。 MORTGAGE OF REAL PROPERTY.

THIS INDENTURE, Male this Clavaria Clar Lational Bank Fisher	Z.,	Guly witness		on Harry Mac is wife, and Harr	
WHEREAS, the said MANE Harrens Par			Lacu		
the sum of MAC 73.	andred		D0	ULARS. (\$.300 S	
One note toled ted 37/11/	<u>, 190_7</u> _;	for \$ 300 00 cone n			
One note due NOW, THEREFORE, the said of	【學問題》中國國際的數學的學術學院可以與例如於於於於於於於於於於於於於於於於於於於於於於於於於於於於於於於於於於於於	Dinney.		yment of the money afores	hne, د
rest thereon according to the tenor and effect Park, her	되었다. 100 이 이 사람이 있습니다. 아이 아이는 사이라고 그리고 100 100 100 100 100 100 100 100 100 10	l, do bereby grant, bargai	n, sell and -convey unto t	是其中的在 7 万人大的是一种	
Lots (3) three	cond(4) Fr	our blo	che (18) C	Eighteen	-in-
Town of Owo	two sta	ne po y Motes	nd lot	er out	brilding
31 - 	particles of the second of the second of	and the state of t		and the second s	

rith all the improvements thereon at the presen					
TO HAVE AND TO HOLD the above	granted, bargained, and de	and the second s	THE STATE SECTION AND ADDRESS OF SECTION AND ADDRESS.	· 特殊。 " 1.5 20 1 15 1 20 1 20 1 20 1 20 1 20 1 20	10 aus
AND WHBREAS, For the further se	curity of said indebtedness,	the said porty_of the first	part, covenant and agree	with the said part g.of the	
keep the improvements on the said property	at all times in a state of mon				
eirs and assigns in one or more insurance com art make default in the performance of any of	panies satisfactory to the said these stipulations, the said p	d partyof the second part, artyof the second part u	against fire lightning or (iay immediately perform	ornadoes. Should the part, and discharge the same, an	g of the first
teirs and assigns in one or more insurance com out make default in the performance of any of o expended by the said part to of the second pa naking said repairs, shall become a debt due in	panies satisfactory to the said these stipulations, the said p art, beirs or assigns, in pay'n addition to the indeb edness	d partifol the second part, artyof the second part u gr said taxes, insurance pre s aforcsaid, and secured in	against fire lightning or (iay immediately perform emiums, leius or special a	ornadoes. Should the part, and discharge the same, an asessments or in protecting	g., of the first d all accounts g said title, or
teirs and assigns in one or more insurance com out make default in the performance of any of o expended by the said part of the second paraking said repairs, shall become a debt due in	panies satisfactory to the said these stipulations, the said pa art, beirs or assigns, in pay'n addition to the indeb edness it per cent per annum payabl	d partifol the second part, art is,of the second part is great taxes, insurance properties aforesaid, and secured in the on demand. 1 valuables considerations,	against fire lightning or the immediately perform the immediately perform the immediately perform the immediately perform the immediately the	ornadoes. Should the part, and discharge the same, an ssessments or in protecting gage, and shall bear inter	g., of the first d all accounts g said title, or
eirs and assigns in one or more insurance com if make default in the performance of any of perpended by the said part of the second pa- isking said repairs, shall become a debt due in time of the payment there if at the rate of eighth And for the consideration aforesaid, a	panies satisfactory to the said these stipulations, the said pa art, beirs or assigns, in pay'n addition to the indeb edness it per cent per annum payabl	d part of the second part, art is not the second part uses and taxes, insurance presented in the second of the second in the second of the sec	against fire lightning or to any immediately perform emiums, leius or special a like manner by this mort I	cornadoes. Should the part, and discharge the same, an seesaments or in protecting gage, and shall bear inter m nuto the said.	g., of the first d all accounts g said title, or
neirs and assigns in one or more insurance com- int make default in the performance of any of the second part of the payment there of at the rate of eight And for the consideration aforesaid, a vice of said CONDITIONED, However, that if the	panies satisfactory to the said pa these stipulations, the said pa art, heirs or assigns, in pay n and addition to the indeb edness it per cent per annum payabl and for divers other good and and assigns, all my right, clai- te said.	d partifol the second part, art i of the second part in grain and taxes, insurance properties aforcasid, and secured in the on demand. 1 valuable considerations, do her the or possibility of dower in the or the order of the o	against fire lightning or to any immediately perform emiums, leius or special a like manner by this mort I	cornadoes. Should the part, and discharge the same, an seesaments or in protecting gage, and shall bear inter m nuto the said.	g., of the first d all accounts g said title, or
eirs and assigns in one or more insurance com- int make default in the performance of any of be expended by the said part of the second part of the second part of the second part of the payment there of at the rate of eight And for the consideration aforesaid, a vice of said CONDITIONED, However, that if the ceirs, executors, or administrators, shall well a executors, administrators, or assigns, the afores	panies satisfactory to the said part, beirs or assigns, in pay no addition to the indeb edness it per cent per annum payabl and for divers other good and makesigns, will my right, cisi ne said.	d partifol the second part, arty of the second part u gs said taxes, insurance pre a aforcasid, and secured in le on demand. 1 valuable considerations, do her that or possibility of dower to	against fire lightning or the say immediately perform emiums, leius or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an assessments or in protecting gage, and shall bear intermediate the said. The corner of the said. The corner of the said.	y of the first d all accounts g said title, or est from the
eirs and assigns in one or more insurance com- int make default in the performance of any of be expended by the said part of the second part of the second part of the second part of the payment there of at the rate of eight And for the consideration aforesaid, a vice of said CONDITIONED, However, that if the ceirs, executors, or administrators, shall well a executors, administrators, or assigns, the afores	panies satisfactory to the said part, heirs or assigns, in pay not addition to the indeb edness it per cent per annum payable and for divers other good and assigns, all my right, claime said. The said of money, with install and said sum of money, with install the said said said said said said said said	d partifol the second part, arty of the second part u gs said taxes, insurance pre a aforcasid, and secured in le on demand. 1 valuable considerations, do her that or possibility of dower to	against fire lightning or the say immediately perform emiums, leins or special a like manner by this mort of the say of t	cornadoes. Should the part, and discharge the same, an assessments or in protecting gage, and shall bear intermediate the said muto the said cribed premises.	y of the first d all accounts g said title, or est from the
eirs and assigns in one or more insurance com- irt make default in the performance of any of p expended by the said part of the second pa- isking said repairs, shall become a debt due in ime of the payment there if at the rate of eight And for the consideration aforesaid, a vite of said CONDITIONED, However, that if the ceirs, executors, or administrators, shall well a executors, it diministrators, or assigns, the aforesathers is to remaid in full force and effect,	panies satisfactory to the said part, heirs or assigns, in pay not addition to the indeb edness it per cent per annum payable and for divers other good and assigns, all my right, claime said. The said of money, with install and said sum of money, with install the said said said said said said said said	d partifol the second part, art y of the second part up g said taxes, insurance press aforcasid, and secured in the on demand. 1 valuable considerations, do her the or possibility of dower the order the said.	against fire lightning or a say immediately perform emiums, leins or special a like manner by this mort. I. Treby re ease and quit-claim and out of the aforedess of the second control of the aforedess of the second control of the second con	cornadoes. Should the part, and discharge the same, an assessments or in protecting gage, and shall bear intermediate the said muto the said cribed premises.	y of the first d all accounts g said title, or est from the
eirs and assigns in one or more insurance com- int make default in the performance of any of b expended by the said part of the second pa- inking said repairs, shall become a debt due in time of the payment there if at the rate of eight And for the consideration aforesaid, a vite of said CONDITIONED, However, that if the recentors, or administrators, shall well a executors, of administrators, the aforesatchers of the consideration of the consideration of the consideration after th	panies satisfactory to the said part, heirs or assigns, in pay not addition to the indeb edness it per cent per annum payable and for divers other good and assigns, all my right, claime said. The said of money, with install and said sum of money, with install the said said said said said said said said	d partifol the second part, art 14 of the second part up a said taxes, insurance property of the second part up a said taxes, insurance property of the said secured in the condemand. 1 valuable considerations, do here the said second parties the said on this artifacts.	against fire lightning or a say immediately perform emiums, leins or special a like manner by this mort. I. Treby re ease and quit-claim and out of the aforedess Manual o the tenor of said note.	cornadoes. Should the part, and discharge the same, an assessments or in protecting gage, and shall bear intermediate the said muto the said cribed premises.	y of the first if all accounts y said title, or est from the Bank t shall be void
eirs and assigns in one or more insurance com- irt make default in the performance of any of p expended by the said part of the second pa- isking said repairs, shall become a debt due in ime of the payment there if at the rate of eight And for the consideration aforesaid, a vite of said CONDITIONED, However, that if the ceirs, executors, or administrators, shall well a executors, it diministrators, or assigns, the aforesathers is to remaid in full force and effect,	panies satisfactory to the said part, heirs or assigns, in pay not addition to the indeb edness it per cent per annum payable and for divers other good and assigns, all my right, claime said. The said of money, with install and said sum of money, with install the said said said said said said said said	d partifol the second part, art 14 of the second part up a said taxes, insurance property of the second part up a said taxes, insurance property of the said secured in the condemand. 1 valuable considerations, do here the said second parties the said on this artifacts.	against fire lightning or the immediately perform emiums, leins or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an assessments or in protecting gage, and shall bear intermediate the said. In note the said. In the this instrument we written.	g of the first if all accounts g said title, or est from the Bank t shall be void
eirs and assigns in one or more insurance compet make default in the performance of any of the second part of the payment there of at the rate of eight and for the consideration aforesaid, a condition of the payment there of at the rate of eight and for the consideration aforesaid, a condition of the consideration aforesaid, a condition of the consideration aforesaid, a condition of the consideration aforesaid. CONDITIONED, However, that if the consideration of administrators, shall well a condition, which is the aforesation, and conditions are conditionally with the aforesation of the condition of the	panies satisfactory to the said part, heirs or assigns, in pay in addition to the indeb edness it per cent per annum payabl and for divers other good and make a said. I said sum of money, with in the said sum of mone	d partifol the second part is art if of the second part is g said taxes, insurance properties aforcasid, and secured in the on demand. I valuable considerations, do her if the one demand. I valuable considerations, do her if the one demand. A propossibility of dower if the constant is a conding the condition in the condition is a condition in the condition in the condition is a condition in the condition in the condition is a condition in the co	against fire lightning or the say immediately perform emiums, leins or special a like manner by this mort I	cornadoes. Should the part, and discharge the same, an assessments or in protecting gage, and shall bear intermediate the said muto the said premises. The this instrument was written.	g of the first it all accounts g said title, or eat from the Bands t shall be void (L. 8)
eirs and assigns in one or more insurance compet make default in the performance of any of the second part of the second part of the second part of the second part of the payment there of at the rate of eight and for the consideration aforesaid, a fact of mid————————————————————————————————————	panies satisfactory to the said part, beirs or assigns, in pay in addition to the indeb edness it per cent per annum payabl and for divers other good and assigns, will my right, cisi ne said	d partifol the second part is art is of the second part is g said taxes, insurance properties a foresaid, and secured in the on demand. I valuable considerations, do here is a foresaid to the said. The parties of the said on this is a foresaid to the said on the said on this is a foresaid to the said of the said on the said on the said of the said on the said of t	against fire lightning or a say immediately perform emiums, leins or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an esessments or in protecting gage, and shall bear intermediate the mouto the said cribed premises. Autimal when this instrument the written.	g of the first of all accounts g said title, or est from the Banks t shall be void (L. 8)
eirs and assigns in one or more insurance compet make default in the performance of any of the second part of the second part of the second part of the second part of the payment there of at the rate of eight and for the consideration aforesaid, a fact of mid————————————————————————————————————	panies satisfactory to the said part, beirs or assigns, in pay in addition to the indeb edness it per cent per annum payablend for divers other good and mid assigns, will my right, cist to said	d partifol the second part is art is of the second part is g said taxes, insurance properties a foresaid, and secured in the on demand. I valuable considerations, do here is a foresaid to the said. The parties of the said on this is a foresaid to the said on the said on this is a foresaid to the said of the said on the said on the said of the said on the said of t	against fire lightning or a say immediately perform emiums, leins or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an esessments or in protecting gage, and shall bear intermediate the mouto the said cribed premises. Autimal when this instrument the written.	g of the first of all accounts g said title, or est from the Banks t shall be void (L. 8)
eirs and assigns in one or more insurance competed make default in the performance of any of the second part of the second part of the second part of the second part of the payment there is at the rate of eight and for the consideration aforesaid, a mile of said CONDITIONED, However, that if the second part of said CONDITIONED, However, that if the second part of said CONDITIONED, However, that if the second part of said CONDITIONED, However, that if the second part of said well a second part of said well a second part of said well as said part of s	panies satisfactory to the said part, beirs or assigns, in pay in addition to the indeb edness it per cent per annum payable and for divers other good and make assigns, will my sight, cisi no said	d partifol the second part is art if of the second part is g said taxes, insurance prosecuted in the on demand. I valuable considerations, do her in the one of the said. The one of the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on this is a second part if the said on the said on this is a second part if the said on	against fire lightning or a say immediately perform emiums, leins or special a like manner by this mort I	cornadoes. Should the part, and discharge the same, an assessments or in protecting gage, and shall bear intermediate the said. The nuto the said. Then this instrument we written. The said husband declared the said husband declared to the said husband declared the said husba	g. of the first of all accounts g said title, or eat from the Banks of the said title. C
icirs and assigns in one or more insurance compart make default in the performance of any of o expended by the said part of the second parking said repairs, shall become a debt due in time of the payment there if at the rate of eight And for the consideration aforesaid, a wile of said CONDITIONED, However, that if the cirs, executors, or administrators, shall well a executors, while in full force and effect, IN TESTIMONY WHEREOF. IN TESTIMONY WHEREOF. WESTERN DISTRICT. INDIAN TERRITORY THE IT REMEMBEREOF. The within and for the payment day voluntarily appoints from the same day voluntarily appoints own free will; executed said deed and sign outsined and set forth, without compulsion or	panies satisfactory to the said part, beirs or assigns, in pay in addition to the indeb edness it per cent per annum payablend for divers other good and make assigns, will my right, cisi no said	d partifol the second part is art if of the second part is g said taxes, insurance prospectively a aforesaid, and secured in the on demand. I valuable considerations, do her in the control of the said. The part is a second pa	against fire lightning or a say immediately perform emiums, leins or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an assessments or in protecting gage, and shall bear intermediate the said. The nuto the said. Then this instrument we written. The said husband declared the said husband declared to the said husband declared the said husba	g. of the first of all accounts g said title, or eat from the Banks of the said title. C
neirs and assigns in one or more insurance compared make default in the performance of any of the second purishing said repairs, shall become a debt due in the effect of the payment there is at the rate of eight and for the consideration aforesaid, a sold for the sold force and effect. IN TESTIMONY WHEREOF	panies satisfactory to the said part, beirs or assigns, in pay in addition to the indeb edness it per cent per annum payable and for divers other good and make a said	d partifol the second part is art if of the second part is g said taxes, insurance prospectively a aforesaid, and secured in the on demand. I valuable considerations, do her in the control of the said. The part is a second pa	against fire lightning or a say immediately perform emiums, leins or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an esessments or in protecting gage, and shall bear interment to the said. In nuto the said. Then this instrument then this instrument the written. The written. The said husband declared the consideration and preposes therein in the consideration and preposes the said husband declared the said husban	g. of the first of all accounts g said title, or eat from the Banks of the said title. C
reirs and assigns in one or more insurance compared make default in the performance of any of o expended by the said part of the second parking said repairs, shall become a debt due in time of the payment there if at the rate of eight And for the consideration aforesaid, a vite of said CONDITIONED, However, that if the ceirs, executors, or administrators, shall well a creenfors, wiministrators, or assigns, the aforest centerwise to remaid in full force and effect, IN TESTIMONY WHEREOF. IN TESTIMONY WHEREOF. IN TESTIMONY TERRITORY SELIT REMEMBERED: The within and for the Distriction of the Counce known as the mortgagor. In the foregoine forth. And on the same day voluntarily appoint of the council	panies satisfactory to the said part, beirs or assigns, in pay in addition to the indeb edness it per cent per annum payable and for divers other good and mid assigns, will my right, cist to said	d partifol the second part is art if of the second part is g said taxes, insurance prospectively a aforesaid, and secured in the on demand. I valuable considerations, do her in the control of the said. The part is a second pa	against fire lightning or a say immediately perform emiums, leins or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an esessments or in protecting gage, and shall bear interment to the said. In nuto the said. Then this instrument then this instrument the written. The written. The said husband declared the consideration and preposes therein in the consideration and preposes the said husband declared the said husban	g of the first of all accounts g said title, or est from the Bulk taball be void (L. S) (L. S) (L. S.) (L. S.)
eirs and assigns in one or more insurance compute make default in the performance of any of the second purity and the second purity and the second purity and repairs, shall become a debt due in time of the payment there if at the rate of eight And for the consideration aforesaid, a mile of said CONDITIONED, However, that if the cirs, executors, or administrators, shall well a recentors, administrators, or assigns, the aforestherwise to remaid in full force and effect. IN TESTIMONY WHEREOF. IN TESTIMONY WHEREOF. IN TESTIMONY WHEREOF. IN TESTIMONY WHEREOF. One known as the mortgager. In the foregoing of the circumstance of the computation of the c	panies satisfactory to the said part, beirs or assigns, in pay in addition to the indeb edness it per cent per annum payable and for divers other good and mid assigns, will my right, cist to said	d partifol the second part is art if of the second part is g said taxes, insurance properties a foresaid, and secured in the on demand. I valuable considerations, do here is a foresaid to the said. The possibility of dower is a forest thereon, according to the said on this is a forest thereon, according to the undersigned, a fid, duly commissioned and tat S. he had executed the form well known ment of dower and homes. It is a forest the said.	against fire lightning or the immediately perform emiums, leins or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an esessments or in protecting gage, and shall bear interment to the said. In nuto the said. Then this instrument then this instrument the written. The written. The said husband declared the consideration and preposes therein in the consideration and preposes the said husband declared the said husban	g of the first of all accounts g said title, or est from the Bulk taball be void (L. S) (L. S) (L. S.) (L. S.)
eirs and assigns in one or more insurance compute make default in the performance of any of pexpended by the said part of the second pasking said repairs, shall become a debt due in time of the payment there is at the rate of eight And for the consideration aforesaid, a mile of said CONDITIONED, However, that if the cirs, executors, or administrators, shall well a executors, wiministrators, or assigns, the aforest there is to remaid in full force and effect. IN TESTIMONY WHEREOF. IN TESTIMONY WHEREOF. IN TESTIMONY WHEREOF. IN TESTIMONY WHEREOF. IN THE IT REMEMBEREOF. The pitthin and for the contribution of the contribution of the contribution of the computation of	panies satisfactory to the said part, beirs or assigns, in pay in addition to the indeb edness it per cent per annum payabl and for divers other good and mid assigns, vil my right, cisi ne said. The care the per annum payabl and truly pay or cause to be paid and truly pay or cause to be passid sum, of money, with in the care that on this day came before that of Indian Territory aforesating instrument, and stated the eared before me, the said and sented the religious in midue influence of her said. The Color on this care to the said of the said and sented the religious to the said and sented the religious to the said.	d partifol the second part is art if of the second part is g said taxes, insurance properties a foresaid, and secured in the on demand. I valuable considerations, do here is a foresaid to the said. The possibility of dower is a forest thereon, according to the said on this is a forest thereon, according to the undersigned, a fid, duly commissioned and tat S. he had executed the form well known ment of dower and homes. It is a forest the said.	against fire lightning or the immediately perform emiums, leins or special a like manner by this mort. I	cornadoes. Should the part, and discharge the same, an esessments or in protecting gage, and shall bear intermed to the said. The muto the said. Then this instrument we written. The said husband declared the consideration and purposes therein in the consideration and present the consideration and considerati	g. of the first of all accounts g said title, or est from the Bunk tahall be void (L. S.) (L. S.) (L. S.) (L. S.)