MORTGAGE OF REAL PROPERTY.

This Indenture Made this 7th day of Jehnary , A. D	1. 100 P. botween Frank Hudson
For Powerle O. J. Cullough party of the first part, and myr Struct R. M. Cullough of July J. J.	The Atuda TV his wife, and party of the second part,
WITNESSETH: That, whereas, the said Hudson	party of the first part is justly indebted to the said
Shant R.M. Culling III party of the second part in the principal sum of	the third and and mo /100
promissory note. Log even date herewith, to-wit:	and introducings is officially by
One note due 1000 to One note due	February 1st , 1908, for \$ 58.85
NOW, THEREFORE, the said Tourk H. dans	the district and Ment to the free and
his wife, for the better securing the payment of the said indebtedness, with interest thereon according to	the tenor and effect of said note. above mentioned, do hereby give,
grant, bargain, sell, convey, demise and quit claim unto the said Shaut R. Mc Cullong	, party of the second part, and his heirs,
forever, the following described real estate, to wit:	(a) 0 + 1 A (a) 10 (b) AV 1/4)
The North West quarter of the South West quarter of Section Three dection lew (10) and Lot I've (5) in Section Nine (9), all in Sounding Nu	to light the of P. In 100 to the the
whim Case and Meridian and containing 126.04 acres more or I	Pens
하다양하다 그 사람이 하다 가입을 하다면 살아지나 하다 내 먹었다.	
등로 보고 있다. 	
with all the improvements thereon at the present time, or that hereafter may be placed thereon, together we TO HAVE AND TO HOLD the aforegranted premises to the said	ellough and his beirs, in fee simple forever
and the said Frunk Hudson, the party of the first and assigns, with the said Stant R. McCullough	st part, hereby covenants, for himself, his heirs, executors, administrators
and sesigns, with the said trant IC. M. tulkought, the party of the first part, is his	his heirs, executors, administrators and assigns, that he, the said awfully seized in fac of the aforegranted premises; that they are free from
all incumbrances; that he has a good right to sell and convey the same to the said	recullough, party of the second part
as aforesaid, and that he, the said Aran & Hadron , pa	rty of the first part, and his heirs, executors, administrators and assign
als heirs, executors, administrators and assigns, and will forever defend the said aforegranted premis	es against the latviul claims and demands of all persons; and for the
consideration aforesaid, and for divers other good and valuable considerations, the receipt of which is hereby wife of the said	y schowledged, I, Manthe Hardcore
Grant R. M. Cullough , party of the second part, h	
possibility of dower in and out of the aforementioned premises. The said, party of the fire fire fire fire fire fire fire fir	sect post his hairs avantage administrators and serious further coverent
and warrants unto the said Sunt R Mc Cullough , party of the se	the second part, his heirs, executors, administrators and assigns, that he
the said party of the first part, will pay all taxes and assessments against said land when the same are due and that the buildings and other improvements thereon shall be kept in good repair, and shall not be d	
shall he kept toward for the benefit of the said second party, his heirs, exceptore, administrators in	und assigne, against loss by fire, lightning or ternude for not less then form and companies satisfactory to said second party and thut all policies
	d, the said second party is authorised, as agent of the first party, to assign
IT IS FURTHER AGREED AND UNDERSTOOD That the said second party may pay any taxes or	
protect the rights of said party or his assigns, including insurance upon buildings, and have and recover th cent. interest and that every such payment shall become a debt, due in addition to the indebtedness afores	aid and shall be secured by this instrument for any lien created thereby.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that, if the said. Hank I	Hudow party of the firs
party of the second part, his executors, administrators or assigns the aforesald sum of money, with interes	st thereon according to the tenor of said note, then this instrumen
shall be void, otherwise to remain in full force and virtue. AND IT IS FURTHER AGREED, That, if the party of the first part shall fail to pay the sum	of money aforesaid, according to the tenor of the aforementioned note.
or fail to pay, when due, any sum, interest or principal accured horeby, or any tax or assessment herein n failure to comply with any of the requirements herein, or upon any waste upon said premises, or any reme	eval or destruction of any building or improvement thereon, without the
consent of the said second party, the whole sum secured hereby shall, at once, and without notice, become thereafter at the rate of	nd part, or his executors, administrators or assigns, shall become at onc
entitled to a foreclosure of this mortgage, and to have the said premises sold and proceeds applied to the filing of any petition in foreclosure, the holder hereof shall be entitled to the possession of the said premise	es, and to collect and apply the rents thereof, less reasonable expenditure
to the payment of said indebtedness, and for this purpose the holder hereof shall be entitled to a receive appointment may be made either before or after the decree of foreclosure, and the holder hereof shall, in a	
nctually received, and the appraisement of said premises is hereby expressly waived. IN WITNESS WHEREOF, we have hereunte set our hands and affixed our seals on this, the day and	d year first above written.
Signed in the presence of	V V H land
Signed in the presence of	ne. To Harland
	(de 5.
Senton of Orlahoma WHITED SHATES OF AMERICA.)	NOWLEDGMENT.
Indian Territory, Western District BELIT REMEMBERED, That on this day p	ersonally appeared before me, the undersigned, a duly commissioned an
Indian Territory, Western District of the Indian Territory aforesaid	Hudaou to me personali
identical.	to is signed to the foregoing instrument as Oranton, by the eath of
AND ON THE SAME DAY, voluntarily appeared before me, the said	i purposes therein mentioned and set forth, and I do hereby so certify.
AND ON THE SAME DAY, voluntarily appeared before me, the said Mystle Hulowile of the said Must Hulowile and in the	e absence of her said husband, declared that she had, of her own free will
executed said instrument and signed and sealed the relinquishment of dower and homestead in said instru- without compulsion or undue influence of her said husband.	ment for the consideration and purposes therein contained and set forth
WITNESS MY HAND AND SEAL as such Notary Public on this	day of Telanary , 1902
executed said instrument and signed and sealed the relinquishment of dower and homestead in said instrument that compalation or under influence of her said husband. WITNESS MY HAND AND SEAL as such Notary Public on this South My committee County, Orla My committee Expires July 116" 1910	J. H. Steeling
My committion expires July 16 1910	Notary Public.
Filed for Beaard N. 9, 190.7 at 5 00 o'clock	M. Am
	Deputy Clerk and Ex-Officio Recorder.
	- Land Arran - ma aware manager