TRUST DEED.

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the	heNation of the Indian the second part, and THE WALTON TRUST COM	Territory, partof the first part, C. A. ALLEN, of the IPANY, located at the City of Butler, in the State of Missouri,
ipt whereof is hereby acknowledged, do	hereby grant, bargain, sell, convey and confi-	reinatter mentioned and of one dollar in hand paid, the re- rm to the said party of the second part, or his successor in the
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nd possession of said real estate now deliv	er to said party of the second part,	A second the second th
rinnijada niggan pana angilangia ippig - mpi, ya panalali pagiga na manalibilatay na mulay dipula danaba	wife of the said	esale and redemption as now provided by law and the said
TO HAVE AND TO HOLD the same, with ontingent right (r estate therein, unto the cing to convey an absolute title in fee to sa	said party of the second part, or his successor in aid premises, which the said part	ise appertaining, including any right of homestead and every a trust, and to his grantees and assigns, forever; the intention at part will WARRANT AND DEFEND.
IN TRUST, HOWEVER, for the followi	ng purposes: WHEREAS, the said pa	rt
THE WALTON TRUST COMFANY, or or	der, for value received,	date herewith, by which promise to pay
	at the rate of	atter date, with interest from per cent. per annum, interest
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ebtedness then un aid, but it is expressly agreed the	at every such contract of insurance, effected by said part	id premises before any penalty for non-payment aft iches thereto; also to ab- much upon said real estate, constantly insured against fire, this liming and CMPANY, and all such policy or policies of his arrance shall be assigned to eshall not be REQUINED for a greater sum than the amount of said in- control of the first part,
coenses of collection, it any there shall be, and any hall perform all and singular the covenants herein c	costs, charges or attorney's fees incurred and paid by the le outsined then the estate hereby granted shall cease and this	nd interest above specified, in manner aforessud, together with all costs and egal holder of said note in maintaining the priority of this trust deed, and sideed shall become null and void, and be released at the expense of the said can of the covenants and presents begin contained, bear of a new first said.
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