CONTRACTOR OF THE PROPERTY OF

C.D

2203090 MOI	tgage 🗞
This leadenting M. J. W. J. M.	INDIAN TERRITORY
between law Rogers and alroad Regulady	Nineteen Hundred and Seven by and be-
Morthum. District, Indian Territory, hereinafter called the Trustee, of Muskogee, Indian Territory, hereinafter of Muskogee, Indian Territory, hereinafter of Muskogee, Indian Loudouty, THAT WHEREAS, The said party of the first part is justly indebte musty, furt and medito	party of the first part, and A.
One note for Livilar and 5/100 Dollars	due march First, 1909
One nate for Dellars	due First,
tand no Go draw	
in each year, as specified by interest of	Hy on the first days of and supposes. Said notes draw interest at the rate of per cent per cent per annum
after maturity, and are payable to said third party or Aland, Manager and Aland Alan	remises and for the purpose of securing the indebtedness aforesaid, and in the id second party, the receipt whereof is hereby acknowledged, does hereby Grant, ust, forever, the following described lands and premises, situate in the
South half of South west quan	en of north-west question and north- of nester-west question of Sections to C3), Runger Faurities (4)
early quarter of south-ever gliantey	of north-west grander of Section
Tyon (O), Sommen puring	
	manufactura (manufactura manufactura manufactura manufactura manufactura manufactura manufactura manufactura m
This deed of trust is made rulyest to 9250.00 given by said first puty lin favo	a led of week of even date herewith for of showness tay of Ministel, conse,
TO HAVE AND TO HOLD the same, together with all the righ and to his successors; and the said first party hereby COVENANTS that a from all encumbrances, and that said first party will WARRANT and DEF	ts, privileges and appurtenances thereto belonging, unto the said second party aid first party is lawfully seized in fee of said real estate; that the same is free END the same unto the said second party or his successors in said trust, against eases, relinquishes, waives and conveys to said second party all rights of homeowever, for the following purposes: id second and third parties as follows:
SECOND. To keep all buildings, fences, and other improvements	on said real estate in as good repair and condition as the same are in at this date, king and repairing of fences on the place and such as shall be necessary for fire-
THIRD. To keep the buildings now or hereafter erected on said land holder of said indebtedness, for the said third party and assigns as aforesaid, with full power to demand, received	constantly insured in some company satisfactory to said third party or assigns, the insurable value thereof, and the policies assigned and pledged and delivered to and collect all moneys becoming payable thereupon, and apply the same towards all insurance held by said first party or assigns upon said premises, whether the
policies therefor are assigned or not, until said indebtedness is paid.  FOURTH. To pay all taxes which are due or which hereafter may against the said second or third parties or their assigns, on this deed of trus	become liens on said real estate, or which may be assessed in the Indian Territory
so and this Deed of Trust shall stand security for any amounts so expended NOW, if the covenants aforesaid shall be well and truly kept by the cost of the said first party, but if said first party or assigns shall fail to pay evidence of interest on any extension of the time of payment of the done upon said premises; or fail to comply with any of the foregoing coven	said first party, then the property hereinbefore conveyed shall be released at the cither principal or interest, when the same becomes due; or any notes given as erein secured when the same shall be due; or shall permit or suffer waste to be unts or agreements, the whole sum of money herein secured, with accrued inter-
once for the whole of said money, accrued interest and costs, including an att shall at once be entitled to the immediate possession of the above describe issues and profits thereof, and the occupant or occupants of said mortgaged the said second party may proceed to sell the said property hereinbefore des Court House, or building used as any such at time of such sale, in the	assigns as aforesaid, without notice, and this Deed of Trust may be foreclosed at orney's fee of \$25.00, and said third party or any legal holder of said indebtedness, d premises, and may at once take possession, and receive and collect the rents, treal estate shall pay rent to the third party and assigns as aforesaid only, and cribed, at public vendue, for cash, at any front door of any United States or State
in some newspaper published in said	f the time, terms and place of sale, and the property to be sold, by advertisement strict, or in the County in which said land or any of it may then be situate, (at if they were strangers to this Deed), and upon the said sale and payment of the e purchaser; and any statement of facts or recitals by said Trustee, in relation to ement, sale, receipt of the purchase money and the execution of the deed shall out of the proceeds of such sale, pay, first, the costs and expenses of this trust; which may have been laid out and expended by said third party and assigns for
taxes and insurance, and the remainder, if any, shall be paid to said first; Or upon any such default the third party or assigns as aforesaid may pro AND IT IS FURTHER STIPULATED AND AGREED by and shall be absent from the Indian Territory, sick, dead, or from any cause inc said third party, or assigns, who shall discharge this Trust, and exercise there	earty or legal representatives.  ceed to foreclose this Deed of Trust as a mortgage in any court having jurisdiction.  between the parties hereto, that in case the said second party shall refuse to act,  apable of acting in the execution of this Trust, a successor may be appointed by  in the same powers hereby conferred on the said second party and with like e fiect.
be collected than is allowed thereby; and if for any reason any greater amounthe debt, the same shall be credited thereon as of the date it was received IN WITNESS WHEREOF, The said first party have hereunto set	their hands and seals, the day and year herein first above written.
Witnesses to marks	Rob Rogers, his [SEAL] Rhoda Rogers, frak [SEAL]
Paris argers	Chose Corne for [SEAL]
	mark [SEAL]
	[crat]
UNITED STATES OF AMERICA, State of Stat	}
On this 445 day of March	nineteen hundred and encompetore me
District and Territory aforesaid, appeared in person to me per	commissioned and acting within and for the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the within and sonally known as the person whose name appear upon the upon the person whose name appear upon the upon
due influence of her husband.	to me well known as the person whose name appears upon the within declared that she had of her own free will signed the relinquishment of dower and ex an I consideration therein contained and set forth, without compulsion or uneal as such Notary Public on the
[SEAL] my commission expires the	day of
Filed for Record Heave & 190 7at & o'clock at M.	District, Indian Lettilory.  O La Beputy Clerk and Rx-Officio Recorder