## 7001 TRUST DEED.

COLPAGED

THIS DEED, Made and entered Into this menteenth day of Oclober	Nineteen Hunsred Season (1907)
by and between. Robert mobormack and Wins	efred me bornack his wefe
of the 28 th Recording District of the Galled Nation of the Indian Territory, pirtuid of the first part, C. A. Allen, of the 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,	
witnesseth, that the said particulation the first part, in consideration of the trust left whereof is hereby acknowledged, dohereby grant, pargain, sell, convey and contrust, the following described real estate, in theRecording District	nereinatter mentioned and of one dollar in hand paid, the re- nfirm to the said party of the second part, or his successor in of the Said party of the Nation of the Indian Territory
to-wit: The north west quarter of the south we	
in township miniten (19) mouth of range Joursew (4) each of the Indian Base and Meridian, continuing farty (40) acres more on less,	
and possession of said real estate now deliver to said party of the second part.  The part was of the first part hereby expressly waive all right of appraisement, resale and redemption as now provided by law and the said wife of the said Rolly me Commach 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 leing to convey an absolute title in fee to said premises, which the said party of the first part will WARRANG AND DEFEND.  IN TRUST, HOWEVER, for the following purposes: WHEREAS Release the same of any Phase for the said party of the first part will warrange and Phase for the said party of the said party of the first part will warrange and Phase for the said party of the sa	
motormach his wife the said	particle of the first part, have this day made, executed
and delivered to the said party of the third part one promissory note of exto THE WALTON TRUST COMFANY, or order, for value received, hundled due and payable at the office of THE WALTON TRUST COMPANY, in Butler, Missouri, at the ray of	ven date herewith, by which they promise to pay the state of the state
for thirty six dollars lack said course	ven(7) coupous altached thereto
eight per cent per annum from m	sturity until paid,
And the said part—of the virst part do covenant and agree to nay all taxes and assessments levied or stain from the commission of waste on said premises, and keep the buildings now existing, and those hereaft wind-storms for the insurable value thereof, in some insurquee company acceptable to THE WALTON TRUS saud party of the third part, its legal representatives or assigns. PROVIDED, HOWEVER, That such insurdebledness then up 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.	t. 1201 the first part, All Land heirs, legal representatives or assigns shall
NOW, THEREFORE, If the said parte—of the it is that shall pay, or cause to be paid, the principal sunsequence of collection, if any there shall be, and any costs, charges or alterney's fees incurred and pand by it shall perform all and singular the covenants herein contained then the estate hereby granted shall cease and part—of the tirst part; but in case of default in payment of any installment of interior in the performanc thereafter during default, the legal holder of said note may, without notice, declare the entire debt hereby see payment of said promissory note at maturity, the sair party of the second part, or his excessor in trust, shi issues and profits thereof, and may proceed to sell said premises at the Court House door, in the City or Town	n and interest above specified, in mainter aloresaid, ingether with all costs and the legal holder of said note in maintaining the priority. It his trust deed, and this deed shall become null and void, and be released at the enterior of the said eo any of the covenants in darreements herein contained, then, or it any time rured immediately due and psyable, and thereupon, or in case of default in the ill be entitled to the immediate possession of said prepalese, and of the rents, in the contained the propalese, and of the rents, in the contained by the rents of the ren
the Artion, Indian Territory, at public vendue, to the highest bidder, for cash, first giving property to be sold, by advertisement in some newsnaper printed and published in the City or town atoresaid erry sold to the purchaser the cof, and receive the proceeds of said sale; and any statement of facts or recital paid, the advertisement, sale, receipt of money, and the execution of the deed to the purchaser, shall be received so said sale, pay first the cost and expenses of executing this trust, inclinding the combination to the over to the payment of said debt and interest, or so much thereof as remains unpaid, and the remainder, if an	not less than twenty days' notice of the time, terms and place of sale, and the , and mon ach sale shall execute and deliver a deed in fee simple of the prophy the said Trustee in relation to the non-payment of the more secured to be ived as prima face evidence of such fact, and such Trustee shall out of the pographic of the pograph of the pograph of the pograph of the pograph of the services; and next he shall apply the proceeds remaining by shall be paid to the said parter of the first part or
And the said party of the second part hereby lets said premises to the said part of the first part ni part and all persons claimin or possessing said premises and any part thereof, shall pay tent therefor durit and will surrender peaceable possession of said premises and every part thereof sold under the foregoing pitted days after such sale, and without notice or demand therefor.	ntil a sale be had upon the following terms to-wit: The said part of the first up said term at the rate of one cent per month, payable on demand, and shall ovisions to said arty of the second part or the purchaser at such sale, within
And it is expressive covenanted and agreed, that in case of the death, resignation or inability to act of it powers and tru is may be required, the legal holder of said nate shall be empowered to appoint, by an instrupremises shall thereupon vest for the uses and purposes herein expressed.  IN WITNESS WHEREOF, The said parter of the first part have hereunto set	ne 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 handeless, the cay and year first above ewritten.
Witness to mark, execution and delivery.  1. Basley	Robert me bormiele,
J.m. Crutchfeelt,	Dinefred met umick,
ACKNOWLEDGMENT	
UNITED STATES OF AMERICA, Indian Territory, MASTANY, Judicial Dist. SS.  HE IT REMEMBERED, That on this day came before the undersigned, A.M. A.	end on I in the
a Notary Public within and tog the District and Territory aforegaid, duly commissioned and acting. 2	and asul milonniele
to me well known as the grantor define the foregoing deed of conveyance, and stated that the secuted the same fog the consideration and purposes therein mentioned and set forth, and I do hereby so certify.  And on the same day also voluntarily appeared before me the saly  I to me well known 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 scaled the relinquishment of dower in the foregoing deed expressed, fog the pur-	
pise therein mentioned, contained and set forth, without compulsion or undue influence of her said unsband.	Witness my hand and sealas suc : Notary Public, this 21. slag of
My commission expires Many Jaly 1917 (SEAL) SEAL) UNITED STATES OF AMERICA, INDIAN TERRITORY, 1910 (1910) before me personsi	CIAL DIST. SS.
that free act and de	ed. And the said
IN TESTIMONY WHEREOP, I have become oset my hand and affixed my official scal, at my office in the day and year first above written.	
Ny term expires	
Fled for record time to the day of WPLU LTER. 100 fit o'clock IN Otion Wanton	