ACTION OF THE PROPERTY OF THE

THIS INDENTURE, Maile this. 3. 9th. day of	August A. D., 1906 , between George Stees
101 - Whahman Ceity, Ohlas	Transcra & Attent his wife, and J. W. Kiessell.
WHEREAS, the said Story Stees	August A. D., 1906, between Stenge Steen  Braneis & Attes his wife, and J. W. Kieurl Lay his wife, and justify indebted to the said
in the some or the surface and surface guilt	Control of the Contro
evidence 1 by 2366 certain promissory note, of even date here:  One note due Xebria Gray 2ths, 1907 1	or \$ 625.00 ; one note due
One note due 190 for NOW, THEREFORE, the said Lawys Atres	and
Terest thereon according to the tenor and effect of said note above mentioned	his wife, for the better securing the payment of the money aforesaid, with in-
J. a. Krievel his heirs and assigns forever, the fol	사람들은 점심하는 사람들은 그들은 경험 가장을 보고 되었다면 하는 것이다. 그리고 그렇지 않는 하면 하는 것은 사람들은 것은 사람들은 가지 모바다는 것으로 다 없다.
Lots One (1) and Two (2) in Blocks leity of Julia Indian Territory as also	Three (3) in the Triend and Fillette Whilition to the
and the state of t	
	be placed thereon, together with all the privileges and appartenances thereto belonging.
TO HAVE AND TO HOLD the above granted, bargained, and des	cribed premises unto the said J.
AND WHEREAS, For the further security of said indebtedness, to keep the improvements on the said property at all times in a state of goor	he said partof the first part, covenant and agree with the said partof the sec nd part, I repair and constantly insured for the benefit of the, said partof the second part
heirs and assigns in one or more insurance companies sati factory to the said	part_of the second part, against fire lightning of the first rtof the second part may immediately perform and discharge the same, and all accounts
	reald taxes, incurance premiums, leins or special assessments or in protecting said title, or aforesaid, and secured in like manner by this mortgage, and shall bear interest from the
time of the payment thereof at the rate of eight per cent per annum payable  And for the consideration all resald, and for divers other g od and	valuable considerations, I. Runcis B. Atter
wife of said Storinge Steed	, do hereby re ease and quit-claim unto the said
al X - 1 heirs and assigns, all my right, clair	n, or possibility of dower in and out of the aforedescribed premises.  orgel Stees Russ
helrs, executors, or administrators, shall well and truly pay or cause to be p	ald to the said J. W. Kriend Suis.
	erest thereon, according to the tenor of said notethen this instrument shalf be void
otherwise to remail in full force and effect.	
IN TESTIMONY WHEREOF. W.C. have bereanto set	
	George Stees (1,5)  Truces a Star (15)
	Thurses 6 Hus
UNITED STATES OF AMERICA, ST.  White District of the Control of th	
Oklehmu County  BE IT REMEMBERSED: That on this day came before in	ie the undersigned, a notary Ciblic
within and for the Westigne District of Indian Territory aforesal	d, duly commissioned and acting
set forth.	
And on the same day voluntarily appeared before me, the said	1.20.1.50.2 (1). A U.S
her own free, will, executed said deed and signed and sealed the reliaquishm contained and set forth, without compulsion or undue influence of her said h	ent of dower and homes ead $b_n$ said mortgage for the consideration and i purposes therein usband.
[SEAL] arlahoma luranty, alle.	10th day of august 190k Notary Pablic.
Bled for record	2 o'clock 4 m. Otis Lortoni Lefuty blechand Exoffices Recorded

1963