のでは、100mm

MORTGAGE OF REAL PROPERTY.	
This Indentitive Made this 29th day of august, A. D. 190, Thetween denes M. anthony a mounds, I. 7. party of the aret part, and grant a mounds, I of cultorigh the wite, as of tuba div. party of the second part,	P. 1. 777 P. L
WITNESSETH: That, whoreas, the said Alms M. anthony party of the first part is justly indebted to the said Many A Mc Cullough, party of the second part in the principal sum of Twe live 18 under and my of the said 12001000 and my of the said 12001000 and my of the said 12001000000000000000000000000000000000	
promissory note & for even date herewith, to-wit:  One note due Act of the form of the due Actual 12 10 10 10 10 10 10 10 10 10 10 10 10 10	9,1910,1911
grant, bargain, soil, convey, demise and quit claim unto the said Apart 19 McCullough party of the second part, and his heir forever, the following described real state, to wit: The Mish half of the Moth East quantity	
Section Zwenty-two (22) in Township Leventuen (17) north; of Dange Thirteen (13) East of the elndian Base and Meridian, containing lighty a cres more or less	
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 aforegranted premises to the said.  And the said and the said and the said and the said assigns, with the said assigns, with the said assigns, with the said assigns, with the said assigns, that he, the said assigns, that he party of the first part, is lawfully seized in fee 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 assigns, and that he, the said assign, and that he, the said and the	75 idi 60 60
will warrant the quiet enjoyment of the said aforegranted premises to the said. A M. C. L. C. L.	10
possibility of dower in and gut of the aforemunitogical premises.	
The said Level And Andrewal party of the first part, his heirs, executors, administrators and assigns, further covenan and warrants unto the said Andrewal receipts shall be delivered to said second party. If the title to the said premises and assigns, shall be said second party of the first part, will pay all taxes and assessments against said land when the same are due each year, and will not commit or permit any waste upon said premise and that the buildings and other improvements thereon shall be kept in good repair, and shall not be destroyed or removed without the consent of the said second party, as shall be kept insured for the benefit of the said second party, his heirs, executors, administrators and assigns, against loss by fire, lightning or tornade for not less that and renewal receipts shall be delivered to said second party. If the title to the said premises to transferred, the said second party is authorized, as agent of the first party to assign the said insurance to the grantee of the title.	e, 5; 
IT IS FURTHER AGREED AND UNDERSTOOD That the said second party may pay any taxes or assessments levied against said premises, or any other sum necessary protect the rights of said party or his assigns, including insurance upon buildings, and have and recover the same from the first party, with the said permises, or any other sum necessary protect the rights of said party or his assigns, including insurance upon buildings, and have and recover the same from the first party, with the said permises, or any other sum necessary permises, and the second party of the second party of the second part, his executors, administrators or assigns, shall well and truly pay, or cause to be paid to the said for the second part, his executors, administrators or assigns the aforesaid sum of money, with interest thereon according to the tenor of said note and this instrument.	
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. And of money aforesaid, according to the tener of the aforementioned note. Or fail to pay, when due, any sum, interest or principal secured hereby, or any tax or assessment herein mentioned, or upon a breach of any warranty herein contained, or upo failure to comply with any of the requirements herein, or upon any waste upon said premises, or any removal 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 due and payable at the option of the holder hereof, and shall bear interested to a foreclosure of this motigage, and to have the said premises sold and proceeds applied to the payment of the sum secured hereby, and that immediately upon the said premises, 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 receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and the holder hereof shall, in no case, be held to account for any rental or damage, other than for rent actually received, and the appraisement of said premises is hereby expressly waived.	A house of the control of the contro
IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals on this, the day and year first above written.  Signed in the presence of  A. H. G. danus  (L. S. M. W.; Q. danus)  (L. S. M. W.; Q. danus)  (L. S. M. W.; Q. danus)	) 3 )
UNITED STATES OF AMERICA,  Indian Territory, Western District,  BE IT REMEMBERED, That on this day personally appeared before me, the undersigned, a duly commissioned at acting Notary Public within and for the Western District of the Indian Territory aforesaid	ıd
acting Notary Public within and for the Western District of the Indian Territory aforesaid  well known to be the identical person whose name is signed as Grantor in the Toregoing instrument (who, being unknown to me, was proven to my satisfaction to be the identical  whose name is signed to the foregoing instrument as Grantor, by the eath  witnesses, sworn and examine	
by me as to such identity), and stated that had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify.  AND ON THE SAME DAY, voluntarily appeared before me, the said	ho II.
without couponision or undue innuence of ner said anaband.  WITNESS MY HAND AND SEAL as such Notary Public on this 3/21 day of Gragust, 190 7.  See My commission expires 0 1, 5" 1907 My commission expires Notary Public	
Filed for Becord. Ly 3 190 7 at 9 o'clock W M. O Tal And M. Deputy Clerk and Ex-Officio Resorder	