all and a star of the second star star star Sec. Constanting COMPARED 2436078 TRUST DEED. THIS DEED, Made and entered into this for wite Edday of Nineteen Hunared LL. he. by and between. Realist Nation of the Indian Territory, partageof the first part, C. A. ALLEN, of the of the eighth Recording District of the <u>e</u>n county of Bates, State of Missouri, party of the second part, and THE WALTON TRUST COMPANY, located at the City of Butler, in the State of Missouri, party of the third part, WIINESSETH, That the said part (201) of the first part, in consideration of the trust hereinatter mentioned and of one dollar in hand paid, the rehereby grant, bargain sell, convey and confirm to the said party of the second part, or his successor in the second part, or his successor in the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the second part, or his successor in the said party of the second part, or his successor in the said party of the second part, or his successor in the second part, or his successor in the said party of the second part, or his successor in the second part, or his ceipt whereot is hereby acknowledged, do. trust, the following described real estate, in the . to-wit: 0,7 ¥ 0 and possession of said real estate now deliver to said party of the second part, all right of appraisement, resule and redemption as now provided by law and the said Many O Allenion growife of the said of the first part hereby releases and relinquishes all right of dower in and to said real estate. TO HAVE AND TO HOLD the same, with the appurtenances thereto belonging or in anywise appertaining, including any right of homestead and every contingent right or estate therein, unto the said party of the second part, or his successor in trust, and to his grantees and assigns, forever; the intention this day made, executed he promise to pay to THE WALTON TRUST COMFANY, or order, for value received, atter date, with interest from gus due and payable at the office of THE WALTON TRUST COMPANY, in Butler, Missouri, .... 12 0 fine . at the rate of 12 per cent, per annum, interest I annually 01 10 0 rght the untel 0 ture - 0 And the said part of the first part do t and agree to pay all faxes and assessments levie and keep the buildings now existing, and those ber aid premises before payment att iches thereto; also to ab-insured against fire, lightning and les of insurance shall be assigned to sum than the amount of said in. of said in-OSE hereatter mage upon TUN TRUST COMPANY such insurance shall not in some insurance company acceptable to THE WAL tatives or assigns. PROVIDED, HOWEVER, That storms for the insurable value then arty of the third part, its legal repu tedness then an aid, but it is expressly agreed that every such contract of insurance, effected by said part U/of the first part. L trimarily subject to appropriation for the benefit and security of said in lebtedness. Antheirs, legal representatives or assigns shall ANY, THEREFORE, If the said part (A of the fi st part shall pay, or cause to be paid, the principal sum and laterest above specified, in manner aforess d, together with all costs and nees or collection, if any there shall be, and uny costs, charges or attorney's fees incurred and paid by the legal holder of said note in maintaining the priority of this trust deed, and inget on an singular the covenants. Herein contained them the estate hereby grunted shall be and by the legal holder of said note in maintaining the priority of this trust deed, and the first part is done in the covenants. Herein contained them the estate hereby grunted shall be and up to the evenants and the covenants and be relevant and be and there and the trust of the or at any time the first part, but in case of default in payment of any installment of interest or in the performance of any of the covenants ind arceenents herein contained, then, or at any sing anter during default, the legal holder of said note may, without notice, declare the entire det hereby secured immediately due and thereapon, or in case of default in the ment wis said promissory note at maturity, the sail party of the second part, or his successor in trust, shill be entire during the immediate possession of said premises. and of the rents, Ju. issues and profits thereof, and may proceed to sell said premises at the Court House door, in the City or Town of. ..., in the . ARecording District of over to the payment of said debt and interest, or so much thereof as remains unpaid, and the remainder, it any, shall be paid to the said partile of the first part or legal representatives. And the suid party of the second part hereby lets said premises to the said part/420f the first part until a sale be had upon the following to part and all persons takinin or possessing said premises and any part lhereof, shall pay real therefor during shid term at the tate of one cent per und will surrender peaceable possession of said premises, and every part thereof, shall pay real therefor during provisions to said arity of the second po-ten days all ters such said, and without notice or domand therefor. And h is expressiv covenanted and agreed, that in case of the death, resignation or inability to act of the said party of the second part, at any time when action under the forevoing powers and trn is may be required, the lead holder of said a te shall be empowered to appoint, by an instrument in writing, a successor in trust under this deed, in whom the title to said premises shall thereupon vest to the uses and purposes herein expressed. IN WITNESS WIIEREOF, The said part Lof the first part hat hereunto set. ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory Sector Judicial Dist, SS. 91 P. S BE IT REMEMBERED, That on this day came before the undersig a Notary Public within and for the District and Territory aforesaid, duly commissioned and acting. (SEAL) Broken a ාවිත UNITED STATES OF AMERICA, INDIAN TERRITORY, ... JUDICIAL DIST. SS. . . . . . . . . . -to me known if he the perconsent described In and who executed the foregoing instrument, and acknowledged free act and deed. And the said ..... that .... executed the same as ...... forther declared .... IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my official seal, at my office in ..... ..... the day and year first above written. -9 2 6 day of F led for record the Ous 6 Deputy U.S. Clerk and Ex. Officio R