THIS INDENTURE, Myle the	is 5 alay 01 Mas. Chr. A. D., 16	o 7., between L. W. Exchelburge his wife, and Low R. Han
John N. Gary	Julan, M. Jer witnesseth, that	
WHEREAS, the said LW.	Bichelberger N 10 m.	is justly indebted to
In the sum of Your Hundred	and John N. Hay	
evidenced by	ry noteof even date herewith, to-wit:	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
One note due Lett, 5"	190 2 for \$ HPO to one note due	
One note due 📉 🖐 💆	190 K for f	ste due for \$
NOW, THEREFORE, the said	I W Eichelburger	Description of the second of t
terest thereon according to the tenor and effect John M. Day Their he Tot One W Block Five "Readed Plat" thereof,	t of said note above mentioned, do hereby grant, bargain, sell and lire and assigns forever, the following described real estate, to wit:	convey unto the said Jon R. Hambe
John M. Land Their the Tot One UN Block Five	t of said note above mentioned, do hereby grant, bargain, sell and	enring the payment of the money aforesaid, convey unto the said New R. Hannels dark R. Hannels
John M. Lead Their to Tot One W. Block Five "Road Plat" planof,	t of said note above mentioned, do hereby grant, bargain, sell and lire and assigns forever, the following described real estate, to-wit:	convey unto the said In R. Handle
John M. Lan Their he Tot love W. Black Five "Read Plut" place of ;	t of said note above mentioned, do hereby grant, bargain, sell and bire and assigns forever, the following described real estate, to-wit:	dud le aul as earthingt
John M. New Their he Tot One W Block Twee "Readed Plut" Place of with all the improvements thereon at the present the AND TO HOLD the above	e granted, bargained, and described premises unto the said.	convey unto the said Jan R. Handle And Je and as scoolingst
with all the improvements thereon at the prese TO HAVE AND TO HOLD the above AND WHEREAS, For the further's	e granted, bargained, and described premises unto the said. The granted bargained, and described premises unto the said. The granted bargained, and described premises unto the said. The granted bargained	the privileges and appurtenances thereto below R. Handhow and John M. breefit and behoof forever— ant and agree with the said parties of the sec
with all the improvements thereon at the prese TO HAVE AND TO HOLD the abov AND WHRREAS, For the further a to keep the improvements on the said property heirs and assigns in one or more insurance con	ent time, or that hereafter may be placed thereon, together with all e granted, bargained, and described premises unto the said. Let a said indebtedness, the said part 4 of the first part, cover y at all times in a state of good repair and constantly insured for the manners said factory to the said part 4 of the second part, against fire	the privileges and appurtenances thereto below R. Handkow and Jan M. breefit and behoof forever—ant and agree with the said partition the second lightning at fornadoes. Should the party of
with all the improvements thereon at the prese TO HAVE AND TO HOLD the abov AND WHRREAS, For the further a to keep the improvements on the said property heirs and assigns in one or niore insurance cor p.rt make default in the performance of any o	ent time, or that hereafter may be placed thereon, together with all e granted, bargained, and described premises unto the said. Let a said indebtedness, the said part 450 f the second part, against fire fitness said factory to the said part 450 f the second part, against fire fitness stipulations, the said part 450 f the second part may immedia	the privi'eges and appurtenances thereto bel R. Hanakay and Jan M be settled and behoof forever— ant and agree with the said partical the second lightning a formadoes. Should the party cately perform and discharge the same, and a
with all the improvements thereon at the prese TO HAVE AND TO HOLD the above AND WHRRAS, For the further at to keep the improvements on the said property, heirs and assigns in one or more insurance corp. It make default in the performance of any oso expended by the said partical of the second;	ent time, or that hereafter may be placed thereon, together with all e granted, bargained, and described premises unto the said. Let time, or that hereafter may be placed thereon, together with all e granted, bargained, and described premises unto the said. Let time and assigns and unto the said own proper use, security of said indebtedness, the said partition the first part, cover at all times in a state of good repair and constantly insured for the mpanies sait factory to the said partition of the second part may immediately being or assigns, in paying said taxes, insurance premiums, lei in addition to the indeb edness aforesaid, and secured in like manner	the privileges and appurtenances thereto be R. Handley and John Moreoff of the said participal the second lighting at formadoes. Should the party tely perform and discharge the same, and as or special assessments or in protecting second second second as or special assessments or in protecting second second second as or special assessments or in protecting second s

UNITED STATES OF AMERICA, INDIAN TEREITORY

to me well known, and in the absence of her said husband declared that she had, of n free, will, executed said deed and signed and scaled the relicquistment of dower and homes ead i said mortgage for the consideration and purposes therein

on this the cas — L. W. Erchelberger

WITNESS my hand and seal as such Matary College on this 32 day of March [SBAT] Westin Ja - end Wester Fliese July Will Robert & Lyn gan espisa , 7/3 /1910

otherwise to remaid in full force and effect, IN TESTIMONY WHEREOF,