THIS INDENTURE WIT		· ************************************				
hand paid, the receipt who	ereof is hereby ackn	owled, dohereby Grant,		o HARRY LEE TAFT (of	the City of Chicago, Stat	e of Illinois),
***************************************				******************************		***************************************
					• • • • • • • • • • • • • • • • • • • •	*

	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
•						
TO HAVE AND TO HO xes, Judgments and Mortga Hereby releasing and w	OLD Said described ges and other liens a aiving appraisement LESS For the purpose	premises unto the said Gra- ind encumbrances whatsoes and all rights under and l	belonging, and warrant thentee and his successors, free yer. by virtue of the homestead are of the covenants and ag	e, clear and discharged of exemption laws of the St		ants, Charges
		ory note, bearing even date	e herewith, payable tolars, due on the first day of	own order and by	endorsed	and delivered
ring interest from						
th principal and interest be The Grantorcovenant. FIRST-To pay said ind	and agree as follebtedness and the in	at the rate specified dice of PEARSONS & TAF' lows: terest thereon as herein an	therein, payable	earing interest after mature according to any agreeme	city at the rate of 10 per ce	nt. per annum
The Grantorcovenant. FIRSTTo pay said ind SECONDTo pay befor ccessors therein, or against the whole or any part the	and agreeas follebtedness and the in	lows: terest thereon as herein an yes and assessments by or	therein, payable	according to any agreeme	ent extending the time of I	ayment. Grantee or his
The Grantorcovenant. FIRST—To pay said ind SECOND—To pay befor ccessors therein, or against the whole or any part the ssors receipts therefor. THRD—To commit or FOURTH—To allow all	and agreeas follebtedness and the in- e delinquency all ta- this Trust Deed or t- reof upon the Grante permit no waste upon buildings at any time	lows: terest thereon as herein an xes and assessments by or the money or indebtedness e or his successor or the h a said premises, on said premises to be in	d in said notes provided, or in the State of Oklahoma secured hereby, without reg colder of the notes hereby s sured by the Grantee or hi	according to any agreeme against said premises or a and to any law heretofore ecured, and on such payms successor for at least the	ent extending the time of pagainst the interest of the or hereafter enacted impent to submit to the Gran amount of their fair value amount of their fair value	ayment. Grantee or his psing payment tee or his suc ne against loss
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor ccessors therein, or against the whole or any part the ssors receipts therefor. THIRD—To commit or FOURTH—To allow all fire, lightning and tornado the reduction of said indet In the event of the fai	and agreeas fol lebtedness and the in re delinquency all ta: this Trust Deed or t reof upon the Grante permit no waste upon buildings at any time les, in companies to tedness at the option ture to pay taxes of	lows: terest thereon as herein an terest thereon as herein an terest thereon as herein an the money or indebtedness e or his successor or the h a said premises, e on said premises to be in the approved by the Grantee of the holder thereof. assessments, the Grantee	d in said notes provided, or in the State of Oklahoma secured hereby, without reg loider of the notes hereby s sured by the Grantee or his or his successor, such insu or his successor or the hold	according to any agreeme against said premises or a and to any law heretofore ecured, and on such paym successor for at least the rance policies to be so we are of said indebtedness ma	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran amount of their fair valuitten as to require all loss by pay such taxes or asses	ayment. Grantee or his ssing paymen tee or his suc te against loss to be applied sments, or dis
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor the whole or any part the scors receipts therefor. THIRD—To commit or ; FOURTH—To allow all fire, lightning and tornade the reduction of said indet la the event of the fai arge or purchase any tax 1 thout demand; and the sam te of 10 aer cent. per annum	mand agreeas fol the inee delinquency all tarthis Trust Deed or this Trust Deed or the permit no waste upon the Grante permit no waste upon buildings at any time less, in companies to tedness at the option lure to pay taxes or ine or title affecting e and any other mon, shall be so much a	lows: terest thereon as herein an terest thereon as herein an terest many assessments by or the money or indebtedness e or his successor or the h a said premises, on said premises to be in be approved by the Grantee tof the holder thereof. assessments, the Grantee said premises; and all mot eys disbursed by the holder diltional indebtedness secur	d in said notes provided, or in the State of Oklahoma secured hereby, without reg lodder of the notes hereby s sured by the Grantee or hi or his successor, such insu or his successor or the hold ney so paid and the cost of of said indebtedness to pro- red hereby.	according to any agreemed against said premises or a rard to any law heretofore ecured, and on such paym s successor for at least the rance policies to be so wrear of said indebtedness may insurance so procured tect the lien hereof with i	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran as a mount of their fair valuation as to require all loss y pay such taxes or asses a Grantor—agree—to repunterest from the date of pagainst the submit of the control of	eayment. Grantee or his ssing payment tee or his such a against loss to be applied sments, or di y immediately ayment at the
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor cessors therein, or against the whole or any part the scors receipts therefor. THIRD—To commit or FOURTH—To allow all fire, lightning and tornado the reduction of said indet In the event of the fai arge or purchase any tax 1 theut demand; and the sam te of 10 per cent. per annun In the event of a breach tes or assessments aforesa cision that the undertaking	mind agreeas fol lebtedness and the in the delinquency all tax this Trust Deed or the following at any time the delinquency at the permit no waste upon buildings at any time tees, in companies to itedness at the option lure to pay taxes or len or title affecting e and any other mon, shall be so much a of any of the aforesal di upon the Grantee to by the Granter within the correct interest within	lows: terest thereon as herein an kes and assessments by or the money or indebtedness e or his successor or the h a said premises to be in the approved by the Grantee to of the holder thereof assessments, the Grantee said premises; and all mor eys disbursed by the holder ditional indebtedness secur d covenants or agreements or his successor or the h s herein provided, to pay si	d in said notes provided, or in the State of Oklahoma secured hereby, without reg solder of the notes hereby started by the Grantee or his successor, such insu or his successor or the holder so paid and the cost of said indebtedness to proved hereby, or of the passage by the Stolder of said indebtedness, such taxes or assessments is continued the level holder.	according to any agreemed against said premises or a rard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so we are of said indebtedness ma any insurance so procured tect the lien hereof with it ate of a law imposing payor upon the rendering by legally inoperative, the will the said indebtedness.	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran are amount of their fair valuation as to require all loss by pay such taxes or assest, Grantor—agree—to reprinterest from the date of paying the submit of the whole or any any Court of competent juole of the indehedness is without notice, become impagator to the submit of t	ayment. Grantee or his soing payment tee or his suc te against los to be appite sments, or di ty immediatel ayment at th portion of an; risdiction of coursed hereby mediately du
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor cessors therein, or against the whole or any part the sors receipts therefor. THHD—To commit or ; FOURTH—To allow all fire, lightning and tornadd in the event of the fai arge or purchase any tax i thout demand; and the sam te of 10 per cent, per annun in the event of a breach ses or assessments aforesa claim that the undertaking iduling principal and all ad d collectible, notwithstandir	mand agreeas fol lebtedness and the in re delinquency all tarthis Trust Deed or treof upon the Grante permit no waste upon buildings at any time les, in companies to tedness at the option lure to pay taxes or ien or title affecting e and any other mone, shall be so much a of any of the aforesaid upon the Grantee to be the Grantee to be the Grantee to the granter withough anything contained the first the first terms anything contained the first terms are the first terms and the first terms are the f	lows: terest thereon as herein an terest thereon as herein an terest and assessments by or he money or indebtedness e or his successor or the h a said premises. not said premises to be in the approved by the Grantee to f the holder thereof. assessments, the Grantee said premises; and all mot eys disbursed by the holder diditional indebtedness secur d covenants or agreements or his successor or the h s herein provided, to pay si tt deduction, shall, at the in this Trust Deed or any to receive the money.	d in said notes provided, or in the State of Oklahoma secured hereby, without regolder of the notes hereby s sured by the Grantee or his or his successor, such insurer so paid and the cost of said indebtedness to proved hereby. Or of the passage by the Stolder of said indebtedness, such taxes or assessments is option of the legal holder of paid indebtedness, and the said indebtedness, such taxes or assessments is option of the legal holder of legal holder of said indebtedness, such taxes or assessments in option of the legal holder of legal holder of legal holder of said indebtedness, such taxes or assessments in option of the legal holder of le	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such payms successor for at least the rance policies to be so wreer of said indebtedness may insurance so procured tect the lien hereof with it ate of a law imposing payor upon the rendering by legally inoperative, the wif the said indebtedness, d with interest thereon fredness but the redness had then manured	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran the amount of their fair valuation as to require all loss y pay such taxes or assess, Grantor—agree—to rependent of the whole or any any Court of competent juncle of the indeltedness without notice, become import the date of such mature	ayment. Grantee or his conting paymen tee or his suc te against los to be applie- sments, or di ty immediatel; ayment at th portion of an risdiction of coursed hereby mediately ty at the rat that arreed by the
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor the whole or any part the store receipts therefor. THIRD—To commit or ; FOURTH—To allow all fire, lightning and tornade the reduction of said indet In the event of the fai arge or purchase any tax i thout demand; and the sam the of 10 per cent. per annun In the event of a breach tes or assessments aforesa cision that the undertaking binding principal and all ad collectible, notwithstandir 10 per cent. per annun, s antor—that in case the r any of the contingencies election of the moneys here	mand agreeas fol lebtedness and the in re delinquency all tarthis Trust Deed or treof upon the Grante permit no waste upon buildings at any time less, in companies to tetedness at the option lure to pay taxes of ien or title affecting e and any other monen, shall be so much a of any of the aforesaid upon the Grantee by the Grantera crued interest, withough anything contained thall be recoverable ight of foreclosure aforesaid, the Grantee by secured as may belle attorney's fee, or	lows: terest thereon as herein an terest thereon as herein an terest and assessments by or the money or indebtedness e or his successor or the li a said premises, a or said premises to be in the approved by the Grantee a of the holder thereof. assessments, the Grantee said premises; and all mot eys disbursed by the holder ditional indebtedness secur d covenants or agreements or his successor or the h s herein provided, to pay s' ut deduction, shall, at the in this Trust Deed or an y foreclosure hereof in ma so arises hereunder, either a, or his successor, may, up be necessary; that all exp	d in said notes provided, or in the State of Oklahoma secured hereby, without regulater of the notes hereby sured by the Grantee or his or his successor, such insu or his successor or the holdney so paid and the cost of of said indebtedness to proved hereby. Or of the passage by the Stolder of said indebtedness, or of the passage by the Stolder of said indebtedness, or of the legal holder of law hereafter enacted, and maner as if all of said indebtedness in the legal holder of said indebtedness and disbursements pron request of the legal holences and disbursements proposes and disbursements proposes and disbursements proposes.	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so we are of said indebtedness material any insurance so procured tect the lien hereof with it ate of a law imposing payor upon the rendering by legally inoperative, the wift the said indebtedness, d with interest thereon friedeness had then matured necess and then matured der of said principal note or by breach color of course of the procuring or concurred in that beso costs of procuring or concurred or concurred or concurred in that we have costs of procuring or concurred or concurred in that we have costs of procuring or concurred	ant extending the time of pagainst the interest of the or hereafter enacted implement to submit to the Gran are amount of their fair valuation as to require all loss y pay such taxes or assest, Grantoragreeto repinterest from the date of pagain to the whole or any any Court of competent juncle of the indebtedness swithout notice, become imount to date of such mature by express terms. It is of any of the covenants or, brings such legal proceed that if in connection with semilating an abstrat shouled the connection with semilating an abstrat shoule and the connection with semilating an abstrat shouled the connection with semilating and semilating an abstrat shouled in connection with semilating and semilating a	ayment. Grantee or his soing paymen tee or his suc tee against los to be applies ments, or di ty immediatel; ayment at th portion of an risdiction of i ty at the rat agreed by th the happenin, didings for th uch legal pro
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor cessors therein, or against the whole or any part the score receipts therefor. THIRD—To commit or ; FOURTH—To allow all fire, lightning and tornand the reduction of said indet In the event of a sid indet In the event of the fai arge or purchase any tax i theut demand; and the sam te of 10 per cent, per annun In the event of a breach tess or assessments aforeas closion that the undertaking cluding principal and all ac d collectible, notwithstandir 10 per cent, per annum, s antor—that in case the r any of the contingencies a lection of the moneys here delings—including a reasona le to said premises and em proceeding wherein Grante enesses and disbursements a	mand agree	lows: terest thereon as herein an terest thereon as herein an terest and assessments by or e or his successor or the h a said premises. It is not said premises to be in the approved by the Grantee to of the holder thereof. It is assessment, the Grantee said premises; and all mot eys disbursed by the holder disbursed by the holder disbursed by the holder disbursed by the holder doronants or agreements or his successor or the h s herein provided, to pay s' ut deduction, shall, at the joy foreclosure hereof in ma so arises hereunder, either s, or his successor, may, u) be necessary; that all exputiasy for documentary evit tordering sale thereof, sha any holder of any part of lien upon said premises an	d in said notes provided, or in the State of Oklahoma secured hereby, without regulater of the notes hereby sured by the Grantee or his or his successor, such insured successor or the holding so paid and the cost of of said indebtedness to proved hereby. Or of the passage by the Stolder of said indebtedness, or of the passage by the Stolder of said indebtedness, of law hereafter enacted, an aner as if all of said indebtupon maturity of said prion request of the legal holdere, stongsage of the said indebtupon maturity of said prion request of the legal holeness and disbursements padence, stenographer's charge il be paid by the Grantor—said indebtedness, as such, ad shall be taxed as costs a	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym ard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so wrear of said indebtedness many insurance so procured tect the lien hereof with i ate of a law imposing payor upon the rendering by legally inoperative, the wind the said indebtedness, and with interest thereon free tedness had then matured neipal note or by breach deer of said principal note deer of said principal note id or incurred in that be ess, costs of procuring or car, and the like expenses a may be a party, shall also	ant extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran interest of the earn of their fair valuation as to require all loss pays such taxes or assest, Grantor—agree—to reprinterest from the date of pagain the submit of the whole or any any Court of competent page of the indebtedness swithout notice, become imment to date of such maturiby express terms. It is of any of the covenants or a, bring such legal proceed that if in connection with a completing an abstract should disbursements occasion to be paid by the Grantor. Lent that may be rendered	ayment. Grantee or his soing paymen tee or his suc tee against lose to be applied ty immediatel; ayment at the portion of an risdiction of: tity at the rat diry at the rat the hopening the hopening the whole de by any suf in such pre
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor ccessors therein, or against the whole or any part the scors receipts therefor. THHDD—To commit or FOURTH—To allow all fire, lightning and tornade the reduction of said indet in the event of the fai arge or purchase any tax 1 theut demand; and the sam to of 10 per cent, per annun In the event of a breach tes or assessments aforesa clsion that the undertaking cluding principal and all ad collectible, notwithstandir 10 per cent. per annun, s antor—that in case the r any of the contingencies r any of the contingencies r antor—that in case the r any of the contingencies and lection of the moneys her dedings—including a reasona le to said premises and em proceeding wherein Grante penses and disbursements e eddings; which proceedings s alve—all right to the poss	mand agreeas fol lebtedness and the in e delinquency all tax this Trust Deed or the delings at any time less, in companies to be dedness at the option lure to pay taxes or the deliness at the option lure to pay taxes or and any other mond, shall be so much a of any of the aforesal did upon the Granton or the Granton of the Gr	lows: terest thereon as herein an kes and assessments by or the money or indebtedness e or his successor or the h a said premises. on said premises to be in the approved by the Grantee of the holder thereof. assessments, the Grantee said premises; and all mot eys disbursed by the holder diltional indebtedness secur d covenants or agreements or his successor or the h s herein provided, to pay s ut deduction, shall, at the l in this Trust Deed or an ys foreclosure hereof in ma so arises hereunder, either s, or his successor, may, up be necessary; that all exp utlays for documentary evit cordering sale thereof, sha any holder of any part of lien upon said premises a nor a release hereof given from said premises pending not the same lesse speedix	d in said notes provided, or in the State of Oklahoma secured hereby, without reg solder of the notes hereby stared by the Grantee or his successor, such insu or his successor or the hold ney so paid and the cost of said indebtedness to proved hereby, or of the passage by the St older of said indebtedness, such taxes or assessments is option of the legal holder y law hereafter enacted, an uner as if all of said indebtedness, upon maturity of said pripon request of the legal holder and is such as a such, and shall be taxed as costs a until all such expenses and is such foreclosure proceeding such foreclosure proceeding such foreclosure proceeding such propersions of the such process and in such foreclosure proceeding such foreclosure proceeding such process and in the such processes and in such processes and in such foreclosure proceeding such processes and in the passage and in the such processes and in the processes are processed and the p	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so wrow as any insurance so procured tect the lien hereof with it ate of a law imposing payor upon the rendering by legally inoperative, the whost the said indebtedness, d with interest thereon friedness had then matured dupin note or by breach (der of said principal note of said principal note of said principal note of said principal notes, costs of procuring or call and the like expenses may be a party, shall also nd included in any judgm lisbursements and the cost g, and agree—that a Receiver the relations of the property set the indebtodness has the cost g, and agree—that a Receiver the indebtodness hereby set the indebtodness hereby set the property set.	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran de amount of their fair valuitten as to require all loss y pay such taxes or asses, Grantoragreeto repinterest from the date of punerest from the date of puner of the whole or any any Court of competent juncle of the indebtedness swithout notice, become important to the work of the covenants or a pring such legal proceed that if in connection with a completing an abstract shound disbursements occasion to be paid by the Grantor. Lent that may be rendered so of suit have been paid.	ayment. Grantee or his soing payment tee or his suc te against loss to be appitet aments, or di ty immediately ayment at the portion of any risdiction of secured hereby the happen of the the happen of the happen of the happen the h
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor SECOND—To pay befor the whole or any part the scors receipts therefor. THIRD—To commit or ; FOURTH—To allow all fire, lightning and tornado the reduction of said indet In the event of the fai arge or purchase any tax i thout demand; and the sam In the event of a breach tes or assessments aforesa cision that the undertaking sluding principal and all ad collectible, notwithstandir 10 per cent. per annum, s antor—that in case the r any of the contingencies a llection of the moneys have dedings—including a reason let to said premises and em proceeding wherein Grante penses and disbursements a edings; which proceedings s churge of said premises an In case of death, disabit ty of Chicago, Illinois, is h ustee as aforesaid, then the is Trust Deed; and either of tas such substitute Truste tas such substitute Truste	mand agreeas fol lebtedness and the in the delinquency all tarthis Trust Deed or this Trust Deed or treof upon the Grante permit no waste upon buildings at any time less, in companies to stedness at the option lure to pay taxes or it in a stedness at the option lure to pay taxes or it in a stedness at the option lure to pay taxes or and any other mond any of the aforesaid upon the Grantes by the Granten and the granting anything contained that he recoverable hight of foreclosure aforesaid, the Grantes by secured as may other contained the latterney's fee, other contains the judgment or his successor or shall be an additional shall not be dismissed they resignation, or the reby appointed as his legal holder or holde for said substitute Tru. Tr. or said endorsems.	lows: thereon as herein an xes and assessments by or the money or indebtedness e or his successor or the h a said premises, a or said premises to be in the approved by the Grantee to fithe holder thereof. assessments, the Grantee said premises; and all mot eys disbursed by the holder ditional indebtedness secur d covenants or agreements or his successor or the h s herein provided, to pay s ut deduction, shall, at the in this Trust Deed or an yof foreclosure hereof in ma to arises hereunder, either to, or his successor, may, up be necessary; that all exp tilays for documentary evit tordering sale thereof, sha any holder of any part of lien upon said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an nor a release hereof given from said or mises seen site of the principal note seen stees shall have the same; ent and the action of said	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby sured by the Grantee or hi or his successor, such insu or his successor or the holding so paid and the cost of of said indebtedness to proved hereby, or of the passage by the Stolder of said indebtedness; ouch taxes or assessments is option of the legal holder of law hereafter enacted, an anner as if all of said indebtedness; oppon request of the legal holder of law hereafter enacted, an anner as if all of said indebtedness; and disbursements padence, stenographer's charge il be paid by the Grantor—said indebtedness, as such, ad shall be taxed as costs a until all such expenses and such in all such expenses and ence from the City of Chici in case of like disqualification of the condition of the condition of the city of the powers and duties in all respected in all respected in all respected substitute Trustee, second s	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym ard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so wrow as any insurance so procured tect the lien hereof with it ate of a law imposing payor upon the rendering by legally inoperative, the wift the said indebtedness, and with interest thereon friedness had then matured der of said principal note or by breach of der of said principal note of said principal notes, costs of procuring or c.; and the like expenses a may be a party, shall also may be a party, shall also and included in any judgm lisbursements and the cost g, and agree that a Rece the indebtedness hereby sugo, of the Grantee, HARI on of both HARRY LEE 1 ght to appoint a Trustee spects whatsoever as if shall be conclusive evident.	ant extending the time of pagainst the interest of the or hereafter enacted implement to submit to the Gran de amount of their fair valuitten as to require all loss pagainst taxes or assest, Grantoragree	ayment. Grantee or his such as a gainst los a gainst los to be applied to be applied ayment at the portion of any risdiction of any risdiction of any risdiction of accurred hereby mediately du the rat agreed by the the happening the properties of the to act as succeptolatment of ein. And that and duty to the grayment and the properties of the propertie
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor the whole or any part the scors receipts therefor. THIRD—To commit or FOURTH—To allow all fire, lightning and tornade the reduction of said indet In the event of the fai arge or purchase any tax 1 thout demand; and the sam e of 10 per cent. per annun In the event of a breach tes or assessments aforesa cision that the undertaking induling principal and all ad collectible, notwithstandir 10 per cent. per annum, s antor—that in case the rany of the contingencies election of the moneys her any of the contingencies election of the moneys her defings—including a reasona te to said premises and em proceeding wherein Grante penses and disbursements a edings; which proceedings s charge of said premises an In case of death, disabi- ty of Chicago, Illinois, is h ustee as aforesaid, then the s Trust Deed; and either c it as such substitute Truste PROVIDED ALWAYS	mand agreeas fol lebtedness and the in re delinquency all tarthis Trust Deed or this Trust Deed or treof upon the Grante permit no waste upon buildings at any time less, in companies to teachess at the option lure to pay taxes or it in a second of any of the aforesaid upon the Grantes of any of the aforesaid upon the Grantes by the Grantora crued interest, without a second in the ganything contained thall be recoverable hight of foreclosure aforesaid, the Grantes by secured as may other control of the second of the control of the successor or thall be an additional sesion of and income d collect such income d collect such income of the successor or ereby appointed as his legal holder or holde fis ald substitute Tru. Tr. or said endorsem first when all of the	lows: thereon as herein and the sand assessments by or he money or indebtedness to be in he approved by the Grantee and in the holder thereof. assessments, the Grantee and premises; and all more asid premises; and all more said premises or his successor or the is herein provided, to pay sut deduction, shall, at the in this Trust Deed or any of foreclosure hereof in maio arises hereunder, either of, or his successor; may, up be necessary; that all expuldays for documentary evit ordering sale thereof, sha any holder of any part of lien upon said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an or the principal note seen that have the same; testees shall have the same; ent and the action of said a aforesaid covenants and	d in said notes provided, or in the State of Oklahoma secured hereby, without regulater of the notes hereby sured by the Grantee or his or his successor, such insu or his successor or the holding so paid and the cost of of said indebtedness to proved hereby. Or of the passage by the Stolder of said indebtedness, or of the passage by the Stolder of said indebtedness, or of the legal holder of law hereafter enacted, and mer as if all of said indebtedness and the legal holder of non request of the legal holders of law hereafter enacted, and mer as if all of said indebtedness, as such, and shall be taxed as costs a until all such expenses and such in the said indebtedness, as such, at shall be taxed as costs a until all such expenses and ership expenses, apply upon ence from the City of Chier in case of like disqualification and the said such force of the city of Chier in case of like disqualification and the large powers and duties in all resources.	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so wrow as any insurance so procured tect the lien hereof with it ate of a law imposing payor upon the rendering by legally inoperative, the wift the said indebtedness, of with interest thereon friedness had then matured deright note or by breach of the did or incurred in that be say, costs of procuring or carried and the like expenses a may be a party, shall also nd included in any judgmilsbursements and the cost g, and agree—that a Recethe indebtedness hereby sign, of the Grantee, HARI on of both HARRY LEE Tight to appoint a Trustee spects whatsoever as if fighall be conclusive evidence the Grantee or his succession.	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran the amount of their fair valuitten as to require all loss by pay such taxes or assess. Grantor—agree—to reprinterest from the date of pagain to the date of pagain to the date of pagain to the date of the indehtedness swithout notice, become implement of the whole or any border of the indehtedness swithout notice, become implement of the covenants or pagain to the covenants or pagain to the covenants or pagain to the covenants or pagain the date of such mature and disbursements occasion to be paid by the Grantor, the pagain that have been paid. The pagain that the date of such that may be rendered as of suit have been paid. The pagain that the pagain the date of such a set in the date of such a set in amed as Trustee here, respectively, of his right pagain to the pagain the lease said premate. D. 19———	ayment. Grantee or his such a gainst los to be applied to
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor SECOND—To pay befor the whole or any part the score receipts therefor. THIRD—To commit or FOURTH—To allow all fire, lightning and tornade the reduction of said indet In the event of the fai arge or purchase any tax I thout demand; and the sam In the event of a breach tes or assessments aforesa cision that the undertaking sluding principal and all ad collectible, notwithstandir 10 per cent. per annum, s antor—that in case the rany of the contingencies a llection of the moneys have dedings—including a research lection of the moneys have let o said premises and em proceeding wherein Grante penses and disbursements a edings; which proceedings s charge of said premises an In case of death, disabit ty of Chicago, Illinois, is h ustee as aforesaid, then the is Trust Deed; and either of t as such substitute Truste PROVIDED ALWAYS	mand agreeas fol lebtedness and the in re delinquency all tarthis Trust Deed or this Trust Deed or treof upon the Grante permit no waste upon buildings at any time less, in companies to teachess at the option lure to pay taxes or it in a second of any of the aforesaid upon the Grantes of any of the aforesaid upon the Grantes by the Grantora crued interest, without a second in the ganything contained thall be recoverable hight of foreclosure aforesaid, the Grantes by secured as may other control of the second of the control of the successor or thall be an additional sesion of and income d collect such income d collect such income of the successor or ereby appointed as his legal holder or holde fis ald substitute Tru. Tr. or said endorsem first when all of the	lows: thereon as herein and the sand assessments by or he money or indebtedness to be in he approved by the Grantee and in the holder thereof. assessments, the Grantee and premises; and all more asid premises; and all more said premises or his successor or the is herein provided, to pay sut deduction, shall, at the in this Trust Deed or any of foreclosure hereof in maio arises hereunder, either of, or his successor; may, up be necessary; that all expuldays for documentary evit ordering sale thereof, sha any holder of any part of lien upon said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an or the principal note seen that have the same; testees shall have the same; ent and the action of said a aforesaid covenants and	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby so are the notes hereby so are the notes hereby so are the successor, such insu or his successor or the holding so paid and the cost of of said indebtedness to proved hereby, or of the passage by the Stolder of said indebtedness; of the legal holder of the legal holder of the legal holder of law hereafter enacted, an inner as if all of said indebtedness; option of the legal holder of law hereafter enacted, an inner as if all of said indebtedness; and disbursements padence, stenographer's charge il be paid by the Grantor—said indebtedness, as such, ad shall be taxed as costs a until all such expenses and such in case of like disqualification of the city of Chici in case of like disqualification of the city of the powers and duties in all respected in the city of the powers and duties in all respected in the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the cit	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym ard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so wrow as any insurance so procured tect the lien hereof with it ate of a law imposing paymor upon the rendering by legally inoperative, the wifthe said indebtedness, and with interest thereon friedness had then matured der of said principal note or by breach of der of said principal note of said principal note of said principal note.; and the like expenses a may be a party, shall also and included in any judgm lisbursements and the cost, and agree that a Rece the indebtedness hereby sign, of the Grantee, HARI on of both HARRY LEE 1 ght to appoint a Trustee spects whatsoever as if shall be conclusive evident.	ant extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran as a submit to the taxes or assess. A Grantor—agree—to rependerest from the date of pagain to the indehtedness swithout notice, become imported the indehtedness swithout notice, become imported to the indehtedness swithout notice, become in the taxes of the covenants or any of the covenants or any of the covenants or a bring such legal proceeding in connection with some pide in that may be rendered so tsuit have been pide inversually be appointed to ecured. BY LEE TAFT, OREN E TAFT by endorsement of such a st named as Trustee here, respectively, of his right sor shall release said prendered.	ayment. Grantee or his soing paymen tee or his suc tee against loss to be applied to be applied to be applied to be applied ty immediately ayment at the portion of any risdiction of any risdiction of the trisdiction of the
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor SECOND—To pay befor the whole or any part the score receipts therefor. THIRD—To commit or FOURTH—To allow all fire, lightning and tornade the reduction of said indet In the event of the fai arge or purchase any tax I thout demand; and the sam In the event of a breach tes or assessments aforesa cision that the undertaking sluding principal and all ad collectible, notwithstandir 10 per cent. per annum, s antor—that in case the rany of the contingencies a llection of the moneys have dedings—including a research lection of the moneys have let o said premises and em proceeding wherein Grante penses and disbursements a edings; which proceedings s charge of said premises an In case of death, disabit ty of Chicago, Illinois, is h ustee as aforesaid, then the is Trust Deed; and either of t as such substitute Truste PROVIDED ALWAYS	mand agreeas fol lebtedness and the in re delinquency all tarthis Trust Deed or this Trust Deed or treof upon the Grante permit no waste upon buildings at any time less, in companies to teachess at the option lure to pay taxes or it in a second of any of the aforesaid upon the Grantes of any of the aforesaid upon the Grantes by the Grantora crued interest, without a second in the ganything contained thall be recoverable hight of foreclosure aforesaid, the Grantes by secured as may other control of the second of the control of the successor or thall be an additional sesion of and income d collect such income d collect such income of the successor or ereby appointed as his legal holder or holde fis ald substitute Tru. Tr. or said endorsem first when all of the	lows: thereon as herein and the sand assessments by or he money or indebtedness to be in he approved by the Grantee and in the holder thereof. assessments, the Grantee and premises; and all more asid premises; and all more said premises or his successor or the is herein provided, to pay sut deduction, shall, at the in this Trust Deed or any of foreclosure hereof in maio arises hereunder, either of, or his successor; may, up be necessary; that all expuldays for documentary evit ordering sale thereof, sha any holder of any part of lien upon said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an nor a release hereof given from said premises an or the principal note seen that have the same; testees shall have the same; ent and the action of said a aforesaid covenants and	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby so are the notes hereby so are the notes hereby so are the successor, such insu or his successor or the holding so paid and the cost of of said indebtedness to proved hereby, or of the passage by the Stolder of said indebtedness; of the legal holder of the legal holder of the legal holder of law hereafter enacted, an inner as if all of said indebtedness; option of the legal holder of law hereafter enacted, an inner as if all of said indebtedness; and disbursements padence, stenographer's charge il be paid by the Grantor—said indebtedness, as such, ad shall be taxed as costs a until all such expenses and such in case of like disqualification of the city of Chici in case of like disqualification of the city of the powers and duties in all respected in the city of the powers and duties in all respected in the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the cit	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so wrow as any insurance so procured tect the lien hereof with it ate of a law imposing payor upon the rendering by legally inoperative, the wift the said indebtedness, or upon the rendering by legally inoperative, the wift the said indebtedness, d with interest thereon friedness had then matured deripal note or by breach of the distriction of the said principal note its of incurred in that be its, costs of procuring or call and the like expenses a may be a party, shall also nd included in any judgmilsbursements and the cost ge, and agree—that a Receithe indebtedness hereby sigo, of the Grantee, HARI on of both HARRY LEE Tight to appoint a Trustee spects whatsoever as if fighall be conclusive evidence the Grantee or his successions.	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran the amount of their fair valuitten as to require all loss by pay such taxes or assest, Grantor	ayment. Grantee or his Soing paymen tee or his suc te against loss to be applied the applied to applied the applied to applied the
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor cessors therein, or against the whole or any part the scors receipts therefor. THIRD—To commit or property fire, lightning and tornade the reduction of said indet arge or purchase any tax 1 theut demand; and the sam is of 10 per cent, per annum in the event of a breach essor assessments aforesa cision that the undertaking cluding principal and all a d collectible, notwithstandir 10 per cent, per annum, s antor—that in case the r any of the contingencies is election of the moneys here eldings—including a reasons te to said premises and em proceeding wherein Grante penses and disbursements a eldings; which proceedings s tive—all right to the posse charge of said premises an in case of death, disabi ty of Chicago, Illinois, is usteen as aforesaid, then the s Trust Deed; and either c tion of said OREN E. TAF t as such substitute Trusts PROVIDED ALWAYS n hereof. WITNESS THE HAND.	mand agreeas fol lebtedness and the in the delinquency all tax this Trust Deed or it the desired permit no waste upon buildings at any time less, in companies to bedness at the option litre to pay taxes or ien or title affecting e and any other mona, shall be so much a of any of the aforesal did upon the Grantones by the Grantones by the Grantones anything contained hall be recoverable ight of foreclosure aforesaid, the Grante by secured as may able attorney's fee, or bracing the judgment e or his successor or shall be an additional heal not be dismissed assion of and income dity, resignation, or the reby appointed as his legal holder or holde of said substitute Tru, or said endorsem for the deal	lows: terest thereon as herein and see and assessments by or he money or indebtedness e or his successor or the hamoney and premises to be in he approved by the Grantee of the holder thereof. assessments, the Grantee said premises; and all mot eys disbursed by the holder sassessments or agreements or his successor or the hamoney of the holder of the holder thereof. In this Trust Deed or an or accessor, the hamoney of the holder or his successor, may, up to the holder of the holder of an or accessor, may, up to he ceesary; that all expetitless for documentary evitables for documentary evitables. The form of the principal note see stees shall have the same; event and the action of said aforesaid covenants and drantorthis.	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby stoder of the notes hereby stoder of the notes hereby stoder of the notes hereby so paid and the cost of said indebtedness to proved hereby. Or of the passage by the Stoder of said indebtedness, or of the passage by the Stoder of said indebtedness, on the legal holder of said indebtedness, or assessments is option of the legal holder of ylaw hereafter enacted, an uner as if all of said indebt upon maturity of said pripon request of the legal holder of such said indebtedness, as such, id shall be taxed as costs and intellight such expenses and of such foreclosure proceeding responses, apply upon ence from the City of Chica case of like disqualification and the said indebtedness and of such foreclosure proceeding the case of like disqualification are of the city of Chica case of like disqualification are of the city of Chica case of like disqualification are powers and duties in all resecond substitute Trustee, sagreements are performed to the said of the	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym are to fail indebtedness ma any insurance so procured tect the lien hereof with it also of a law imposing payor upon the rendering by legally inoperative, the wift the said indebtedness, d with interest thereon friedness had then matured neipal note or by breach (der of said principal note did or incurred in that be as, costs of procuring or c; and the like expenses amy be a party, shall also nd included in any judgm lisbursements and the cost g, and agree that a Rece the indebtedness had the cybers of the Grantee, HARR pight to appoint a Trustee spects whatsoever as if fishall be conclusive evidencine Grantee or his success.	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran the amount of their fair valuitten as to require all loss by pay such taxes or assest, Grantor—agree—to reprinterest from the date of pure the contract of the whole or any any Court of competent juncle of the indebtedness swithout notice, become imported the covenants or by express terms. It is of any of the covenants or by express terms. It is of any of the covenants or by the covenants or content that may be rendered so fsuit have been paid. Viver shall be appointed to recured. RY LEE TAFT, OREN E. TAFT by endorsement of such a rat named as Trustee her per page of suit have been paid. So that the covenant of such a rat named as Trustee here, respectively, of his rights or shall release said prendered.	ayment. Grantee or his Sing payment tee or his suc tee against los to be appite aments, or di ty immediatel ayment at the portion of any risdiction of secured hereby the hard before the hard the hard the hard the hard the hard to act as suc to act as suc to act as suc to act as dut to act as suc to act as dut to act as suc to act as dut to act as suc to act act act to act act act to act act act to act t
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor the whole or any part the scors receipts therefor. THIRD—To commit or FOURTH—To allow all fire, lightning and tornade the reduction of said indet In the event of the fai arge or purchase any tax I thout demand; and the sam in the event of a breach tes or assessments aforesa cision that the undertaking huding principal and all ad collectible, notwithstandir 10 per cent. per annum, santor—that in case the antor—that in case the antor—that in case the antor—that in case the proceeding wherein Grante penses and disbursements a delings; which proceedings saive—all right to the posse charge of said premises an in case of death, disabit ty of Chicago, Illinols, is ustee as aforesaid, then the is Trust Deed; and either of the substitute Truste PROVIDED ALWAYS in hereot. WITNESS THE HAND	mand agreeas fol lebtedness and the in the delinquency all tax this Trust Deed or it the desired permit no waste upon buildings at any time less, in companies to stedness at the option litre to pay taxes or iten or title affecting e and any other mone, shall be so much a of any of the aforesal did upon the Grantora crued interest, without any of the Grantora crued interest, without a service in the granting contained hall be recoverable ight of foreclosure aforesaid, the Grantor bely secured as may bele attorney's fee, or bracing the judgment e or his successor or shall be an additional heal not be dismissed assion of and income dity, resignation, or the reby appointed as his legal holder or holder of holder or hold of said substitute Tru. And sealof the Canada seal.	lows: terest thereon as herein and see and assessments by or he money or indebtedness e or his successor or the hamoney and premises to be in he approved by the Grantee of the holder thereof. assessments, the Grantee said premises; and all mot eys disbursed by the holder sassessments or agreements or his successor or the hamoney of the holder of the holder thereof. In this Trust Deed or an or accessor, the hamoney of the holder or his successor, may, up to the holder of the holder of an or accessor, may, up to he ceesary; that all expetitless for documentary evitables for documentary evitables. The form of the principal note see stees shall have the same; event and the action of said aforesaid covenants and drantorthis.	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby so are the notes hereby so are the notes hereby so are the successor, such insu or his successor or the holding so paid and the cost of of said indebtedness to proved hereby, or of the passage by the Stolder of said indebtedness; of the legal holder of the legal holder of the legal holder of law hereafter enacted, an inner as if all of said indebtedness; option of the legal holder of law hereafter enacted, an inner as if all of said indebtedness; and disbursements padence, stenographer's charge il be paid by the Grantor—said indebtedness, as such, ad shall be taxed as costs a until all such expenses and such in case of like disqualification of the city of Chici in case of like disqualification of the city of the powers and duties in all respected in the city of the powers and duties in all respected in the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the powers and duties in all respected in the city of the cit	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym are to fail indebtedness ma any insurance so procured tect the lien hereof with it also of a law imposing payor upon the rendering by legally inoperative, the wift the said indebtedness, d with interest thereon friedness had then matured neipal note or by breach (der of said principal note did or incurred in that be as, costs of procuring or c; and the like expenses amy be a party, shall also nd included in any judgm lisbursements and the cost g, and agree that a Rece the indebtedness had the cybers of the Grantee, HARR pight to appoint a Trustee spects whatsoever as if fishall be conclusive evidencine Grantee or his success.	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran the amount of their fair valuitten as to require all loss by pay such taxes or assest, Grantor—agree—to reprinterest from the date of pure the contract of the whole or any any Court of competent juncle of the indebtedness swithout notice, become imported the covenants or by express terms. It is of any of the covenants or by express terms. It is of any of the covenants or by the covenants or content that may be rendered so fsuit have been paid. Viver shall be appointed to recured. RY LEE TAFT, OREN E. TAFT by endorsement of such a rat named as Trustee her per page of suit have been paid. So that the covenant of such a rat named as Trustee here, respectively, of his rights or shall release said prendered.	ayment. Grantee or his Sing payment tee or his suc tee against loss to be appited to b
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay befor coessors therein, or against the whole or any part the ssors receipts therefor. THIND—To commit or FOURTH—To allow all if re, lightning and tornade the reduction of said indet arge or purchase any tax 1 thout demand; and the sam the of 10 per cent, per annum In the event of a breach exes or assessments aforesa cision that the undertaking cluding principal and all ac d collectible, notwithstandir 10 per cent. per annum, s antor—that in case the r any of the contingencies r any of the contingencies r antor that in case the edings—including a reasons le to said premises and em proceeding wherein Grante penses and disbursements e delings; which proceedings s itye—all right to the posse charge of said premises an In case of death, disabit ty of Chicago, Illinois, is h ustee as aforesaid, then the is Trust Deed; and either c tion of said OREN E. TAB t as such substitute Truste PROVIDED ALWAYS Therefore WITNESS THE HAND.	mand agreeas fol lebtedness and the in re delinquency all tax this Trust Deed or it the continuous and the continuous at the option lure to pay taxes or it the affecting e and any other mone, shall be so much a of any of the aforesal id upon the Grantora crued interest, without a system of the continuous anything contained hall be recoverable it get of foreclosure aforesald, the Grantor aforesald, the Grante e or his successor or shall be an additional bean additional heal not be dismissed assion of and income dity, resignation, or the reby appointed as his legal holder or holder of said substitute Trust, or said endorsem of the contract of the con	lows: terest thereon as herein and see and assessments by or he money or indebtedness e or his successor or the he approved by the Grantee of the holder thereof. The seeds of the holder	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby state of the notes hereby sured by the Grantee or his successor, such insu or his successor or the hold ney so paid and the cost of said indebtedness to proved hereby. Or of the passage by the stolder of said indebtedness, such taxes or assessments is option of the legal holder y law hereafter enacted, an uner as if all of said indebtedness, and the said pripon request of the legal holder hopom maturity of said pripon request of the legal holder said indebtedness, as such, as such, as such of said pripon request of the legal holder and is bursements part of the said pripon request of the legal holder and in the paid by the Grantor said indebtedness, as such, as shall be taxed as costs a until all such expenses and a such foreclosure proceedin case of like disqualifact ured hereby shall have the resecond substitute Trustee, and agreements are performed that of the said	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so wree of said indebtedness material and indebtedness material and indebtedness material and indebtedness, or upon the rendering by legally inoperative, the wift the said indebtedness, dwith interest thereon friedness had then matured did with interest thereon friedness had then matured deright note or by breach of the indebtedness, and the like expenses a may be a party, shall also nd included in any judgmilsbursements and the cost g, and agree that a Recethe indebtedness hereby sign, of the Grantee, HARI on of both HARRY LEE Tight to appoint a Trustee spects whatsoever as if fishall be conclusive evidence the Grantee or his success.	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran de amount of their fair valuitten as to require all loss by pay such taxes or assest, Grantor	ayment. Grantee or his Soing payment tee or his suc tee against loss to be applied to
The Grantor—covenant. FIRST—To pay said ind SECOND—To pay before coessors therein, or against the whole or any part the ssors receipts therefor. THIRD—To commit or r FOURTH—To allow all fire, lightning and tornade the reduction of said indet arge or purchase any tax 1 thout demand; and the sam to of 10 per cent. per annum In the event of a breach test or assessments aforesa ecision that the undertaking cluding principal and all ac di collectible, notwithstandir 10 per cent. per annum, seathor—that in case the rany of the contingencies a cluding principal and all ac di collectible, notwithstandir 10 per cent. per annum, seathor—that in case the rany of the contingencies a cludings—including a reasona tile to said premises and eldings—including a reasona tile to said premises and proceedings which proceedings s eldings; which proceedings s eldings; which proceedings s alve—all right to the posse charge of said premises an in case of death, disabit ty of Chicago, Illinois, is h tustee as aforesaid, then the is Trust Deed; and either c tion of said orem seathor trustee as aforesaid then the strustee of the trustee as aforesaid then the trustee as aforesaid then the trustee as aforesaid. Hen the strust Deed; and either c ethon of said orem seathor trustee as aforesaid, then the strustee of Chicago, Illinois, is h trustee as aforesaid then the strustee of Nathor trustee as aforesaid then the strustee of Nathor trustee of Nathor trustee of Nathor trustee of Nathor trustee of Chicago, Illinois, is h the seathor trustee of Nathor trustee of Na	mand agreeas fol lebtedness and the in re delinquency all tax this Trust Deed or it the control upon the Grante permit no waste upon buildings at any time less, in companies to stedness at the option litre to pay taxes or ien or title affecting e and any other mone, shall be so much a of any of the aforesal did upon the Grantora crued interest, without any of the Grantora crued interest, without any of the Grantora crued interest, without any of the Grantora crued interest, without a sold any of the Grantora crued interest, without a label and the Grantor and Income dity, resignation, or the reby appointed as in legal holder or hold of said substitute Tru. or said endorsem of the Grantor and sealof the Grantor and State an	lows: terest thereon as herein and see and assessments by or he money or indebtedness e or his successor or the hamoney and premises to be in he approved by the Grantee of the holder thereof. assessments, the Grantee said premises; and all mot eys disbursed by the holder sassessments or agreements or agreements or his successor or the hamoney of the holder of the holder thereof. In this Trust Deed or an by foreclosure hereof in man so arises hereunder, either a, or his successor, may, up the necessary; that all expetitless for documentary evict ordering sale thereof, shanny holder of any part of lien upon said premises and nor a release hereof given from said premises pending, and the same, less Receivemporary or permanent abs is successor in trust, and irs of the principal note see stees shall have the same; etc shall have the same; etc ent and the action of said aforesaid covenants and drantorthis.	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby stoder of the notes hereby stoder of the notes hereby stored by the Grantee or his successor, such insu or his successor or the holding so paid and the cost of said indebtedness to proved hereby. Or of the passage by the Stoder of said indebtedness, such taxes or assessments is option of the legal holder of ylaw hereafter enacted, an uner as if all of said indebted upon maturity of said pripon request of the legal holder of ylaw hereafter enacted, an uner as if all of said indebtedness, and disbursements padence, stenographer's charge il be paid by the Grantor said indebtedness, as such, id shall be taxed as costs a until all such expenses and of such foreclosure proceeding case of like disqualification case of like disqualification case of like shall have the rowers and duties in all resecond substitute Trustee, sagreements are performed to day of the said of said countil and the said of said countil and the said and the cost of the legal holder and the said and the cost of the legal holder and the said and the cost of the legal holder an	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym are to fail indebtedness ma any insurance so procured tect the lien hereof with it attends the many insurance so procured tect the lien hereof with it attends to the source of a law imposing payor upon the rendering by legally inoperative, the wifi the said indebtedness, if the wifi interest thereon friedness had then matured derivation of the matured derivation of the matured in that be as, costs of procuring or carried to the matured in the season of the matured in the season of the cycles of the costs of procuring or carried to the matured in the season of the Grantee, HARI on both the MARRY LEB Tight to appoint a Trustee spects whatsoever as if fishall be conclusive evident the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and State, on this ward of the Grantee or his successive and state, on the successive and state, on the successive and state	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran de amount of their fair valuitten as to require all loss by pay such taxes or assest, Grantor	ayment. Grantee or his successive payment to be applied to
The Grantor—covenant FIRST—To pay said ind SECOND—To pay befor coessors therein, or against the whole or any part the ssors receipts therefor. THIND—To commit or FOURTH—To allow all fire, lightning and tornade the reduction of said indet reduction of said indet arge or purchase any tax I thout demand; and the sam to of 10 per cent. per annum In the event of a breach test or assessments aforesa cision that the undertaking cluding principal and all acd collectible, notwithstandir 10 per cent. per annum, santor—that in case the rany of the contingencies illection of the moneys heredings—including a reasonale to said premises and eadings—including a reasonale to said premises and edings—including a reasonale to said premises and in case of death, disabity of Chicago, Illinois, is have as aforesaid, then the is Trust Deed; and either of the substitute Truste PROVIDED ALWAYS on hereof. WITNESS THE HAND— tate of Oklaho without of the contraction of said premises and rether of the contraction of said premises and proceedings and either of the same proceeding the provided of the pose of heath, disabity of Chicago, Illinois, is have as aforesaid, then the provided of the pose of the provided of the pro	mind agree	lows: thereon as herein and the search and assessments by or he money or indebtedness to be in he approved by the Grantee of the holder thereof. a said premises to be in he approved by the Grantee and it he holder thereof. assessments, the Grantee said premises; and all moreys disbursed by the holder assessments or agreements or his successor or the heart he holder thereof. It is that the in this Trust Deed or any foreclosure hereof in male and arises hereunder, either and arises hereunder, either and arises hereunder, either and arises hereunder, either and arises hereunder, sha any holder of any part of lien upon said premises and any holder of any part of lien upon said premises pending and the same, less Receivemporary or permanent absets successor in trust, and it is sof the principal note seen shall have the same int and the action of said and any holder of any part of the principal note seen shall have the same and and arises the action of said and any holder of any part of the principal note seen shall have the same and arises shall have the same and and arises the principal note seen shall have the same and any holder of any part of the principal note seen shall have the same and any holder of any part of the principal note seen shall have the same and any holder of any part of said and any holder of any part of the principal note seen shall have the same and the action of said and any holder of any part of the principal note seen shall have the same and the action of said and any holder of the principal note seen shall have the same and the action of said and any holder of the same and the action of said and any holder of the principal note seen shall have the same and the action of said and the same and the action of said and the same and the action of said and the same and the same and the action of said and the same and the action of said and the same and the sam	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby stoder of the notes hereby stoder of the notes hereby stoder of the notes hereby so or his successor or the holder of said indebtedness to proved hereby, or of the passage by the Stoder of said indebtedness, such taxes or assessments is option of the legal holder of said indebtedness, uch taxes or assessments is option of the legal holder of ylaw hereafter enacted, an mer as if all of said indebtedness, upon maturity of said pripon request of the legal holder of the legal	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym ard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so we are of said indebtedness material and any insurance so procured tect the lien hereof with it are of a law imposing payor upon the rendering by legally inoperative, the with the said indebtedness, if with interest thereon freedness had then matured deright into the or by breach of the decision of the find principal not did or incurred in that be as, costs of procuring or city and the like expenses a may be a party, shall alse ind included in any judgm lisbursements and the cost g, and agree that a Receive indebtedness hereby sugo, of the Grantee, HARI gibt to appoint a Trustee spects whatsoever as if fishall be conclusive evident the Grantee or his successive that the cost of the Grantee or his successive and state, on this many bar and state, on this successive and state, and	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran the amount of their fair valuation as to require all loss by pay such taxes or assest. Grantor—agree—to reprinterest from the date of any any Court of competent juncle of the indebtedness swithout notice, become important to the whole or any any Court of the covenants or by express terms. It is of any of the covenants or by the grantor with sompleting an abstract show that if in connection with sompleting an abstract show the paid by the Grantor that may be rendered so fished have been paid. Siver shall be appointed to the covenant of such a rst named as Trustee here, respectively, of his rights sor shall release said premeday of the covenant of such a rst named as Trustee here. The page of the	ayment. Grantee or his Grantee or his soing payment tee or his suc tee or his suc tee against los to be applies sments, or di ty immediatel ayment at the portion of any risdiction of secured hereby mediately du tity at the rat agreed by th the happenin dlings for th the happenin dlings for the halo to he gal pre ving the whol to All succi fine Grantor ake possession TAFT of th to act as succ ppointment or ein. And th th and duty th thises from th (SEAL (SEAL (SEAL
The Grantor—covenant FIRST—To pay said ind SECOND—To pay befor coessors therein, or against the whole or any part the scors receipts therefor. THIRD—To commit or FOURTH—To allow all fire, lightning and tornade the reduction of said indet in the event of the fai arge or purchase any tax 1 tithcut demand; and the sam to of 10 per cent, per annum In the event of a breach vas or assessments aforesa clision that the undertaking cluding principal and all ad collectible, notwithstandir 10 per cent, per annum, scantor—that in case the rany of the contingencies rantor—that in case the rany of the contingencies rantor—that in case the rany of the contingencies are eldings—including a reasona tle to said premises and eldings—including a reasona tel to said premises and eldings—including a reasona tel to said premises and endings, which proceedings s eldings; which proceedings s eldings; which proceedings s alve—all right to the posse charge of said premises and trustee as aforesaid, then the is Trust Deed; and either c titon of said OREN E. TAF the as such substitute Truste PROVIDED ALWAYS ? the hereof. WITNESS THE HAND. **Tested of Oklaho **Ounty of ** **Tested of Oklaho ** **Ounty of ** ** ** **Tested of Oklaho ** ** **Ounty of ** ** ** ** ** ** ** ** ** ** ** ** **	mind agree	lows: thereon as herein and the search and assessments by or he money or indebtedness to be in he approved by the Grantee of the holder thereof. a said premises to be in he approved by the Grantee and it he holder thereof. assessments, the Grantee said premises; and all moreys disbursed by the holder assessments or agreements or his successor or the heart he holder thereof. It is that the in this Trust Deed or any foreclosure hereof in male and arises hereunder, either and arises hereunder, either and arises hereunder, either and arises hereunder, either and arises hereunder, sha any holder of any part of lien upon said premises and any holder of any part of lien upon said premises pending and the same, less Receivemporary or permanent absets successor in trust, and it is sof the principal note seen shall have the same int and the action of said and any holder of any part of the principal note seen shall have the same and and arises the action of said and any holder of any part of the principal note seen shall have the same and arises shall have the same and and arises the principal note seen shall have the same and any holder of any part of the principal note seen shall have the same and any holder of any part of the principal note seen shall have the same and any holder of any part of said and any holder of any part of the principal note seen shall have the same and the action of said and any holder of any part of the principal note seen shall have the same and the action of said and any holder of the principal note seen shall have the same and the action of said and any holder of the same and the action of said and any holder of the principal note seen shall have the same and the action of said and the same and the action of said and the same and the action of said and the same and the same and the action of said and the same and the action of said and the same and the sam	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby stoder of the notes hereby sured by the Grantee or his successor, such insu or his successor or the holding so paid and the cost of said indebtedness to proved hereby. Or of the passage by the stoder of said indebtedness, such taxes or assessments is option of the legal holder ylaw hereafter enacted, an inner as if all of said indebtedness, upon maturity of said pripon request of the legal holder honesse and disbursements padence, stenographer's chargell be paid by the Grantor said indebtedness, as such, ad shall be taxed as costs a until all such expenses and is such foreclosure proceedin case of like disqualifact ured hereby shall have the repowers and duties in all resecond substitute Trustee, is agreements are performed that of the said of the sai	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym ard to any law heretofore ecured, and on such paym as successor for at least the rance policies to be so we are of said indebtedness material and any insurance so procured tect the lien hereof with it are of a law imposing payor upon the rendering by legally inoperative, the with the said indebtedness, if with interest thereon freedness had then matured deright into the or by breach of the decision of the find principal not did or incurred in that be as, costs of procuring or city and the like expenses a may be a party, shall alse ind included in any judgm lisbursements and the cost g, and agree that a Receive indebtedness hereby sugo, of the Grantee, HARI gibt to appoint a Trustee spects whatsoever as if fishall be conclusive evident the Grantee or his successive that the cost of the Grantee or his successive and state, on this many bar and state, on this successive and state, and	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran the amount of their fair valuation as to require all loss by pay such taxes or assest. Grantor—agree—to reprinterest from the date of any any Court of competent juncle of the indebtedness swithout notice, become important to the whole or any any Court of the covenants or by express terms. It is of any of the covenants or by the grantor with sompleting an abstract show that if in connection with sompleting an abstract show the paid by the Grantor that may be rendered so fished have been paid. Siver shall be appointed to the covenant of such a rst named as Trustee here, respectively, of his rights sor shall release said premeday of the covenant of such a rst named as Trustee here. The page of the	ayment. Grantee or his Sing payment tee or his suc tee or his suc tee against loss to be applied to agreed by the the happening the shole the happening the whole de by any sui the land to act as such product to act as such product and the the applied the applied the shole to act as such to act act to act act to act act to act act to act to act act to ac
The Grantor—covenant FIRST—To pay said ind SECOND—To pay befor coessors therein, or against the whole or any part the ssors receipts therefor. THIRD—To commit or FOURTH—To allow all fire, lighting and tornade the reduction of said indet said said indet reduction of said indet said of light continual and to flop re cent, per annum, scale in the undertaking cliuding principal and all ac di collectible, notwithstandir 10 per cent, per annum, srantor—that in case the rany of the contingencies rantor—that in case the rany of the contingencies rantor—that in case the reduings—including a reasone the to said premises and en tepenses and disbursements a reduings; which proceedings saive—all right to the posse saive—all right to the posse relution of said premises an In case of death, disabi ty of Chicago, Illinois, is h rustee as aforesaid, then the is Trust Deed; and either or eithon of said OREN E. TAF et as such substitute Truste PROVIDED ALWAYS reduction of the substitute Truste PROVIDED ALWAYS reduction of the substitute Truste PROVIDED ALWAYS reduction of the substitute Truste proveding appeared the control of the substitute Truste proveding appeared the control of the substitute truste proveding appeared the control of the substitute truste proveding and either of the substitute truste proveding appeared the control of the substitute the substitute truste the substit	mand agreeas fol lebtedness and the in e delinquency all tar this Trust Deed or this Trust Deed or this Trust Deed or this Trust Deed or the grante open the Grante open the Grante open the dealers at the option ture to pay taxes or the option or title affecting e and any other mone, shall be so much a of any of the aforesal did upon the Grantee of the Grantee o	lows: terest thereon as herein an kes and assessments by or the money or indebtedness e or his successor or the h a said premises. on said premises to be in he approved by the Grantee of the holder thereof	d in said notes provided, or in the State of Oklahoma secured hereby, without reg tolder of the notes hereby stoder of the notes hereby stoder of the notes hereby stoder of the notes hereby so or his successor or the holder of said indebtedness to proved hereby, or of the passage by the Stoder of said indebtedness, such taxes or assessments is option of the legal holder of said indebtedness, uch taxes or assessments is option of the legal holder of ylaw hereafter enacted, an mer as if all of said indebtedness, upon maturity of said pripon request of the legal holder of the legal	according to any agreeme against said premises or a rard to any law heretofore ecured, and on such paym ard to any law heretofore ecured, and on such paym or of said indebtedness ma any insurance so procured tect the lien hereof with if ate of a law imposing pay or upon the rendering by legally inoperative, the will the said indebtedness, and with interest thereon freedeness had then matured delipal note or by breach of the said principal note der of said principal note der of said principal note der of said principal note, and the like expenses a may be a party, shall also and included in any judgm lisbursements and the cost g, and agree that a Rece the indebtedness hereby sugo, of the Grantee, HARI gight to appoint a Trustee spects whatsoever as if finall be conclusive evident the Grantee or his success. A the contract of the Grantee or his success the Grantee or his success the sudded of the Grantee or his success the sudded of the Grantee or his success the grantee or his grantee or his grantee or hi	ent extending the time of pagainst the interest of the or hereafter enacted implent to submit to the Gran on the control of their fair valuation as to require all loss by pay such taxes or assest. Grantor—agree—to reprinterest from the date of any any Court of competent juncle of the indebtedness swithout notice, become imported the covenants or any of the covenan	ayment. Grantee or his Sing payment tee or his suc tee against loss to be applied the against loss to be applied to the term to the drantor ake possession TAFT of the to act as suct produtment or the applied to act as suct produtment or the and duty te alses from the (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)