OKLAHOMA REAL ESTATE MORTGAGE (Harry Lee Tatt 15t)	
UNCARIONA REAL ESTATE MURINAUE (LIGITY LAS TAIL IS)	DORSI:Y PUDIER COMPART, DADAR, TEXIA
THIS INDENTURE WITNESSETH, That the Grantor	
ofCounty, Oklahoma, for and in consideration of	DOLLARS,
in hand paid, the receipt whereof is hereby acknowled, do hereby Grant, Bargin, Sell and Convey unto	HARRY LEE TAFT (of the City of Chicago, State of Illinois),
Trustee, the following described property and premises situate in Muskogee County, Oklahoma, to-wit:	
มีปฏิภิณิณิณิตรียวกลอกการจะสุดภาษา) (สินที่การการการการการการการการการการการการการก	
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together with all the improvements thereon and the appurtenances thereauto belonging, and warrant the	
TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, Taxes, Judgments and Mortgages and other liens and encumbrances whatsoever.	clear and discharged of and from all former Grants, Charges,
Hereby releasing and waiving appraisement and all rights under and by virtue of the homestead of IN TRUST NEVERTHELESS For the purpose of securing the performance of the covenants and agr	
WHEREAS, The Grantor	
justly indebted uponprincipal promissory note, bearing even date herewith, payable to	own order and byendorsed and delivered
for the sum ofDollars, due on the first day of	
both principal and interest being payable at the office of PEARSONS & TAFT, in Chicago, Illinois, and be	
The Grantorcovenantand agreeas follows: FIRSTTo pay said indebtedness and the interest thereon as herein and in said notes provided, or SECONDTo pay before delinquency all taxes and assessments by or in the State of Oklahoma a	according to any agreement extending the time of payment.
successors therein, or against this Trust Deed or the money or indebtedness secured hereby, without rega of the whole or any part thereof upon the Grantee or his successor or the holder of the notes hereby se	a to any new nerecolore or hereatter enacted imposing payment
cessors receipts therefor. THIRD-To commit or permit no waste upon said premises.	
FOURTH—To allow all buildings at any time on said premises to be insured by the Grantee or his by fire, lightning and tornadoes, in companies to be approved by the Grantee or his successor, such insur	successor for at least the amount of their fair value against loss unce policies to be so written as to require all loss to be applied
by his, including and contactors in comparison to be approved by the contactor of and precedent, but and	
in the reduction of said indebtedness at the option of the holder thereof.	
In the event of the failure to pay taxes or assessments, the Grantee or his successor or the holder charge or purchase any tax lien or title affecting said premises; and all money so paid and the cost of a	of said indebtedness may pay such taxes or assessments, or dis my insurance so procured, Granicoragreeto repay immediately
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In the event of the failure to pay taxes or assessments, the Grantee or his successor or the holder of said indebtedness is and all moneys or paid and the cost of the cost of pay such taxes or assessments and any other moneys disbursed by the holder of said indebtedness to protect of a breach of any of the aforeald covenants or agreements or of the passage by the States or assessments aforeald upon the Grantee or his successor or the holder of said indebtedness, or decision that the undertaking by the Grante is herein provided to pay such taxes or assessments if is dimensioned in this Trute Deed or any law hereafter enacted, and of the orthis accessor or the holder of said indebtedness or any law hereafter enacted. The pay of the contingencies aforesaid, the Grantee, or his successor, may, upon request of the legal hold of of per cent. per annum, shall be recoverable by foreiclosure hereod in manner as if all of said indebtedness contingencies aforesaid, the Grantee, or his successor, may, upon request of the legal hold or collection of the money hereby for all be paid by the Grantee, or pay of the contingencies aforesaid, the Grantee, or any holder of and premises and embrancing the judgment ordering said premises and shall be taxed as cost an event and the distorted as any be accessory; that all expenses and shall be taxed as cost and event and the cost of and premises and shall be taxed as cost and event and the cost of a predict premises and the cost of the money beam additional indeption. The substantee of any part of said premises and shall be taxed as cost and event and the cost of the money beam additional indeption and shall be taxed as cost and event and the cost of the disputite function. The substantee of the disputite as a distance of the money by the disputite and the cost of the money beam additional indeption. The substantee of the disputite as a distance and collection, and the substantee the disputite as a distance and colect such factom, and the substantee areaded as the cost of the pre	of said indebtedness may pay such taxes or assessments, or dis ny insurance so procured, Grantoragreeto repay immediately set the lien hereof with interest from the date of payment at the the of a law imposing payment of the whole or any portion of any signify inoperative, the whole of the indebtedness secured hereby, the said indebtedness, without notice, become immediately due with interest thereon from the date of such maturity at the rate chaess had then matured by express terms. It is agreed by the class in dubtedness, without notice, become immediately due with interest thereon from the date of such maturity at the rate class in principal note, bring such legal proceedings for the i or incurred in that behalf in connection with such legal pro- and the like expenses and disbursements occasioned by any suit ay be a party, shall also be paid by the Grantor All such d included in any judgment that may be rendered in such pro- sumasments and the costs of suit have been paid. The Grantor and agreethat Rex LEE TAFT, OREN E, TAFT of the h to appoint a Trustee by endorsement of such appointment on ects whatsoever as if first named as Trustee berela. And the all be conclusive evidence, respectively, of his right and duty to e Grantee or his successor shall release said premises from the 
In the event of the failure to pay taxes or assessments, the Grantee or his successor or the holded started to prote the start is a manum, shall be so much additional indeptedates successor or the holder of said indebtedates. The second start is a manum, shall be so much additional indeptedates successor or the holder of said scattered hereby.         In the event of a breach of any of the aforesaid covenants or agreements or of the passage by the States or assessments aforesaid up the Grantee or his successor or the holder of said indebtedates, or any law hereafter enterty, and indeptedates in the train of the react pay such taxes or assessments is indepted in this Traine Deed or any law hereafter enterty and the destination of the per samum, shall be recoverable by foreclosure heread in manner as it all of said indebtedates, or any of the contingencies aforesaid, the Grantee, or his successor, may, upon request of the legal hold or other of the money hereby foreclosure as many be necessary; that all expenses and disbursements hall be a said (the distortey's fee, outlays for documentary evidence, stategrapher's charge evides of the money hereby foreclosure as any to be received.         Market and the distortey's fee, outlays for documentary evidence, stategrapher's charge evides distorted as any point of any part of said in each additional indepted presses and shall be taxed, as costs and evidence is an additional indepted presses and shall be taxed, as costs and evidence field or entires and observation of one and the order of any of the of said average and the cost of the money shall be additional indepted presses and shall be taxed as costs and evidence here and shall be taxed as costs and evidence is and field and the cost of any of said presses and shall be taxed as costs and evidence field presses and the cost of the money be additional indepted presses andit be cost and average and additional indepted presses and additio	of said indebtedness may pay such taxes or assessments, or dis ny insurance so procured, Grantoragreeto repay immediately set the lien hereof with interest from the date of payment at the the of a law imposing payment of the whole or any portion of any signify inoperative, the whole of the indebtedness secured hereby, the said indebtedness, without notice, become immediately due with interest thereon from the date of such maturity at the rate chaess had then matured by express terms. It is agreed by the class in dubtedness, without notice, become immediately due with interest thereon from the date of such maturity at the rate class in principal note, bring such legal proceedings for the i or incurred in that behalf in connection with such legal pro- and the like expenses and disbursements occasioned by any suit ay be a party, shall also be paid by the Grantor All such d included in any judgment that may be rendered in such pro- sumasments and the costs of suit have been paid. The Grantor and agreethat Rex LEE TAFT, OREN E, TAFT of the h to appoint a Trustee by endorsement of such appointment on ects whatsoever as if first named as Trustee berela. And the all be conclusive evidence, respectively, of his right and duty to e Grantee or his successor shall release said premises from the 