KODAK S'AFETY A FILM +

MORTGAGE OF REAL PROPERTY. THIS INDENTURE, Male this 159 th, day of Apr A. D., 190 7, between M. H. Manne Little & Level Co. of Tills as A. J. winnessell, that the Flance O as of Samuel WHEREAS, the said M. H. Marmel Luck Conyany One Hundred Fifty DOLLARS, (\$ 155 00) which is Lue certain promis-ory note of even date herewith, to-wit: rife, for the better se uring the payment of the money aforesaid, with in nor and effect of said note above mentioned, do hereby grant, bargain, sell and convey unto the said Julian Jutte F ssigns forever, the following described real estate, to-wit: The much Half of Par 5 in Black 5 in the Hadge addition with all the improvements thereon at the present time, or that hereafter may be placed thereon, together with all the privileges and appurtenances thereto belonging. TO HAVE AND TO HOLD the above granted, bargained, and described premises unto the said He Julea, Tille & June Cours and street street and assigns and unto the own proper use, benefit and behoof forever. AND WHEREAS, For the further security of said indebtedness, the said p rt of the first part, covenant and agree with the said part of the sec and part, vements on the said property at all times in a state of good repair and constantly insured for the benefit of the said part goof the second part do been the improvements on the said property at all times in a state of good repair and constantly master to the defends on the said property at all times in a state of good repair and constantly master to the defends of the said part of the second part, against five lightning or tornadoes. Should the part of the first pirt make default in the performance of any of these stipulations, the said part of the second part may immediately perform and discharge the same, and all seconnts so expended by the said part of the second part, being or assigns, in paying said taxes, insurance premiums, leins or special assessments or in protecting said title, or making said repairs, shall become a debt due in addition to the indebt eduess aforesaid, and secured in like manner by this mortgage, and shall bear interest from the time of the payment there if at the rate of eight per cent per annum payable on demand. And for the consideration aforesaid, and for divers other good and valuable considerations, I do hereby re'ease and quit-claim unto the said. beirs and assigns, all my right, c'aim, or possibility of dower in and out of the aforede-cribed permises CONDITIONED, However, that if the said M. H. Mannel rs, or administrators, shall well and truly pay or cause to be paid to the said Telled, Title & Truck Company rdministrators, or assigns, the aforesaid sum ... of money, with interest thereon, according to the tenor of said note. A.__ then this instrument shall be void otherwise to remaid in full force and effect. My hand on this the day and year first above written. IN TESTIMONY WHEREOF. M. H. Mann. UNITED STATES OF AMERICA, TERN DISTRICT. INDIAN TERRITORY **BE IT REMEMBERED:** That on this day came before me, the undersigned, a <u>Nottary Cublic</u> within sud for the Mextern. District of Indian Territory aforesgid, duly commissioned and acting. IM. II. Manual. to me known as the mortgagor. ... in the foregoing instrument, and stated that ... he ... had executed the same for the consideration and purposes therein mentioned and And on the same day voluntarily appeared before me, the raid. __to me well known, and in the absence of her said husbaild declared that she had, of her own free, will, executed said sleet and signed and sealed the relinquishment of doder and homes ead it said mortgage for the consideration and purposes therein contained and set forth, without computation or undue influence of her said husband. My comerication expires July 200 Piled for record.

والم الموادرة