OKLAHOMA REAL ESTATE MORTGAGE (Harry Les Tell	COMRARED	y binan marangan sana kana kana kana yang sana sana kana yang sana sana kana yang sana kana kana kana kana kan	DORSEY PHUMU OMBREST DEMAS	5
THIS INDENTURE WITNESSETH, The Ulifician F. File of Thesa County, O In hand paid, the receipt whereof is hereby	at the Grantor A Maggie Clark (Ren Clark and )	<u>Filders (in her</u> <u>m Aundred</u> <u>Convey unto HARRY LEE TAFT (in ia, to-wit:</u>	10 wn right) =	æ
The south west seventeen (17) teen (14) cast	quarter of the ? Townsdip eight of the South	vorth ulest fr (tean (18) mor hand merid loss	iarter ozverlio	р Д
TO HAVE AND TO HOLD Said descri- Taxes, Judgments and Mortgages and other li- Hereby releasing and waiving appraises	and the appurtenances thereunto belonging, and thed premises unto the said Grantee and his suc- iens and encumbrances whatsoever. ment and all rights under and by virtue of the urpose of securing the performance of the coven with and Milliam A. Ch	cessors, free, clear and discharged of homestead exemption laws of the S		arges,
The Grantor. ∠ covenant	he interest thereon as herein and in said notes j til taxes and assessments by or in the State of i or the money or indebtedness secured hereby, rantee or his successor or the holder of the not upon said premises. time on said premises to be insured by the Gr s to be approved by the Grantee or his successo	annually, as further evi inois, and bearing interest after matu- provided, or according to any agreem Oklahoma against said premises or without regard to any law heretofor- es hereby secured, and on such pays antee or his successor for at least t r, such insurance policies to be so w or the holder of said indebtedness m	ent extending the time of payment, against the interest of the Grantee or hereafter enacted imposing pay agent to submit to the Grantee or hi he amount of their fair value agains ritten as to require all loss to be a ay pay such taxes or assessments,	ereto; nnum. or his yment s suc- st loss pplied or dis
without demand; and the same and any other rate of 10 <sup>7</sup> Her cent. per annum, shall be so mu In the event of a breach of any of the afe taxes or assessments aforesaid upon the Gr decision that the undertaking by the Granto including principal and all accrued interest, and collectible, notwithstanding anything cond of 10 <sup>7</sup> Her cent. per annum, shall be recovers Grantor that in case the right of foreclos of any of the contingencies aforesaid, the Gr collection of the moneys hereby secured as 1	moneys disbursed by the holder of said indebted uch additional indebtedness secured hereby. oresaid covenants or agreements or of the passag anteg or his successor or the holder of said ind or as herein provided, to pay such taxes or asso without deduction, shall, at the option of the leg tained in this Trust Deed or any law hereafter uble by foreclosure hereof in manner as if all of ure so arises hereunder, either upon maturity rantce, or his successor, may, upon request of ti may he necessary: that all expenses and disbur	ness to protect the lien hereof with e by the State of a law imposing pay ebtedness, or upon the rendering by ussments is legally inoperative, the w gal holder of the said indebtedness, enacted, and with interest thereon fi said indebtedness had then mature of said principal note or by breach he legal holder of said principal noi sements yaid or incurred in that h	interest from the date of payment a rment of the whole or any portion of any Court of competent jurisdiction hole of the indebtedness secured h without notice, become immediatel om the date of such maturity at th by express terms. It is agreed t of any of the covenants or the happ e, bring such legal proceedings for healt in connection with such legal	at the of any a of a ereby, y due e rate by the pening or the l pro-
or proceeding wherein Grantee or his success expenses and disbursements shall be an addit	es, outlays for documentary evidence, stenograp, gment ordering sale thereof, shall be paid by the or or any holder of any part of said indebtedness clonal lien upon said premises and shall be taxed issed nor a release hereof given until all such exp some from said premises pending such foreclosur (come, and the same, less Receivership expenses, or temporary or permanent absence from the C	s, as such, may be a party, shall als a scosts and included in any judg penses and disbursements and the cos	to be paid by the Grantor All nent that may be rendered in such ts of suit have been paid. The Gran ever shall be suppointed to take pass	such
waiveill right to the possession of and inc or charge of said premises and collect such in In case of death, disability, resignation, City of Chicago, Illinois, is hereby appointed Trustee as aforesaid, then the legal holder or	as his successor in trust, and in case of like of holders of the principal note secured hereby shall Trustees shall have the same powers and dutie	have the right to appoint a Trustee	RY LEE TAFT, OREN E. TAFT ( TAFT and OREN E. TAFT to act as by endorsement of such appointme trat named as Trustee herein. An	tor 2 ession of the such ant on
waiveill right to the possession of and inc or charge of said premises and collect such in In case of death, disability, resignation, City of Chicago, Illinois, is hereby appointed Trustee as aforesaid, then the legal holder or this Trust Deed; and either of said substitute action of said OREN E. TAFT, or said end act as such substitute Trustee. PROVIDED ALWAYS That when all o	as his successor in trust, and in case of like d holders of the principal note secured hereby shall orrustees shall have the same powers and dulie presenent and the action of said second substitute of the aforesaid covenants and agreements are the Grantor this 18 th day of 100	is in all respects whatsoever as if i Trustee, shall be conclusive eviden performed the Grantee or his succes	the named as induced and induced as induced	tor 22 ession of the s such ant on d the uty to m the SEAL)
valve_all right to the possession of and inc or charge of said premises and collect such in It case of death, disability, resignation, City of Chicago, Illinois, is hereby appointed Trustee as aforesaid, then the legal holder or this Trust Deed; and either of said substitute action of said OREN E. TAFT, or said end act as such substitute Trustee. PROVIDED ALWAYS That when all o lien hereot. WITNESS THE HAND and seal of State of Oklahoma County of Julka County personally appeared May gut Cyte	BEFORE ME, A NOTARY PUBLIC, In and for	and County and State, on this 25	internamed as indices herein. An co, respectively, of his right and di sor shall release said premises from the D. 19 <u>S</u> <u>Cally p</u> (S <u>Cally p</u> (S) <u>(S</u> <u>(S</u> <u>(S</u> ) <u>(S</u> ) (S)) ( <u>S</u> ) ( <u>S</u>	tor 22 ession of the s such ant on id the uty to m the SEAL)
valve_all right to the possession of and inc or charge of said premises and collect such in It case of death, disability, resignation, City of Chicago, Illinois, is hereby appointed Trustee as aforesaid, then the legal holder or this Trust Deed; and either of said substitute action of said OREN E. TAFT, or said end act as such substitute Trustee. PROVIDED ALWAYS That when all o lien hereof. WITNESS THE HAND and seal of State of Oklahoma County of Julya County personally appeared May gut Cytic	BEFORE ME, A NOTARY PUBLIC, In and for <i>Lagrance of the action of said second substitution</i> and the aforesaid covenants and agreements are the Grantor this <u>Structure</u> of <u>Constructure</u> BEFORE ME, A NOTARY PUBLIC, In and for <i>Lagrance Mallia</i>	and County and State, on this 25	irst named as irrustee herein. An ice, respectively, of his right and dr sor shall release said premises from A. D. 19 <u>2</u> Caleyon (S <i>Childens</i> (S	tor 22 ession of the s such ant on d the uty to m the SEAL) SEAL)