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cash, appealsement, redemption, or dower in and premises, IN TRUST, however, for the following purposes: The said first party hereby COVENATYS 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. FIRST. To pay the principal of said loan, and the interest thereon, according to the conditions hereinbefore set forth. FIRST. To pay the principal of said loan, and the interest thereon, according to the condition of the said said and premit no washes, especially no cutting of times, except for the making and repairing of fences on the place and said third party or assigns, to did not dealer the said indicated the said of the said first party or assigns, to the same are in at third and permit no washes. FIRST. To pay all taxes which are disco or which hereafter may become lieus on said real estate, or which may be assessed in the Indian Termit claim the said second or bird parties or their assigns, on this deed of trust or the notes secured hereby. FOURTH. To pay all taxes which are disco or which hereafter may become lieus on said real estate, or which may be assessed in the Indian Termit claim the said second or bird parties or their assigns, on this deed of trust or the notes secured hereby. FOURTH. To pay all taxes which are disco or which hereafter may become lieus on said real estate, or which may be assessed in the Indian Termit claim the said second or bird parties or their assigns, on this deed of trust or the notes secured hereby. FOURTH To pay all taxes which are disco or which hereafter may be come leave the said first party or assigns and fails to pay the principal or interest, when the said third party and assigns as aforesisted in the other states of the said first party or assigns shall fail to pay cities principal or interest, when the said the sai	ne lawful claims of all per	sons, and the said first	t party hereby expressly re	leases, relinquishes, wai	ves and conveys to said second party all rights of hor
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THIRD. To keep the buildings now or hereafter erected on said land constantly insured in some company satisfactory to said third party or assigns, of did even and older of said indebtedness, for the sum of the insurable value thereof, and the policies assigned and pledged and delivered its third party and assigns as aforesaid, with full power to demand, receive and collect all moneys becoming payable thereupon, and apply the same town to apply the said indebtedness; on this interpret and the interpret and collect all moneys becoming payable thereupon, and apply the same town and the policies assigned and apply the same town and the property of the payable thereupon, and apply the same town and the policy of the payable the said second or third parties, or the said and the payable the said second or third parties or their assigns, on this deed of trust or the notes secured hereby. FIFTH. In case said first party shall fail or neglect to provide such insurance or pay said taxes, the said third party and assigns as a foresaid may and this Deed of Trust shall stand security for any amounts so expended by said third party, and the payable party, but it said the party or assigns shall fail to pay either principal or interest, when the same becomes due; or any such said the party or assigns shall said to pay either principal or interest, when the same becomes due; or any such said the party or assigns shall said to pay either principal or interest, when the same becomes due; or any such said the party or assigns shall said to pay their principal or interest, when the same becomes due; or any such said the party or assigns shall said to pay the said first party, that is said third party and assigns as a aforesaid, while the said third party and assigns as a aforesaid, while the said third party and assigns as aforesaid, while the said the party of the pay the said third party and assigns as aforesaid, and pay the pay the said the party and assigns as aforesaid pay and the pay that the party and assigns as aforesaid, a	ood for use on the premi-	ses.			
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FOURTH. To pay all taxes which are due or which hereafter may become liens on said real estate, or which may be assessed in the Indian Territz guists the said second or third patters or their assigns, on this deed of trust or the notes secured hereby. FIFTH. In ease said first party shall fail or neglect to provide such insurance or pay said taxes, the said third party and assigns as aforesaid may and this Deed of Trust shall stand security for any amounts so expended by said third party, with interest at the rate of eight per cent per annum. NOW, if the evenemus aforesaid shall be well and truly kept by the said first party, then the property hereinhofore conveyed shall be released at the other of the said first party, but fail to pay of their principal or interest, when the same becomes due; or any notes given one upon said premises; or fail to comply with any of the foregoing covenants or agreements, the whole sum of money herein secured, with accrued inkt, shall become due and payable at the option of the said litting darty and assigns as aforesaid, without notice, and this Deed of Trust what be foreclosed need for the whole of said ononey, accrued interest and costs, including an attorney's fee of \$25.00, and said third party or any legal holder of said indebtedne and a tonce be entitled to the immediate possession of the above described premises, and may at once take possession, and receive and collect the reases and profits thereof, and the occupant or occupants of said nortagaed real estate shall pay rent to the third party and assigns as aforesaid only, a test said sent of the said sent shall be added to said indebtedne said and profits thereof, and the occupant or said and contract of the said sent said, but the said sent said, but the said sent said and profits thereof, and the occupant of said nortagaed real estate shall pay rent to the third party and assigns as aforesaid only, a test said and the said the s	ne payment of said indebt	edness; and this mort	gage shall be a lien upon a	all insurance held by said	d first party or assigns upon said premises, whether
FIFTH. In case sudfirst party shall fall or englecte to provide such insurance or pay said taxes, the said third party and assigns as aforesaid may and this Deed of Trust shall stand security for any amounts so expended by said third party, with interest at the rate of eight per cent per anumn. NOW, if the covennuts aforesaid shall be well and truly kept by the said first party, the the property hereinbefore conveyed shall be released at the said first party, but if said first party said and truly kept by the said first party, the the same becomes due; or any notes given released the said first party, but if said first party or assigns shall fall to pay either principal or interest, when the same becomes due; or any notes given released to the said first party, but if said first party with any of the dock before secured when the same shall be doce of said more, or shall premit or saifer waste to me upon said premises; or fall to comply with any of the torogoing covenants or agreements, the whole sum of money herein secured, with accrued in the complex of the said of the said of the said of the said first party, but if said first party, but if said first party said and said the said party and said said and party per said to be completed or control of the said individual and the said of the said of the above described premises, and may at once take possession, and receive and collect the ren said and the said property hereinbefore described, pt public vendue, for each, at any front door of any United States of Said more, when the said of the said property hereinbefore described, pt public vendue, for each, at any front door of any United States of Said more, when the said of the said of the property said to the purchase of the said said and payment of treatment of the said said of the said of the property said to the purchase ment of the said said and payment of treatment of the said said and said and payment of treatment of the said said and said and payment of the said said and said and said and payment of the				pecome liens on said real	estate, or which may be assessed in the Indian Territ
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NITED STATES OF AMERICA, INDIAN TERRITTORY, SS.		* * * * * * * * * * * * * * * * * * * *	1.	my	Walker . [GRAT]
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On this day of a Notary Public, duly commissioned and acting within and for the district and Territory aforesaid, appeared in person to me personally known as the person whose name appears upon the within a regoing Deed of conveyance, as the grantor and stated that he had executed the same for the consideration and purposes therein mentioned and strth; and I do hereby so certify. And the said AND I FURTHER CERTIFY, That on this day voluntarily appeared before me fe of the said. To me well known as the person whose name appears upon the with a foregoing Deed of Conveyance, and in the absence of her said husband, declared that she had of her own free will signed the relinquishment of dower an mestead herein expressed, and had executed said deed for the purposes and consideration therein contained and set forth, without compulsion or use influence of her husband. IN TESTIMONY WHEREOF, I have hereunto set my haud and seal as such Notary Public on the day of the said of the sai	***************************************	#1910154191644161616161416161616161616161616161	*****************************	***************************************	[SEAL]
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in Testimony Whereof, I have hereunto set my hand and seal as such Notary Public on the day of	ne or the said	eyance, and in the abs	ence of her said husband.	to me well k leclared that she had of h	nown as the person whose name appears upon the with her own free will signed the relinquishment of dower as
IN TESTIMONY WHEREOF, I have hereunto set my haud and seal as such Notary Public on theday ofday	mesteau nerem expresse	a, and nan executed	and deen for the barbase	an i consideration ther	em contained and set torth, without compulsion or u
[SEAL] My commission expires the 4 day of Oglo 19.2 My commission expires the 4 day of Oglo 19.2 led for Record 19.3 190 at \$20 clock PM.	IN TESTIMONY V	u. VHEREOF, I have he	ereunto set my haud and so	al as such Notary Public	on the day of Ola
[SEAL] My commission expires the day of 19/2 19/2 [SEAL] My commission expires the day of day of local day of		0.7	and the second s		100
led for Record of 2 3 190 at \$ 0 clock & M. Notary Public, in and for the MAThewa Made District, Indian Territor	[SEAL]	My comm	ission expires the 🛴 矣	day of	Walf Commence 19 ()
led for Record 123 190 at 7 o'clock M.	Oan	NES	unday Notary Pul	olic, in and for the ZIA	There District, Indian Territor
	led for Record 2.3	190 /at 💥	o'clock LPM.	10 100 10 100 100	Clast Man