TRUST DEED. 6370

THIS DEED, Nade and entered into this grieth day of Deptimble Nineteen Hundred Reserved 1907) by and between Lela S. Drew a willow
of the Family Recording District of the
to-wit: The east half of the north real-quarter of section
elinen (1) in tourship miterily sorth of Range founteen (4) iast of the Indian Base and suredian
to a deed of trust of sundale her will give highly said party of the second part of allungs of which he and possession or said real estate now deliver to said party of the second part of the part of part of the
The part of the first part hereby expressly waiveall right of appraisement, resale and redemption as now provided by law and the said wife 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 being to convey an absolute title in fee to said premises, which the said part 4
and delivered to the said party of the third part
nature annually in fire annual interest annual interest
each the first payment falling due on the 9 stay of september, 1908 and a gayment of dependent on the 9 stay of the
hote is paid each inclaling to sail ben interest at the rate
stiff emid part of the first part do & overnant and agree to now all taxes and seasessments levied on said premises before ably pennity for non-ndyment all class theretor, also to abstract the formation of wasten mad premises, and keep the buildings now existing, and toose bereafter mude upon said real estate, constantly insured against fire, lightning and wind storms for the insurable value thereot, in some insurance company acceptable to Tife WALTON HUST COMPANY, and all such policy or policies of insurance shall be assigned to said party of the third part, its legal representatives or assigns. PROVIDED, that such insurance shall not be REQUIRED for a greater sum than the amount of said indebtedness, then un aid, but it is expressly agreed that every such contract of insurance, effected by said part 4.0 of the first part shall be primarily subject to appropriation for the benefit and security of said in lebtedness. NOW, TIBERFORE, If he said part 4.0 of the first part shall pay, or cause to be paid, the principal sum and interest above specified, in manner afores iid, together with all costs and expenses of callection, if any there shall 18, and any 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 shall perform all and singular the covernints beer in contained them the estate hereby granted shal crease and this deed shall become null and void, and he released at the expense of the said part for the irrst part; but in case of default in payment of the irrst part; but in case of default in payment of said one in maintaining the priority of this said part for the irrst part; but in case of default in payment of said promissory note at maturity, the sai party of the secund part, or his successor in trust, shall be entitled to the invented the grant holder of said and the reproductive of the payment of said promissory note at maturity, the sai party of the secund part, or his successor in trust, shall be entitled to the invend
Legal representatives. And the said party of the second part hereby lets said premises to the said part Lof the first part until a sale be had upon the following terms to-wit: The said part Lof the first part and all persons claims or possessing said premises and any part thereof, shalf pay rent therefor during said term at the rate of one cent per month, payable on demand, and shall and will surrender peaceable possession of said premises, and every part thereof sold under the foregoing provisions to said arty of the second part or the purchaser at such sale, within ten days after such sale, and without notice or demand therefor.
And it 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 foregolar powers and trn is may be required, the lenal holder of said a tie 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 for the uses and purposes herein expressed. IN WITNESS WHEREOF, The said part 4 of the first part has a hereunto set. The said part is and delivery. In witness to mark, execution and delivery.
- Carrier - Line Carr
ACKNOWLEDGMENT. UNITED STATES OF AMERICA, Indian Territory, Machine Judicial Dist. SS. DE IT REMEMBERED, That on this day came before the undersigned. ACKNOWLEDGMENT. Judicial Territory accessed, duly commissioned and acting. Judicial Dist. And and and acting.
to me well known as the grantor
of the said
On this
that
Fled for record the 1 p 3 My term expires 10. 10. 10. 10. 10. 10. 10. 10.