CALVANCS Nº 2 MORTGAGE OF REAL PROPERTY. THIS INDENTURE, Male this 199 day of September A.D. 1904 between march m. Lilla & Er, end William & Darker his site, and L g. Martin Bely ileas E. -9 T Tulea and William Ellection are d m. Diekn Paris Fifty marti .ght. ce | by...... for \$ 30 - one note due 3 - 15-08, 190 , for \$ 60 -11 Now, THEREFORE, the soid mailed m. Decker and Willie 11-1 5- Aug for a go for to the said ______. mate and effect of said note above mentioned, do hereby grant, bargain. terest thereon according to the ter signs forever, the following described real estate, to-wit: her Eight O in Block number two? addition to the City of Tula India drie Eter, tor 1 ents thereon at the r that hereafter may be placed the with all the privileyes and apr es unto the said \mathcal{L} mart bargained, and described p TO HAVE AND TO HOLD the thin theirs and assigns and unto own proper use, benefit and AND WHEREAS, For the further security of said indebtedness, the said p rt 12of the first part, covenant and agree with the said part fof the securit 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. 40f the record part fine heirs and assigns in one or more insurance companies sati factory to the said part fof the second part, against fire, lightning or tornadoes. Sh uld the part 46 the first p of make default in the performance of any of these stipulations, the said part Z of the second part may im and discharge the sam ediately perfor and all a so expended by the said part. Fof the second part, heirs or assigns, in paying said taxes, incurance premiums, leine nts or in protecting said title, or this mortgage, and shall bear interest from the making said repairs, shall beco: ne a debt due in addition to the indeb edness aforesaid, and secured in like man time of the payment there..f at the rate of eight per cent per annum payable on demand. payable on demand. And for the consideration aforesaid, and for divers other good J. Martin, do hereby re'ease and quit-claim unto the said. Lang cution of dewer in alth out of the aloredescribed premises. eirs and assigns, all my right, claim, or possibility CONDITIONED. However, that if the said <u>mand</u> <u>mand</u> <u>Micker</u> <u>Milliam</u> rs, or assigns, the aforesaid sum \leq of money, with inte ling to the to of said note S then this instru ment shall be void naid in full force and effect. IN TESTIMONY WHEREOF, Me have hereunto set. 10 m hand on this the day and year first al mand m Decker (L. S) mm C. Decker(LS.) UNITED STATES OF AMERICA, WESTERN, DISTRICT, INDIAN TERRITORY notary Public BE IT REMEMBERED: That on this day came before me, the undersigned, a. Ithin and for the Western District of Indian Territory Moresaid, duly commissioned and acting Maud M. Decker rein mentioned and the morigagor ... in the foregoing instrument, and stated that ... had executed the same for the consideration and purp set forth. And on the same day voluntarily appeared before me, the said william E. Dicker huchand Maul M. Dicker To the well known, and in the sheares of her said hundred declared at wife of said clared that the had, of uisliment of domer and homestead in said mortgage for the coosideration vill, executed said deed and signed and scaled the reling sined and set forth, with e influence of her said In I and set forth, without some nation or under influence of her said more and any of Algeringer 1907 WITNESS my hard and see such affred on this 12 day of Algeringer 1907 (SHAL) What four some man and any provide the said more and a said more some more and a said of the said more said My commission expires May 13 1911. and ton reveal Oct 17" 1927 and 2 decel in Olis horton & Exit find