MORTGAGE OF REAL PROPERTY.

THIS INDENTURE, Maile this 21ct	day of Alexandres A.D., 1906, between I W. Toyoulous
Company of the contract of the	and Ellew Ingalow his wife, and Sie Wallaufe witnesseth, that
WHEREAS, the said S. 10, "il Ellin -	Ly Lore 14 justly indebted to the sa DOLLARS, (\$-Lecture) which
the sum of Six handred	The second secon
idence I by Cose/ certain promissory note of eve	en date herewith, to-wit:
One note due Shine & 27	, 190 A , for \$ 600 000 ; one note time
(2017) 도스트(191 <u>2) 그는</u> 뭐 국회들이 집에 보고 있는 사고 하다면서 이 기업을 하면 있다고 때문에 취해되는 하고	
eller Logelow	his wife, for the better securing the payment of the money aforesaid, with
est thereon according to the tenor and effect of said note above	e mentioned, do hereby grant, bargain, sell and convey unto the said
그 수입하는 경기 (1982년의 전기간) 경기가 대한 경기가 하는 경기가 하는 수입하는 경우는 지원을 하는지 않아 있다.	rever, the following described real estate, to with
vortheast quarter of lecture Planteen In	of Northleast grante and southwest Quarter of Northwest grants washing Twenty North, Range thatau East (No NW 1862 al 3m 1881) or less.
3-20-13) Containing thirty were more	olis, 5 7 9
Company of the Compan	
(C)	
경기 위한 경찰 스타스 등 사람이 가장하고 있다면 하는 중요한 하다 가장 하는 것은 그 집에 하는 것은 그는 전에 가장 한 것이다. 그는 것은 것이다.	creafter may be placed thereon, together with all the privileges and appurtenances thereto belonging
	ued, and described premises unto the said. Hen Wasteck.
AND WHEREAS, For the further security of said ind	d untoown proper use, benefit and behoof forever debtedness, the said p rtof the first part, covenant and agree with the said part,of the sec and p
keep the improvements on the said property at all times in a s	state of good repair and constantly insured for the benefit of the said partof the second part ry to the said partof the second part, against fire lightning or tornadoes. Should the partof the fi
irt make default in the performance of any of these stipulations	s, the said partof the second part may immediately perform and discharge the same, and all accou
#####################################	ms, in paying said taxes, incurance premiums, leins or special assessments or in protecting said title indeb edness aforesaid, and secured in like manner by this mortgage, and shall bear interest from
line of the payment there. I at the rate of eight per cent per and And for the consideration aforesaid, and for divers other	er g od and valuable considerations, I. Ellew Lys. Low
	do hereby re ease and quit-claim unto the said. See Wallack
	y right, claim or possibility of dower in and out of the aforedescribed premises.
eirs, executors, or administrators, shall well and truly pay or c	cause to be paid to the said. Low Wallson L.
	oney, with interest thereon, according to the teacr of said notethen this instrument shall be
thereise to remaid in full force and effect. IN TESTIMONY WEIRROR 1922 have been	nuto set
Witnesse	S.W. Lyalon (to
9.9. Wirthing J. R. Winter	Ellin Lycen (1
WESTERN DISTRICT; WESTERN DISTRICT; INDIAN TERRITORY	
SE IT REMEMBEREO: That on this day can	ine before ine, the undersigned a Notarry Bell's
in the Company of the Company of the Company of the Barry of the Company of the C	tory aforesaid, duly commissioned audacting J. H. Egalerse.
riie known as the mortgagor. a in the foregoing instrument, at A forth.	and stated that, he, had executed the same for the consideration and purposes therein mentioned:
	the told Bellew Logs dow wife of
	, the said. Elless Lyandors wife of the said husband declared that she ha
	e felliquishment of dower and homestead I: said_movigage_for the consideration and _purposes the
ntained and set forth, without compulsion or undue influence of WYTNESS my hand and seal as such	
(SEAD) Water Water Lander	on this 2/34 day of <u>Cocc.</u> 190 kg. Si 9 B West Llung Notary Pub
My companies explain 1000 Cisch	$-y_{\mathcal{L}}$
	-1 -1 -1 -1 -1 -1 -1 -1
Hiled for recordkless, &A,	206 at 216 o'clock 19 m