## Mortgage

Title burit mart vitant -22270	INDIAN TERRITORY
his indenture, Made this high day of day of day	Nineteen Hundred and g by and be- of the of the first part, and Many North of Allers and Many No
The state of the s	of the most and Harry Mitthey of Muse horse Original
'Lengteeot Miskogeeindian-i-erritory, nereinai	ter caned the party of the second part, and
THAT WHEDEAS. The said party of the first part is justly inde	hereinafter called the party of the third part, witnesseth:
	DOLLARS, as is evidenced by
Dollar Con Martin	ars, due december First, 1908 ars, due Lumber First, 1909
One-note-for Dolla	rs,-due Firsty Firsty
One-note-for	nrs, due First,
Company of the Compan	подать принципальный принципал
th interest at the rate of per cent-per annum, payable semi-an	nually, on the first days of and tecupons. Said notes draw interest at the rate of another per cent per annum
ter maturity, and are payable to said third party or	at the of result of Melbert Muckeyer
terrain Sall and Convey unto the said second party and his sicressors in	at the first of second per cent per annument of the first of second per cent per annument of the first of second per cent per annument of the first of second party, the receipt whereof is hereby acknowledged, does hereby Grant, prist, forever, the following described lands and premises, situate in the second party, to-wit:
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Fot had 2 house the stand he william	the or a live of the later to the second but the second between the second between the second but the second bu
This motions is made subsect	to a contrary of the second se
quen by each friend sate in love of Balo	Les Valey:
· househoursessamme-trooper - announcement announcement music management announcement announcement announcement	
and to his successors; and the said first party hereby COVENANTS the form all encumbrances, and that said first party will WARRANT and Dithe lawful claims of all persons, and the said first party hereby expressly tead, appraisement, redemption, or dower in said premises, IN TRUST The said first party hereby COVENANTS and AGREES with the FIRST. To pay the principal of said loan, and the interest there SECOND. To keep all buildings, fences, and other improvement of the party in the principal of said loan, and the interest there SECOND. To keep the buildings now or hereafter erected on said in older of said indebtedness, for the sum of the party and assigns as aforesaid, with full power to demand, reach the payment of said indebtedness; and this mortgage shall be a lien up to licies therefor are assigned or not, until said indebtedness is paid. FOURTH. To pay all taxes which are due or which hereafter magainst the said second or third parties or their assigns, on this deed of the FIFTH. In case said first party shall fail or neglect to provide such a standard this Deed of Trust shall stand security for any amounts so expend NOW, if the covenants aforesaid shall be well and truly kept by the sot of the said first party, but if said first party or assigns shall fail to previdence of interest on any extension of the time of payment of the debione upon said premises; or fail to comply with any of the foregoing covers, shall become due and payable at the option of the said third party and premises; or fail to comply with any of the foregoing covers, shall become due and payable at the option of the said third party and profits thereof, and the occupant of occupants of said unortant has said second party may proceed to sell the said property hereinbefore. Just the said profits thereof, and the occupant of occupants of said unortant which said land or any of it may then be situate, first giving three weeks' notice in some newspaper published in said	said second and third parties as follows: on, according to the conditions hereinbefore set forth. ot on said real estate in as good repair and condition as the same are in at this date making and repairing of fences on the place and such as shall be necessary for fire and constantly insured in some company satisfactory to said third party or assigns, the the insurable value thereof, and the policies assigned and pledged and delivered to ever and collect all moneys becoming payable thereupon, and apply the same toward on all insurance held by said first party or assigns upon said premises, whether the ay become liens on said real estate, or which may be assessed in the Indian Territor rust or the notes secured hereby. The insurance or pay said taxes, the said third party and assigns as aforesaid may de ted by said third party, with interest at the rate of eight per cent per annum. The said first party, then the property hereinbefore conveyed shall be released at the ty either principal or interest, when the same becomes due; or any notes given at therein secured when the same shall be due; or shall permit or suffer waste to be remants or agreements, the whole sum of money herein secured, with accrued inter all assigns as aforesaid, without notice, and this Deed of Trust may be foreclosed a futurity steep 25.00, and said third party of any legal holderoft said indebtedness intended to the process of the said third party and assigns as aforesaid only a described, bublic vendure, for each, at my front door of any United States or State and the process of such said, and the property to be sold, by advertisemen District, or in the County in which said land or any of it may then be situate, (a as if they were strangers to this Deed), and upon the said sale and payment of th the purchaser; and any statement of facts or recitals by said Trustee, in relation t ritisement, sale, receipt of the purchase money and the execution of the deed sha all, out of the proceeds of such sale, pay, first, the costs and expenses of this
Witness:	
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UNITED STATES OF AMERICA, SS. State of Real Annual Territory, SS. County of Musik	[SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]
foregoing Deed of conveyance, as the granter and stated that he he forth: and I do hereby so certify. And the said	SS    SEAL   [SEAL]
foregoing Decd of conveyance, as the grantor and stated that the he forth; and I do hereby so certify. And the said  AND I FURTHER CERTIFY, That on this day voluntarily ap wife of the said  and foregoing Decd of Conveyance, and in the absence of her said husban homestead herein expressed, and had executed said deed for the purificure of her husband.  IN TESTIMONY WHEREOF, I have hereunto set my haud an	[SEAL]  [SEAL]
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