said note above mentioned, do hereby grant, bargain, sell	
The south west one jourth o	
	1
north east one fourth and	
V =	one Jouch of the non
east one fourth all in se	
It') range (Idleast and e	ontaining flurity acres.
	J. J.
with all the improvements thereon at the present time, or that hereafter may be belonging.	9 CO10.
TO HAVE AND TO HOLD the above granted, bargained, and de	escribed premises unto the said
AND WHEREAS, For the further security of said indebte lness, the of the second part, to keep the improvements on the said property at all times is part. For the second part, where and assigns, in one or more insurance or	own proper use, benefit and behoof forever.  said part J of the first part, covenant and agree with the said part J in a state of good repair and constantly insured for the benefit of the said companies satisfactory to the said part J of the second part, against fire,
AND WHEREAS, For the further security of said indebte lness, the of the second part, to keep the improvements on the said property at all times in part of the second part; whichers and assigns, in one or more insurance collightming or tornadoes. Should the part of the first part make default in the part may immediately perform and discharge the same, and all accounts so expentaxes, insurance premiums, liens or special assessments or in protecting said title, edness aforesaid, and secured in like manner by this mortgage, and shall bear in per annum payable on demand.	own proper use, benefit and behoof forever.  said part — of the first part, covenant and agree with the said part — in a state of good repair and constantly insured for the benefit of the said companies satisfactory to the said part — of the second part, against fire, e performance of any of these stipulations, the said part — of the second ided by the said part — of the second part, heirs or assigns, in paying said or making said repairs, shall become a debt due in addition to the indebt-interest from the time of the payment thereof at the rate of eight per cent
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AND WHEREAS, For the further security of said indebte lness, the of the second part, to keep the improvements on the said property at all times in part. To the second part, wheirs and assigns, in one or more insurance conclighting or tornadoes. Should the part of the first part make default in the part may immediately perform and discharge the same, and all accounts so expensives, insurance premiums, liens or special assessments or in protecting said title, edness aforesaid, and secured in like manner by this mortgage, and shall bear in per annum payable on demand.  And for the consideration aforesaid, and for divers other good and valuable claim unto the said.  And out of the afore described premises.  CONDITIONED, However, that if the said can of money, with intershall be void, otherwise to remain in full force and effect.  IN TESTIMONY WHEREOF,  WESTERN DISTRICT INDIAN TERRITORY,  BE IT REMEMBERED, That on this day came before me, the undersigned of the mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be mortgagor in the foregoing instrument, and stated that the intershall be more more more more more more more mor	own proper use, benefit and behoof forever.  Is said part for the first part, covenant and agree with the said part for in a state of good repair and constantly insured for the benefit of the said companies satisfactory to the said part for the second part, against fire, the performance of any of these stipulations, the said part for the second didd by the said part for these scoond part, heirs or assigns, in paying said or making said repairs, shall become a debt due in addition to the indebt-interest from the time of the payment thereof at the rate of eight per cent in the considerations. In the first and assigns, all my right, claim, or possibility of the second assigns, all my right, claim, or possibility of the second part, heirs and assigns, all my right, claim, or possibility of the second part first above written.  It is a said part for the second part, heirs or assigns, all my right, claim, or possibility of the second part for the second part
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AND WHEREAS, For the further security of said indebte mess, the of the second part, to keep the improvements on the said property at all times in part. To fit the second part, to keep the improvements on the said property at all times in part. To fit he second part, to keep the improvements on the said property at all times in part. They immediately perform and discharge the same, and all accounts so expentaxes, insurance premiums, liens or special assessments or in protecting said title, edness aforesaid, and secured in like manner by this mortgage, and shall bear in per annum payable on demand.  And for the consideration aforesaid, and for divers other good and valuable claim unto the said.  CONDITIONED, However, that if the said cannot be paid to the said executors, or administrators, or assigns, the aforesaid sum of money, with intershall be void, otherwise to remain in full force and effect.  IN TESTIMONY WHEREOF, have hereunto set to be paid to the said executors, administrators, or assigns, the aforesaid sum of money, with intershall be void, otherwise to remain in full force and effect.  IN TESTIMONY WHEREOF, have hereunto set to be paid to the said executors, administrators, or assigns, the aforesaid sum of money, with intershall be void, otherwise to remain in full force and effect.  IN TESTIMONY WHEREOF, have hereunto set the mortgagor in the foregoing instrument, and stated that the undersigned before me, the said in the mortgagor in the foregoing instrument, and stated that the had, of her own free will, executed said deed and signed and sea consideration and purposes therein contained and set forth, without compulsion or	own proper use, benefit and behoof forever.  Is asid part for the first part, covenant and agree with the said part for in a state of good repair and constantly insured for the benefit of the said companies satisfactory to the said part for the second part, against fire, e performance of any of these stipulations, the said part for the second good by the said part for the second part, heirs or assigns, in paying said and the said part for the second part, heirs or assigns, in paying said or making said repairs, shall become a debt due in addition to the indebt-interest from the time of the payment thereof at the rate of eight per cent lie considerations. It was a substitute for the payment thereof at the rate of eight per cent lie considerations. It was a substitute for the payment thereof at the rate of eight per cent lie considerations. It was a substitute for the payment thereof at the rate of eight per cent lie considerations. It was a substitute for the payment thereof at the rate of eight per cent lie considerations. It was a substitute for the payment thereof at the rate of eight per cent lie considerations, and not possibility of was a substitute for the payment thereof at the rate of eight per cent lie consideration and purposes therein mentioned lied the relinquishment of dower and homestead in said mortgage for the rundue influence of her said husband.
AND WHEREAS, For the further security of said indebte mess, the of the second part, to keep the improvements on the said property at all times in part of the second party. The improvements on the said property at all times in part was immediately perform and discharge the same, and all accounts so expentaxes, insurance premiums, liens or special assessments or in protecting said title, edness aforesaid, and secured in like manner by this mortgage, and shall bear in per annum payable on demand.  And for the consideration aforesaid, and for divers other good and valuable the said of money, with intershall be void, otherwise to remain in full force and effect.  IN TESTIMONY WHEREOF,  BE IT REMEMBERED, That on this day came before me, the undersigned by the mortgagor of the said of the said of the mortgagor of the mortgagor of the said of the mortgagor of the said of the sa	own proper use, benefit and behoof forever.  said part I of the first part, covenant and agree with the said part I in a state of good repair and constantly insured for the benefit of the said companies satisfactory to the said part I of the second part, against fire, e performance of any of these stipulations, the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the said part I of the second deed by the said part I of the second deed by the said part I of the second deed by the said part I of the said husband dealed the relinquishment of dower and homestead in said mortgage for the rundue influence of her said husband.  On the said husband.
AND WHEREAS, For the further security of said indebte mess, the of the second part, to keep the improvements on the said property at all times in part. To fit the second part, to keep the improvements on the said property at all times in part. To fit he second part, to keep the improvements on the said property at all times in part. They immediately perform and discharge the same, and all accounts so expentaxes, insurance premiums, liens or special assessments or in protecting said title, edness aforesaid, and secured in like manner by this mortgage, and shall bear in per annum payable on demand.  And for the consideration aforesaid, and for divers other good and valuable claim unto the said.  CONDITIONED, However, that if the said cannot be paid to the said executors, or administrators, or assigns, the aforesaid sum of money, with intershall be void, otherwise to remain in full force and effect.  IN TESTIMONY WHEREOF, have hereunto set to be paid to the said executors, administrators, or assigns, the aforesaid sum of money, with intershall be void, otherwise to remain in full force and effect.  IN TESTIMONY WHEREOF, have hereunto set to be paid to the said executors, administrators, or assigns, the aforesaid sum of money, with intershall be void, otherwise to remain in full force and effect.  IN TESTIMONY WHEREOF, have hereunto set the mortgagor in the foregoing instrument, and stated that the undersigned before me, the said in the mortgagor in the foregoing instrument, and stated that the had, of her own free will, executed said deed and signed and sea consideration and purposes therein contained and set forth, without compulsion or	own proper use, benefit and behoof forever.  Is asid part for the first part, covenant and agree with the said part for in a state of good repair and constantly insured for the benefit of the said companies satisfactory to the said part for the second part, against fire, e performance of any of these stipulations, the said part for the second good by the said part for the second good part, against fire, e performance of any of these stipulations, the said part for the second good good good good good good good g