REAL SETATE MORTOAGE.	6136	<i>بر</i> د	SEC. D. GANGLAGO & SO., BLANE BOOK 1975S, FO	metrie, Lijeodroviće, et, jour
This Morigage, Made on this and School Medical Medical Medical School Medical School Medical School Medical School Medical School Medical Medical School Medical Medic	Acceptatively and weefer a companied the sum of Live Alone of the second part, to the said per decided and do hereby grant, bargaing of in Western Le much guarte	of of the first party of others, party of calculations of the first part, the sell and convey unto the sell and convey un	the second part. Live Lie Lie Lie Lie Lie Lie Lie Lie Lie Li	DOLLARS, schowledged, the said
containing // 9. 4.2 acres, more or less, TO HAVE AND TO HOLD THE SAME unto the thereanto belonging.	e said partof the second part,	helfs, successors and	그렇다 교통적으로 하는 생각이 모든 때문에	[11] [14] - [14] [7] 다시하는데 하루다니
And the said part La of the first part for Laborator that at the delivery hereof. that the same is free and clear of all incombrances whatse that Laborator will and Laborator, executors and the said Laborator and assigns against all ign And the said Laborator and consideration does hereby release, relinquish, qui all her right, claim or possibility of dower and homestead THE FOREGOING CONVEYANCE IS ON CONDI	inwfully seized and possessed of an abe seever, and that the first of a indministrators shall forever warrant a wful claims and demands whatever, wife uit-claim, transfer and convey unto the se d in or to said Roal estate forever.	esolute and indefensible estate a good right to sell and o and defend the title to said of the said. M. R said party of the second party o	te of inheritance in fee simple in convey the same to the said party d real estate unto the said party. Letter heirs, heirs, justly indepted to the said party	n and to said real estate; y of the second part, and very of the second part, successors and assigns, y of the second part in
principal promissory note of oven date herowith for contum per annum until due and per contum attached thereto and payable on the first days of May an contum per annum interest after due until paid. Now it the said part to of the first part shall pay or cause agreement hereto, then this instrument shall be null and vold, other it is further agreed by the said first part. The hereto that du it is further agreed by the said first part. The hereto that the null said order and first part.	Dollars for money in interest after due until paid; said it and November of each year until the mile to be paid said principal and interest notes accerwise to remain in full force and effect, during the continuance in force of this instrument they will keep the improvements on said real effect.	y loaned to suid first part of the part of the part of the part of the principal notice that the part of the part	Dollars drawing interest at it to Dollars drawing interest at it is manually as evidenced lote, said interest notes drawing thereof and do and perform all and ay all taxes and assessments as and at made thereon from time to time, on	widenced by one certain he rate ofper by interest coupon notes per
policies to be placed in the hands of said party of the second part, a be paid to the said party of the second part, or to the toresaid, if not otherwise paid, but said party of the second part in repair of the lojurice caused by the and fire, provided such repairs: And it is further stipulated, that in case the said part of the party of the party of the lojurice caused by the angular to the said second part in the party of the party of the party of the party of the party of the party of the party of the party of the party of the party of the party of the party o	and that I every such contract or policy of inci- heirs, successors or areigns, as. may allow the bart. of the first part, or the rab made and combleted without unnecessary d of the first part shall make default in the paymen- party, or. [18] Egal representative may pa expenditure until paid, shall be considered a sur close this mortgage, gain possession of said real dithe payment thereof shall also be secured by it ity, or any of the interest notes when due, or of it are removed from the land, then, in any or eithe	nurance provision shall be made, to be their interest may appear, to be those having the said part. of the laxes of assessments and say such taxes or assessments and in the repayment of which is interest at the laxes or to protect the right this mortgage. the laxes or assessments aforessit at event, upon the breach of any or any or their transfer.	hat all payments for losse's statained it dued in the payment of said notes so the first part's estate in the premius gainst said real estate as and at the infect such insurance, and the amount mided to be hereby secured. It of the mortgages herein or the till id, or to procure and maintain the dreons of these conditions, the whole of	therein insured against shall and the literest thereou as aliase, to bee the same for the times required by law, or of the expended therefor, with the or possession to said real a financiance as aforesaid, or of the sums intended to be
or storney, shall have the power to sell said property, or any part indian Tarritory, public notice of the time and place, and terms of a repy printed or written hand bills peated in ten public places in the if the first part hereby authorize the said grantee, or Act in the proceeds of said saids shall be applied first, to the payment of all it is further agreed, that the said part of the first part here in testimony whereof the part Act in of the first part you. A. D. 10.2 7	t thereof, at public sale to the highest bidder for sale having first been given thirty days by a d se vicinity of said land, at which sale the said g sasigns, to convey said property to any purchase illocats and expenses attending said sale; second, toreby waive — all rights of appraisaction, sale of	r cash at the than front court hour dvertising in some newspaper p grantes or sasignes may old and aer at said sale, and the recitals of i, to the paymen t of said debts a greademption and homestead in a	poblibbed in or of general circulation in purpose as say third person might do of its deed of conveyance shall be taked in conveyance shall be taked in the said interest, and the remainder, if an and to said mortgaged premises.	in in said town or Territory, do, and the said part
UNITED STATES OF AMERICA, INDIAN TERRITORY, Some well known as the identical person of whose name.	e	Sedicing Sed	M. Shitte	
one that Alexandred the same as Alexandred the same as Alexandred to And also, on the same day, voluntarly appeared to Mr. Alexandred to Alexandred the Alexandred to Alex	voluntary set and deed, for the consider before me the said	ration, were and pupposes they If it the absence of her said Mornis of dewer and homes A. O. 16	reinmentioned and set forth, and I husband declared, and makin	d I do hereby so certify. wife of the said wledged to me that she llon, asses and purposes
Flied for Report.		2	Sobigoran	EL Officia Recordes