MORTGAGE OF REAL PROPERTY 940 1907, between Julius Barlow THIS INDENTURE, Made this. day of **3**44 lora Parlans , bis wile, and Ida Tev. Shirtook 12. Р. L. С. L. of. Davie me Triffith Skatook witnesseth, that C, D C, I, Julius Darlais is justly indebted to the said WHEREAS, the m Davis ne Griffith da Three Hundred & no/100 of even date herewith, to-wit: one re due Jaw 124 190 8 , for \$ 300, 00 ; one note due. for **\$** ., and one note due.... Barlow Julius NOW, THEREFORE, the soid.... Klora Barlow his wife, for the better se uring the payment of the money afore and effect of said note above mentioned, do hereby grant," bargein, sell and convey unto the said Alas me. rding to the te mee Suffect, her heirs and assigns forever, the following described real estate, to-wit: All of fate Liventy three (23), and Swenty Four (24) in Block Swenty" Two (25), in the town of Shistork, Sudian Territory according to the recorded plat threef. or that hereafter may be placed thereon, together with all the privilege TO HAVE AND TO HOLD the above granted, bargained, and described premises unto the said Alor M. Davie me Griffith hell ..... heirs and assigns and unto. her own proper use, benefit and behoof forever AND WHEREAS, For the further security of said indebtedness, the said p rt y of the first part, covenant and sgree with the said part. Y of the second part, to keep the improvements on the said property at all times in a state of good repair and constantly insured for the benefit of the said part y of the second part y heirs and assigns in one or more insurance companies sati factory to the said part. Bit the second part, against fire, lightning or tornadoes. Should the part y of the first heirs and assigns in one or more insurance companies sati factory to the said part. If the second part, against fire, lightning or tornadoes. Should the part 2 of the primake default in the performance of any of the same, and all accord part may immediately perform and discharge the same, and all accord part any immediately perform and discharge the same, and all accord part in the performance of any of the same, and all accord part is the same of the same and all accord part is a same of the same and all accord to the same accord part is a same of the same and all accord to the same accord part is a same accord to the same accord t so expended by the said part. Fol the second part, helrs or assigns, in paying said taxes, in urance premiums, leins or special asses tents or in protecting said title, or making said repairs, shall become a debt due in addition to the indeb edness aforcsaid, and secured in like manner by this mortgage, and shall bear interest from the of the payment there of at the rate of eight per cent per aunum payable on demand. And for the consideration aloresaid, and for divers other good and valuable considerations, I. Word Barlan do hereby re'ease and quit-claim unto the said Lelar Mr. filine Darlow Pauce net Suffich heirs and assigns, all my tight, c aim or possibility of do wer in and out of the af CONDITIONED, However, that if the said fulling Barlow administrators, shall well and truly pay or cause to be paid to the said Ida In Davis nee Suffiche her . diministrators, or assigns, the aforesaid sum ise to remaid in full force and effect. IN TESTIMONY WHEREOF, me have hereunto set an hand pon this the day a Julius Barlaw (L. S) flora Barlaw ... .(15.) UNITED STATES OF AMERICA, WESTERN DISTRICT. INDIAN TERRITORY holory BE IT REMEMBERED: That on this day cune before me, the undersigned, a.... within and for the Western District of Indian Territory aforesaid, duly commissioned and acting Juluur. Barlow to me known as the morigagor..... in the foregoing instrument, and stated that..... he..... had executed the same for the co mentioned and set forth. fuling Borlow to me well known, and in the absence of her said bushand declared that she hed, of cuted said deed and signed and scaled the relinquisibilient of dower and homescad i said mortgage for the consideration and purposes therein will, exc contained and set forth, without compulsion or undue influ nce of her said hu WITNESS my hand own seal as such notary Public inia 17 day of Chord 190.7 [SEAL] Northern Lash I. B. Berryt M. January 1 by commission expires ON 12th 120 Notary Public. My commission cryires QUIDU Atta Cartan Deprey U.S. Elishand Cr Office De 1917 at Lo'clock, C.m.

1