COMPARED 478
Mortgage

This Indenture, M	and this le day of Definite Nineteen Hundred and Leven by and be-
between	ade this day of deplement Nineteen Hundred and Reven by and be-
	District, Indian Territory, hereinafter called the party of the first part, and
سند سند سند	Trustee, of Muskogee, Indian Territory, hereinafter called the party of the second part, and
THAT WHERE	AS. The said party of the first part is justly indebted unto the said party of the third part, witnesseth:
- Uh	DOLLARS, as is evidenced by
orincipal note S of even	
	Sixenteen 3 Dollars, due October First, 1908 Sixenteen 2 Dollars, due October First, 1909 Dollars, due First, 1909 First,
	Bollars, due Find
One note for	Dollars, due Firety
	ани от при
41.	A Principal de la Company de l
atth the steel at the race	per cent per amum, payable cent annually; on the first days of and and per cent per annum, payable cent annually; on the first days of per cent per annum, per cent per annum, and per cent per cent per annum, and per cent per cent per annum, and per cent per ce
fter maturity, and are p	payable to said third party or heaven at the office of Halines & Hilland
	ORE, The said first party, in consideration of the premises and for the purpose of securing the indebtedness aforesaid, and in the
urther consideration of	One Dollar to said first party in hand paid by the said second party, the receipt whereof is hereby acknowledged, does hereby Grant.
Bargain, Sell and Conve	y unto the said second party and his successors in trust, forever, the following described lands and premises, situate in the
Bon	I had of South had to of mouth and the
of sect	ion thirty- two (82) tourship twenty (40) Ran.
Lintee	an (14); This deformable subject to a fairly of trus
feven d	ate herewith for 350 siven by said first party -
favoras	Holmes gay!
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. T. 100 100 100 100 100 100 100 100 100 10	

TO HAVE AND	TO HOLD the same, together with all the rights, privileges and appurtenances thereto belonging, unto the said second party
nd to his successors; a	nd the said first party hereby COVENANTS that said first party is lawfully seized in fee of said real estate; that the same is free
rom all encumbrances, a he lawful claims of all r	and that said first party will WARRANT and DEFEND the same unto the said second party or his successors in said trust, against persons, and the said first party hereby expressly releases, relinquishes, waives and conveys to said second party all rights of home-
tead, appraisement, red	lemption, or dower in said premises, IN TRUST, however, for the following purposes:
	ty hereby COVENANTS and AGREES with the said second and third parties as follows: the principal of said loan, and the interest thereon, according to the conditions hereinbefore set forth.
	the principal of said foan, and the interest thereon, according to the conditions hereinbefore set forth. eep all buildings, fences, and other improvements on said real estate in as good repair and condition as the same are in at this date,
nd permit no waste,	especially no cutting of timber, except for the making and repairing of fences on the place and such as shall be necessary for fire-
ood for use on the pre THIRD. To kee	mises. Ep the buildings now or hereafter erected on said land constantly insured in some company satisfactory to said third party or assigns, the
older of said indebtedne	ess, for the sum of state of the insurable value thereof, and the policies assigned and pledged and delivered to
aid third party and assi-	gns as aforesaid, with full power to demand, receive and collect all moneys becoming payable thereupon, and apply the same towards btedness; and this mortgage shall be a lien upon all insurance held by said first party or assigns upon said premises, whether the
olicies therefor are assi	gned or not, until said indebtedness is paid.
FOURTH. To	my all taxes which are due or which hereafter may become liens on said real estate, or which may be assessed in the Indian Territory
FIFTH. In case	or third parties or their assigns, on this deed of trust or the notes secured hereby. said first party shall fail or neglect to provide such insurance or pay said taxes, the said third party and assigns as aforesaid may do
o and this Decd of Trus	it shall stand security for any amounts so expended by said third party, with interest at the rate of eight per cent per appum-
NOW, if the cove	nants aforesaid shall be well and truly kept by the said first party, then the property hereinbefore conveyed shall be released at the y, but if said first party or assigns shall fail to pay either principal or interest, when the same becomes due; or any notes given as
vidence of interest on a	ny extension of the time of payment of the debt herein secured when the same shall be due; or shall permit or suffer waste to be
	; or fail to comply with any of the foregoing covenants or agreements, the whole sum of money herein secured, with accrued inter- d payable at the option of the said third party and assigns as aforesaid, without notice, and this Deed of Trust may be foreclosed at
nce for the whole of said	money, accrued interest and costs, including an attorney's fee of \$25.00, and said third party or any legal holder of said indebtedness.
hall at once be entitled	to the immediate possession of the above described premises, and may at once take possession, and receive and collect the rents,
he said second party ma	f, and the occupant or occupants of said mortgaged real estate shall pay rent to the third party and assigns as aforesaid only, and a proceed to sell the said property hereinbefore described, at public vendue, for cash, at any front door of any United States or State
ourt House, or building	g used as any such at time of such sale, in the
aid iand or any of it may n some newspaper publi	steed in said
hich sale either of said	shed in said Recording District, or in the County in which said land or any of it may then be situate, (at parties, or their assigns, may bid and purchase as if they were strangers to this Deed), and upon the said sale and payment of the
urchase money shall ex	recute and deliver a deed of the property sold to the purchaser; and any statement of facts or recitals by said Trustee, in relation to money secured by this Deed of Trust, the advertisement, sale, receipt of the purchase money and the execution of the deed shall
e received as prima faci	e evidence of such facts; and the said trustee shall, out of the proceeds of such sale, pay, first, the costs and expenses of this trust;
econd, whatever sum m	ay be unpaid on the notes aforesaid and all sums which may have been laid out and expended by said third party and assigns for the remainder, if any, shall be paid to said first party or legal representatives.
Or upon any such o	lefault the third party or assigns as aforesaid may proceed to foreclose this Deed of Trust as a mortgage in any court having jurisdiction.
AND IT IS FUI	THER STIPULATED AND AGREED by and between the parties hereto, that in case the said second party shall refuse to act.
ian be absent from the iid third party, or assim	Indian Territory, sick, dead, or from any cause incapable of acting in the execution of this Trust, a successor may be appointed by is, who shall discharge this Trust, and exercise therein the same powers hereby conferred on the said second party and with like effect.
It is the intention	of the parties to this contract to conform strictly to the laws of the Indian Territory relating to usuary, and no greater amount shall
	ed thereby; and if for any reason any greater amount is received or collected at any time before the final payment and discharge of be credited thereon as of the date it was received or collected.
	HEREOF, The said first party have hereunto set their hands and seals, the day and year herein first above written.
Witness:	
*****************************	Joseph & Dmit [SEAL]
***************************************	Holitie Strick [SEAL]
	[SEAL]

Million contents	ANTEDIGA) State of
NITED STATES OF	rony. SS.
	District County of
On this	2 day of September nineteen hundred and Babefore me WH:
-Oland	a Notary Public, duly commissioned and acting within and for the
istrict and Territory afo	presaid, appeared in person
*********** ********* *** ****** ******	to me personally known as the person whose name
rth: and I do hereby s	o certify. And the said
AND I FURTHE	o certify. And the side self to be single and unmarried SR CERTIFY, That on this day voluntarily appeared before me fattle Smith
	to me well known as the narron whose name annears when the within
ife of the said	nveyance, and in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower and
ife of the said	1 1 1 1 1 2 2 3 2 1 2 1 2 1 2 2 1 2 2 1 2 2 2 2
ife of the said	seed, and had executed said deed for the purposes and consideration therein contained and set forth, without compulsion or un-
ife of the said	seed, and had executed said deed for the purposes and consideration therein contained and set forth, without compulsion or un-
ife of the said	ssed, and had executed said deed for the purposes and consideration therein contained and set forth, without compulsion or unsand. WHEREOF, I have hereunto set my haud and seal as such Notary Public on the
ife of the said	ssed, and had executed said deed for the purposes and consideration therein contained and set forth, without compulsion or unsand. WHEREOF, I have hereunto set my haud and seal as such Notary Public on the
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