MORKGAGE OF REAL PROPERTY.

| of Julea / 9.1 My John N. Hand of Julea / 3.1 | day of James and May Willia | | Tyle Klackery and Irol R Stansbery |
|--|--|--|--|
| Too R. Stansburg and John W. May | Williams Deleg | sein, mat | a£ Ng justly indebted to the said |
| in the sum of Loo Hundled Teventry evidence 1 by 900 certain promissory note of even da One note due July 29 , 19 | ate herewith, to wit: | DOLLARS | (\$ 4.7.0.\(\frac{1}{2}\) which is |
| One note due | for s | ond one note due | 190 min for \$ |
| terest thereon according to the tenor and effect of said note above me | ntloned, do hereby grant, barge | the better se uring the payment. in, sell and convey unto the said. | Tim R Standburg and |
| John M. Dan then theirs and assigns forever, Tet dix (b) in Alock Ino (2) in tothe model Plattheof | n Stanzberry addition | a to the lety of Sulsas | <u>Indian Temporación</u> |
| | | | |
| | | | |
| with all the improvements thereon at the present time, or that hereaft TO HAVE AND TO HOLD the above granted, bargained, Heirs and assigns and unto | and described premises unto the | soid Low R. Staurberry | and John N. Way |
| AND WHEREAS, For the further security of said indebter to keep the improvements on the said property at all times in a state heirs and assigns in one or more insurance companies sati-factory to t | dness, the said partize of the first of good repair and constantly in the said participly the second part, | part, covenant and agree with the sured for the benefit of the said against fire lightning or tornador | e said partof the sec and part, parts of the second part |
| p of make default in the performance of any of these stipulations, the so expended by the said part of the second part, heirs or assigns, in making said repairs, shall become a debt due in addition to the indebtime of the payment thereof at the rate of eight per cent per annum. And for the consideration aloresaid, and for divers other even | n pay ng said texes, insurance pr edness aforesaid, and secured in payable on demand. | emiums, leins or special assessmentike manner by this mortgage, at | nts or in protecting said title, or add shall bear interest from the |
| wife of said W. T. L. L. L. L. Leire and assigns, all my right | , do he ht, cidim, or possibility of dower | .reby re'ease and quit-claim unto in and out of the aforede-cribed p | the said Low R. Standberg. remises. |
| CONDITIONED, However, that if the said W. Lyle. Reirs, executors, or administrators, shall well and truly pay or cause executors, edministrators, or assigns, the aforesaid sumof money, | to be paid to the said. L. R. | Standbuy and J. C. | N. seny their |
| otherwise to remaid in full force and effect. IN TESTIMONY WHEREOP WE have beganned a | set | the day and year first above write | n. |
| | | Welliam Lackary | |
| UNITED STATES OF AMERICA, SEI WESTERS DISTRICT, INDIAN THERITORY BE IT REMEMBERSO: That on this day came be | efore me, the undersigned, a | Notary Public | er (* 1900) 1900) 1900) |
| within and for the Western District of Indian Territory s to me known as the mortgagor in the foregoing instrument, and sueset forth. | aforesaid, duly commissioned and | i acting W. Tyle loc | |
| And on the same day voluntarily appeared before me, the Mr. Lylo U. Ray Der own free, will, executed said sleed and signed and scaled the reli | | | |
| contained and set forth, without compulsion or undue influence of ties WITNESS my liand and seal as such No Long Rolling [BEAL] Liens LL lies. | | the state of the s | |
| My commission segment | 1944 | z r messung | Notary Public. |
| Filed for record Allr. D. 1912 | et.19 o'clock S m. | The Lotton | 2 is River les |

120