## DEED OF TRUST.

THIS DEED, Made and entered 1 to this
party of the first part, and
To have and hold the same, together with all the rights, privileges and appurtenances thereto belonging, unto the said second party and unto his successors and assigns in this trust; and the said first party hereby covenants with the said second party that
is lawfully seized in fee of the said real estate; and that the same is free from all incumbrances, and that and defend the same unto the said second party, or his successors in said trust, or assigns, against the lawful claims of all persons.  And I,
sum of money, do hereby release and relinquish unto the said second party all my right of dower and nomestead in and to said lands.  To hold the same in trust, however, for the uses and purposes hereinafter expressed,
This sale is on condition that: Whereas said day of, 190 , borrow of Lynde-Bowman-Darby Company the sum of, 190, borrow of Lynde-Bowman-Darby Company the sum of, 190, borrow of Lynde-Bowman-Darby Company the sum of, 190
DOLLARS, for which executed and delivered to said Company coupon note for
Dollars, dated at Indian Territory, on the day of, and made payable to the order of said Company, or its assigns, at its office in Muskogee, Indian
Territory, on the day of day of per cent.
per annum, from date until maturity and per cent. per annum from maturity until paid, payable annually on the
day of and of each year; the interest until the maturity of said note being evidenced
and secured byinterest coupons to said note annexed, forDollars each, all bearing even date with said note, and made payable at the same place to said Lynde-Bowman-Darby Company, or bearer, on the day of, of each year respectively, so that one of the interest coupons on said note falls due at the
end of every months from the day of 190, and bear interest after maturity, at the rate of per cent. per annum.  And, Whereas. For the further security of this loan, said party of the first part covenants and agrees with said party of the second part to keep the improvements on the said property in a state of good repair, and constantly insured for the benefit of said party of the third part and its assigns, in one
or more insurance companies, satisfactory to said party of the third part, ag_inst fire in at least the sum of
Dollars, and against wind-storms, tornadoes, and cyclones, in at least the sum of
Dollars, to pay off and discharge all prior liens, taxes and incumbrances (if any there be) on said property, to pay all general taxes and special assessments upon the property within the time required by law; to constantly keep the same free from mechanics' liens and all other liens, and to preserve and maintain the security hereunder against any adverse superior or intervening claim or interest. Should the party of the first part default in the performance of any of these stipulations, the said third party, or its assigns, may immediately perform and discharge the same, and all amounts so expended in paying such taxes, liens or incumbrances, or in protecting said title, or in making said repairs, shall become a debt due, in addition
to the indebtedness aforesaid, and secured in like manner by this deed, and  It is Further Agreed. That any failure to pay when due, the aforesaid note and coupons, whether for interest or principal, or any default in either of said covenants as to taxes, liens, incumbrances, insurance or protecting said title, as aforesaid, or any default to refund on demand any moneys which have been paid by the party of the third part, or its assigns, on account of repairs, taxes, liens, incumbrances, insurance or in protecting said title, as above provided, shall, at the option of the holder of said note cause the note and obligations hereby secured to become forthwith due and pay-
able, whether due upon their face or not, and sale hereunder may be made as hereinafter provided.  Now, If said coupon note shall be promptly paid, at maturity and if the covenants aforesaid shall be well and truly kept and all amounts expended as aforesaid shall be refunded and repaid to the said party of the third part, or its assigns by the said party of the first part,  personal representatives or assigns, then, these presents shall be void and the property hereinbefore conveyed shall be released at the cost of the party of the first part; but if default be made in the payment of said coupon note, or any part thereof, or either of said coupons, or the interest thereon, as they respec-
tively become due and payable; or in case said covenants or any part thereof shall not be fully kept, then this deed shall remain in full force, and  (a) Thereupon this deed of trust may be forcelosed at once for the whole of said money, as above mentioned, accrued interest and costs, and  (b) Said third party, or any legal holder of the note herein secured shall at once be entitled to the immediate possession of the above described premises, and may at once take possession of the same, and receive and collect the rents, uses and profits thereof, and the occupant or occupants of said real
estate shall pay the rent to the third party or its assigns only, and  (c) The said second party may proceed to sell the property herein described or any part thereof at public vendue to the highest bidder for cash, at  in after having given public notice for twenty days of the time,
terms and place of sale, and of the property to be sold, by advertisement in some newspaper, published in, at which sale either of the said parties, or their assigns, may bid and purchase, and upon such sale, shall execute and deliver a deed, or deeds, in fee simple, conveying the property sold, to the purchaser or purchasers thereof (all the recitals whereof shall be prima facie evidence of the facts therein set forth) and receive the proceeds of said sale out of which shall be paid: First, the cost and expenses of executing this trust, and attorney's fees; second, all moneys, with interest, which have been advanced, or expended by said party of the third part, or its assigns, for either taxes, repairs, leins, insurance, or protecting said title; third, said note and coupons, or such of them as shall then be due, whether due on their face, or by agreement herein, all the past due interest
to be fully paid prior to any part of the principal; and fourth, the remainder, if any, shall be paid to said party of the first part,
hereby waive any and all rights of appraisement or redemption, the note herein secured being given for borrowed money.
It Is Further Stipulated and Agreed. That if, at any time, the trustee to whom this conveyance is made, shall fail, refuse or be incapacitated from sickness, absence, death or any other cause, from carrying out the object of this trust, then the said Lynde-Bowman-Darby Company. or its assigns, shall have the right to appoint a trustee in his place by endorsement of such appointment on this deed, which substituted trustee shall have the same powers in every respect as are conceded to the grantee in this deed; and the endorsement aforesaid shall be prima facie evidence of the fact that a necessity has arisen for the appointment of such substituted trustee; under the provisions of this deed.
Witness our bands and seals on this day of day of 190
(Seal)
ACKNOWLEDGMENT
UNITED STATES OF AMERICA, Indian Territory SS.
Be it remembered that on this day came before me the understruct a networmhile within and for the above mentioned indical District and Territory, duly commissioned and acting
same for the consideration and the purposes therein mentioned and set forth.  (On the same day also) voluntarily appeared before me the said though and the purpose of her said thushard, declared that set and the said the said the said the said the said the relinquishment of her dower and homestead in the said deeds for the consideration and purposes therein contained and set forth, without compulsion or undue influence of her said husband.
Witness my hand and scal as such notary public on this
My commission expires annual a
Denuty Clerk and Ex-Ollico Recorder