を446 MORTGAGE WITH POWER OF SALE

KNOW ALL MEN BY THESE PRESENTS:	
of ONE DOLLAR to Make in hand and the manning	a single for and in consideration hereinafter set forth do hereby grant, bargáin and sell unto Consideration
M. Soh conform	nereinatter set forth do nereby grant, bargain and seif unto
	successors and assigns, forever, the following property situated in the
Tours of landers and the of so of	ian Zerritory, all of Lots mey)
and the Olin Polacks forting	e cool all a social control of ded coop a feel
interest in following (12) in march as	e and all of my underided one had
located in the thing of toolly mile, it	isty (60), all the above property being Maian Zenton; a centing to the un
	er with all and singular the appurtenances and improvements thereunto belonging;
and of hereby covenants with the said of	zy mi senoney
that	will forever warrant and defend the title to said property against all lawful claims.
	-wife of the said -
unicana area area area a minera a internaciona de la composición de la composición de la composición de la comp	do hereby release unto the said
sale is on condition that:	alkmy right and dower in and to said lands. This
Whereas the said John a. I tring	justly indebted to
n in Damai. All hah	
in the sum of CCY	Int At unched leighty-eight, my
DOLLARS evidenced by promissory note dated	ht As unded (eighty-eight, no) 15 th., 1909, for aight mo/100
Mundred Eighty - ught	mu/100
	The second secon
97	Dollars (\$ & & 8 d. d.) payable to the
O Jdays after date, execut	ed by gohn a Stringer
With	
First parties agree to keep the buildings on the above premises con	stantly insured against loss by fire and tornado in a sum not less than \$, 10.00.00
	terest may appear at that time, and policies delivered to said second party, and to
Now, if said first parties, or any one of them, shall may said money	s at the time and in the manner aforesaid, then the above conveyance shall be null
	or failure to keep said insurance or tax agreement, then the whole shall be at once
due and payable and the said grantee or its assignee, agent or attorney in	fact, shall have power to sell said property at public sale, to the highest bidder
for cash, at hostoffice door in t	he town of Collensville, elnd. In public
	rs, by advertising in some newspaper published in said city or by ten printed or
	id grantee or its assignee, agent or attorney in fact, may bid and purchase as any
	e or its a signs to convey said property to any one purchasing at said sele; and the
	I the proceeds of said sale shall be applied, first, to all costs and expenses attend- emainder, if any, shall be paid to said grantor. The appraisement and the right
	그는 그들은 이번 그들은 그들은 하는 그리다. 그들의 이글을 받는 이글의 얼마들은 그들은 그의 주제하다.
Witness Mu hand and seal this 15	day of July 1917 A.D., 190 John a. Stringer [SEAL]
	· O Page A Stage of Family
하다 사람이 많은 아름이 들어가 하는데 하는데 나를 다 했다.	
	[SEAL]
ACKNOW	LEUGMENT
NITED STATES OF AMERICA, INDIAN TERRITORY, WEST	ERN JUDICIAL DISTRICT. SS. *
그림이다는 마음이 아내면 되었다면 가장 하면 하고 있다. 생각 나라면 생각하고 있는 것 같아. 그는 것은 것 없다.	lersigned, a Notary Public, within and for the Western District of the Indian Ter-
	ma a Stringer, a single
Aman.	and the state of t
	as the grantorin and within the foregoing deed, and stated that
had executed the same for the consideration and pur	제가 [2018년] [25일 : 10 12 20 12 20 12 20 20 20 20 20 20 20 20 20 20 20 20 20
전 경험은 회 가 , 동물과 음악을 위해 이렇다 있었습니다. 일 이렇게 하고 있다면 이 이렇게 하셨다.	id before me, the said
	of mid
ome well known and in the absence of her said husband, declared that sh	had, of her own free will, signed and sealed the relinquishment of dower in the
oregoing deed for the purposes therein mentioned and set forth, without WITNESS my hand and seal as such Notary Public on this	
TENTIMULAD INT. 1.7	la Lewton & Woodale Notary Public
y commission expires. Sept. 25 1910	· C. Lewin A. a. W. STUCK Notary Public.
led for Record	m. Of the s
	Deputy Clerk & Ex-Officio Recorder.
and the company of t	하는 사람들은 아이들 아이들 사람들은 아이들 때문에 가장 아들이 아니라 하는 사람들이 아들이 아들이 아들이 아들이 아들이 아들이 아들이 아들이 아들이 아