MORTGAGE OF HEAL PROPERTY.

of Lular Indian Switzery and m.	and A.D. 1902, between Henry B. Killer
with the said Hinny L. Reel H. J. Cardines	wife Rec L his wife, and H. S. Couling, witnesseth, that is justly indebted to the said
in the sum of Haral Haralited. evidence I by Our certain promisory note of even date herewith, to-wit;	DOLLARS. (8.400
One note due Lily 15th 1907, for \$ 14.00. One note due A., 190 for \$. NOW, THEREFORE, the said Hamas L. Reed	and one note due
terest thereon according to the tenor and effect of said note above mentioned, do hereby gr	is wife, for the better securing the payment of the money aforesaid, with in- ant, bargain, sell and convey unto the said. H.S. Coulos
all of Lot Eight (4), in Block There (2) in Houses Initionly, according to the world plat of said al	addition to the City of Julian Indian
with all the improvements thereon at the present time, or that hereafter may be placed then	이 그렇게 어느리를 보면 가장이 되었다면 되었다면 하는 것이 나를 보고 수업에 생각하다 하는데 그는 사람들이 사고를 되고 있다면 하는 사람이 하다 가지 않아 되었다면 모양하는 것이다.
TO HAVE AND TO HOLD the above granted, bargained, and described premise him, heirs and assigns and unto hus AND WHEREAS, For the further security of said indebtedness, the said partical	own proper use, benefit and behoof forever.
to keep the improvements on the said property at all times in a state of good repair and co heirs and assigns in one or more insurance companies sati factory to the said partial of the se port make default in the performance of any of these stipulations, the said partial of the se so expended by the said partial of the second part, beins or assigns, in paying said taxes, in	econd part, against five lightning or tornadoes. Should the partage the first second part may immediately perform and discharge the same, and all accounts
making said repairs, shall become a debt due in addition to the indeb edness aforesaid, and time of the payment there if at the rate of eight per cent per annum payable on demand. And for the consideration aloresaid, and for divers other good and valuable constants.	siderations, I. Minnie Reed
	y of dower in and out of the aforeds cribed premises.
heirs, executors, or administrators, shall well and truly pay or cause to be paid to the said. executors, administrators, or assigns, the aforesaid sum, of money, with interest thereon,	
otherwise to remaid in full force and effect. IN TESTIMONY WHEREOR, AUS have hereunto set out hand &	Cou this the day and year first above written. Henry L. Ree L
TINITEO ATATES OF AMERICAN	Munic Red = (1.8.)
WESTERN DISTRICT. INDIAN TERRITORY BE IT REMEMBERED: That on this day came before me, the understand of the Midtan Committee of Indian Territory aforesald, duly committee of Indian Territory aforesald, duly committee of Indian Territory aforesald.	igned a Notay Public
within and for the WittianDistrict of Indian Territory aforesald, duly country to me known as the mortgagor in the foregoing instrument, and stated thathehad set forth.	
La China Paga Nation Nation 12 - National Analysis and Carlos and	e well known, and in the absence of her said husband declared that she had, of
Figr 5wn free, will, executed said deed and signed and stated the relinquishment of dower contained and set forth, without compulsion or undue influence of her said husband. WITNESS my hand and seal as such	
[SHAL] Later S.J. My commission expires. August 4th 1902.	January 1902 Janua W. Hyflens Notary Public.
Filed for rec rd	Clin Latin
	U O WY