

Mrs. B. owns the lot, do not extend note without attys. advice

~~Chandler gold 1900-1901 7% up to July 15th 1911~~

No. 1 \$ 1000⁰⁰ SAN ANTONIO, TEXAS, July 10th 1911
On the 15th day of July 1912, for value received, I, we, or either of us,
promise to pay to the order of Gus J Groos

, at the office of E. B. CHANDLER, in San Antonio, Bexar County, Texas,
One Thousand DOLLARS,
in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th 1911
until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per
cent per annum, interest payable semi annually on Jan 15th
and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of
an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy
proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by
me to the said
Gus J Groos and secured by same lien
securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per
annum. This note subject to conditions of deed of trust securing same.

M Barnett
1916
E. B. CHANDLER
NOTARY PUBLIC
SAN ANTONIO, TEXAS

MAVERICK-CLARKE LITHO. CO. SAN ANTONIO, TEXAS.

Mrs. B. owns the lot, do not extend note without attys. advice

No. 2 \$ 1000⁰⁰ SAN ANTONIO, TEXAS, July 10th 1911
On the 15th day of July 1912, for value received, I, we, or either of us,
promise to pay to the order of Gus J Groos

, at the office of E. B. CHANDLER, in San Antonio, Bexar County, Texas,
One Thousand DOLLARS,
in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th 1911
until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per
cent per annum, interest payable semi annually on Jan 15th
and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of
an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy
proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by
me to the said
Gus J Groos and secured by same lien
securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per
annum. This note subject to conditions of deed of trust securing same.

M Barnett
1916
E. B. CHANDLER
NOTARY PUBLIC
SAN ANTONIO, TEXAS

MAVERICK-CLARKE LITHO. CO. SAN ANTONIO, TEXAS.

Mrs B. owns the lot. Do not extend note without atty advice

No. 3 \$ 1000.00 SAN ANTONIO, TEXAS, July 10th 1912

On the 15th day of July 1912, for value received, I, we, or either of us, promise to pay to the order of Gus J. Groos

One Thousand DOLLARS,

in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th 1911 until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per cent per annum, interest payable semi annually on Jan 15th

and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by me to the said

Gus J. Groos and secured by same lien securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per annum. This note subject to conditions of deed of trust securing same.

M Barnett

Sept

Mrs B. owns the lot. Do not extend note without atty advice

No. 4 \$ 1000.00 SAN ANTONIO, TEXAS, July 10th 1912

On the 15th day of July 1912, for value received, I, we, or either of us, promise to pay to the order of Gus J. Groos

One Thousand DOLLARS,

in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th 1911 until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per cent per annum, interest payable semi annually on Jan 15th

and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by me to the said

Gus J. Groos and secured by same lien securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per annum. This note subject to conditions of deed of trust securing same.

M Barnett

Sept

Mrs O. owns the lot. Do not extend note without atty advice

No. 5 \$ 1000.00 SAN ANTONIO, TEXAS, July 10th 1911

On the 15th day of July 1912, for value received, I, we, or either of us, promise to pay to the order of Gus J. Groos

, at the office of E. B. CHANDLER, in San Antonio, Bexar County, Texas,

One Thousand DOLLARS,

in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th

until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per cent per annum, interest payable semi- annually on Jan'y 15th

and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by me to the said

Gus J. Groos and secured by same lien

securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per annum. This note subject to conditions of deed of trust securing same.

M Barnett

Mrs O. owns the lot. Do not extend note without atty. advice

No. 6 \$ 2000.00 SAN ANTONIO, TEXAS, July 10th 1911

On the 15th day of July 1916, for value received, I, we, or either of us, promise to pay to the order of Gus J. Groos

, at the office of E. B. CHANDLER, in San Antonio, Bexar County, Texas,

Two Thousand DOLLARS,

in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th

until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per cent per annum, interest payable semi- annually on Jan'y 15th

and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by me to the said

Gus J. Groos and secured by same lien

securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per annum. This note subject to conditions of deed of trust securing same.

I reserve the right to pay this note on July 15th 1913, 1914 or 1915.

M Barnett

Mr. B. owns the lot. Do not extend note without attys. advice

No. 7 \$ 2000.00 SAN ANTONIO, TEXAS, July 10th 1911
On the 15th day of July 1911, for value received, I, we, or either of us,
promise to pay to the order of Gus J Groos

, at the office of E. B. CHANDLER, in San Antonio, Bexar County, Texas,
Two Thousand DOLLARS,
in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th 1911
until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per
cent per annum, interest payable semi annually on Jan'y 15th
and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of
an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy
proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by
me to the said
Gus J Groos and secured by same lien
securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per
annum. This note subject to conditions of deed of trust securing same.
I reserve the right to pay this note on July 15th 1913, 1914 or 1915.

W Barnett
Secy

Mr. B. owns the lot do not extend note without attys. advice

No. 8 \$ 2000.00 SAN ANTONIO, TEXAS, July 10th 1911
On the 15th day of July 1911, for value received, I, we, or either of us,
promise to pay to the order of Gus J Groos

, at the office of E. B. CHANDLER, in San Antonio, Bexar County, Texas,
Two Thousand DOLLARS,
in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th 1911
until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per
cent per annum, interest payable semi annually on Jan'y 15th
and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of
an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy
proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by
me to the said
Gus J Groos and secured by same lien
securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per
annum. This note subject to conditions of deed of trust securing same.
I reserve the right to pay this note on July 15th 1913, 1914 or 1915.

W Barnett
Secy

Mr. B. owns the lot. Do not extend note without atty. advice

No. 9 \$ 2000.00 SAN ANTONIO, TEXAS, July 10th 1916
On the 15th day of July 1916, for value received, I, we, or either of us,
promise to pay to the order of Gus J. Groos

Two Thousand DOLLARS,

in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th
until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per
cent per annum, interest payable semi- annually on Jan'y 15th

and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of
an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy
proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by
me Gus J. Groos to the said
Gus J. Groos and secured by same lien

securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per
annum. This note subject to conditions of deed of trust securing same.

I reserve the right to pay this note on July 15th 1913, 1914 or 1915.

M. J. Jarnal
Just

Mr. B. owns the lot. Do not extend note without atty. advice

No. 10 \$ 2000.00 SAN ANTONIO, TEXAS, July 10th 1916
On the 15th day of July 1916, for value received, I, we, or either of us,
promise to pay to the order of Gus J. Groos

Two Thousand DOLLARS,

in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th
until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per
cent per annum, interest payable semi- annually on Jan'y 15th

and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of
an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy
proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by
me Gus J. Groos to the said
Gus J. Groos and secured by same lien

securing this note may be declared due and payable at the option of the holder or holders thereof.

All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per
annum. This note subject to conditions of deed of trust securing same.

I reserve the right to pay this note on July 15th 1913, 1914 or 1915.

M. J. Jarnal
Just

Mrs B. owns The lot. Do not extend note without atty. advice

No. 11 \$ 5000.⁰⁰ SAN ANTONIO, TEXAS, July 10th 1911
On the 15th day of July 1916, for value received, I, we, or either of us,
promise to pay to the order of Gus J Groos

Five Thousand DOLLARS,
in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th 1911
until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per
cent per annum, interest payable semi- annually on Janry 15th
and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of
an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy
proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by
me to the said
Gus J Groos and secured by same lien

securing this note may be declared due and payable at the option of the holder or holders thereof.
All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per
annum. This note subject to conditions of deed of trust securing same.

I reserve the right to pay this note in full or to make partial
payments to account of same on July 15th 1914 or 1915 and stop
interest on amount paid at date of payment.

M Barnett
Not

MERRICK-CLARKE LITHO. CO. SAN ANTONIO, TEXAS.

Mrs B. owns The lot. Do not extend note without atty. advice

No. 12 \$ 5000.⁰⁰ SAN ANTONIO, TEXAS, July 10th 1911
On the 15th day of July 1916, for value received, I, we, or either of us,
promise to pay to the order of Gus J Groos

Five Thousand DOLLARS,
in United States Gold Coin of the present standard weight and fineness, with interest thereon from July 15th 1911
until maturity at the rate of eight per cent per annum, and after maturity until paid at the rate of ten per
cent per annum, interest payable semi- annually on Janry 15th
and July 15th as it accrues, and ten per cent attorney's fees if placed in the hands of
an attorney for collection after maturity, or suit is brought hereon, or if collected through probate or bankruptcy
proceedings whether instituted prior to or after maturity of this note.

On failure to pay this note or any installment of interest hereon when due, then all notes this day given by
me to the said
Gus J Groos and secured by same lien

securing this note may be declared due and payable at the option of the holder or holders thereof.
All past due interest on this note to bear interest from maturity until paid at the rate of ten per cent per
annum. This note subject to conditions of deed of trust securing same.

I reserve the right to pay this note in full or to make partial
payments to account of same on July 15th 1914 or 1915 and stop
interest on amount paid at date of payment.

M Barnett
Not

MERRICK-CLARKE LITHO. CO. SAN ANTONIO, TEXAS.

REGISTER OF THIS NOTE BEING CO.