7123 Mortgage

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ANY R. LEWIS CO. P. LANSING

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INDIAN TERRITORY

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2.1	INDIAN TERRITORY
Į.	This indenture, Made this first day of October of Mineteen Hundred and Renter by and be- between I and which then and an amount and aller his wife
Ľ.,	between of an U. B. Ker and and and aller Els with
ŀ .	of the <i>PT-IRIEM</i>
ł	District, Indian Territory, hereinafter called the party of the first part, and L. H. H. Alexander Trustee, of Muskogee, Indian Territory, hereinafter called the party of the second part, and Harmy futured
	hereinafter called the party of the third part, witnesseth:
	THAT WHEREAS, The said party of the first part is justly indebted unto the said party of the third part in the sum of
,	principal note S of even date herewith becoming due as follows, to-wit:
1	One note for 12 5 Dollars, due October First, 1917 One note for 12 5
	One-note for
	One_note_for
-	
	with interest at the rate of por each per amount, payable semi-annually, on the first days of and
	in each year, as specified by interest coupons. Said notes draw interest at the rate of per cent per annum
	after maturity, and are payable to said third party or bearly at the affect of the planets in Killand
	ampfogel = mayeler
	NOW, THEREFORE, The said first party, in consideration of the premises and for the purpose of securing the indebtedness aforesaid, and in the
·	further consideration of Orfe 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 Convey unto the said second party and his successors in trust, forever, the following described lands and premises, situate in the

g, District n, Indian Territory, nee 2. 1.2 21 ares bjec 450 Þ high mar Ŕ us a. ya 12 22

TO HAVE AND TO HOLD the same, together with all the rights, privileges and appurtenances thereto belonging, unto the said second party and to his successors; and the said first party hereby COVENANTS that said first party is lawfully seized in fee of said real estate; that the same is free from all encumbrances, and that said first party will WARRANT and DEFEND the same unto the said second party or his successors in said trust, against the lawful claims of all persons, and the said first party hereby expressly releases, relinquishes, waives and conveys to said second party all rights of home-stead, appraisement, redemption, or dower in said premises, IN TRUST, however, for the following purposes: The said first party hereby COVENANTS and AGREES with the said second and third parties as follows: FIRST. To pay the principal of said loan, and the interest thereon, according to the conditions hereinbefore set forth. 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, and 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-wood for use on the premises.

FIRST. To pay the principal of said loan, and the interest thereon, according to use controloss merchanceurs set arous.
SECOND. To keep the buildings forces, and other improvements on said real estate in as good repair and condition as the same are in at this date, and 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 free hold of said indebtedness, for the same of the insumble value thereof, and the policies assigned and pledged and delivered to said indebtedness, for the same of the insumble value thereof, and the policies assigned and pledged and delivered to said indebtedness, for the same of the insumble value thereof, and the policies assigned and pledged and delivered to assign the said second or third parties or their assigns, on this deed of trust or the notes secured hereby.
FIFTH. To pay all taxes which hare due or which hereafter may become liens on said real estate, or which may be assessed in the Indian Territory against the said first party shall fail on eglect to provide such insurance or pay said taxes, the said third party and assigns as aforesaid and truly keep thy the said first party, shall be value and truly keep thy the said first party, shall be value assigns, and this Deed of Trust shall shall be velian druly keep the said first party, shall be due to rest.
NOW, if the covennels aforesaid shall be well and truly keep the besid first party, when the same becomes due; or shall permit or suffer waste to be done upon said premises; or fail to comply with any of the foregoing covenants or agreements, hue whole sam of more pherein secured, with accrued interest, shall beceen due and payable at the oriso pays and taxis, including an attorney's fee of \$25.0, and said third party or any legal holder of said indebtedness, hall a due to esaid first party shall be said first party and assigns as aforesaid, without notice, and this Deed of Trust may be foreclosed at once for the whol

Witness:) m. Walter- [SEAL]
	anie H. Walter [SEAL]
	[SEAL]
	[SEAL]
UNITED STATES OF AMERICA, INDIAN, TERNITORY, Northerman Judicad District S. A On this 12 day of 20 do 21	(SS)
District and Territory aforesaid, appeared in person	
	recuted the same for the consideration and purposes therein mentioned and set
forth; and I do hereby so certify. And the sud-	ed before me famile H. Walker
wife of the said and foregoing Deed of Conveyance, and in the absence of her said husband, d	to me well known as the person whose name appears upon the within eclared that she had of her own free will signed the relinquishment of dower and s an I consideration therein contained and set forth, without compulsion or un-
[SEAL Dill Stern My commission expires the H.	day of <u>Deg</u> 19/0. Nic, in and for the <i>District</i> , Indian Territory.
Filed for Record Oct 23190 Jat 4 o'clock M.	Deputy Clerk and Ra-Officio Recorder,

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