THIS DEED, Nade and entered into this minutes that of by und between Stellie Druc and Stellie	ew humans
county of Bates, State of Missouri, party of the second part, and THE WALTON TRUST Co	
WIINESSETII, That the said part (2000) the first part, in consideration of the trust leading whereof is hereby acknowledged, do	nfirm to the said party of the second part, or his successor in
to-will: The north half of the the the rast half of the Doubt	half of the south
Louiship eighten (18) nor	La radige fourten (14)
of the first part hereby expressly waive	resale and redemption as now provided by law and the said
of the first part hereby releases and relinquishes all right of dower in and to said real of the first part hereby releases and relinquishes all right of dower in and to said real of TO HAVE AND TO HOLD the same, with the appurtenances thereto belonging or in any contingent right or estate therein, unto the said party of the second part, or his successor	estate. wise appertaining, including any right of homestead and every
Leing to convey an absolute title in fec to said premises, which the said part C 2.01 the f IN TRUST, HOWEVER, for the following purposes: WHEREAS. The said	part les of the first part, has a this day made, executed
and delivered to the said party of the third part on promissory note of exto THE WALTON TRUST COMFANY, or order, for value received, due and payable at the office of THE WALTON TRUST COMPANY, in Butler, Missouri, at the fale of	Lundred (30013) HOLLARS,
payable of each the first payment fall and gust 1908 - and a payment of	eing due on the 19 hay of flife amount on the 19
And the said partite white tird part dol cofenant and agree to lay all taxes and assessments levied by the from the commission or waste on said premises, and keep the buildings now existing und those herealt wind-storms for the insurable value thereof, in some insurance company acceptable to Till 1812 to the said party of the third part, its legal representatives or assigns. PROVINDE, IN UNIVEYER. That such insura	element shall hear instead sail or made in the sail or made in sail real sails of the sail or made unon sail real estate, constantly instituted against tire, lightning and
debtedness then un aid, but it is expressly agreed that every such contract of insurance, effected by said par be primarily subject to appropriation for the benefit and security of said in lebtedness.	tile of the first part,
partike of the first part; but in case of default in payment of any installment of interest or in the performanc thereafter during default, the legal holder of said note may, without notice, declare the entire debt herebr set payment of said promissory note at maturity, the said party of the second part, or his successor in trust, shi issues and profits thereof, and may proceed to sell said premises at the Court House door, in the City or Town	of any of the eventues the agreements are included in the interest of the inte
the	y, shall be paid to the said partition the first partor.
legal representatives. And the said party of the second part hereby lets said premises to the said partificant the first part many part and all persons claims or possessing said premises and any part thereof, shall pay rent therefor during and will surrender peaceable possession of said premises, and every part thereof sold under the foregoing puter days after such sale, and without notice or demand therefor. And it is expressly covenanted and agreed, that in case of the death, resignation or inability to act of the powers and true is may be required, the legal holder of said note shall be empowered to appoint, by an instruction premises shall thereupon vest for the uses and purposes herein expressed.	e said party of the second part, at any time when action under the foregoing ment in writing, and smith or said party of the second part, at any time when action under the foregoing ment in writing, a successor in trust under this deed, in whom the title to said that the said said that the said said said the said said said said said said said said
IN WITNESS WHEREOF, The said part leaf the first part ha. 1 hereunto set	nettiex Drew
T. M. Rowe	arronew
ACKNOWLEDGMENT UNITED STATES OF AMERICA, Indian Territory,	
and set forth, and I do hereby so certify. And on the same day also voluntarily appeared before me the said	nad executed the same for the consideration and purposes therein mentioned wife nown as the person whose name appears upon the within and foregoing deed of
conveyance, and in the absence of her said husband declared that she had of her own free will signed and sealed the reliaquishment of dower in the foregoing deed expressed, for the purpose therein mentioned, contained and set forth, without compulsion or undue influence of her said husband. Witness my hand and seal as suc i Notary Public, this day of My commission expires. A. D. 19.0 (SEAL) Wire the reliaquishment of dower in the foregoing deed expressed, for the purpose therein mentioned, contained and seal as suc i Notary Public, this day of the purpose therein mentioned, contained and seal as suc i Notary Public, this day of the purpose therein mentioned, contained and seal as suc i Notary Public, this day of the purpose th	
UNITED STATES OF AMERICA, INDIAN TERRITORY,	
IN TESTIMONY WHEREOF, I have hereunto set mir hand and affixed my official seal, at my office in the day and year first above written.	
My telin expites	at 1. o'clock M Otta Larlow Deputy V. S. Clerk and Ex-Officio Recorder.