THIS INDENTURE WITNESSETH, That the Grantor M. M. Kussey (Milower)
of Notes County, Oklahoma, for and in consideration of Garle Huradis & Too DOLLARS, in hand paid, the receipt whereof is hereby acknowled dollars by 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 Muckogee County, Oklahoma, to-wit:
The cost Raly of the south West quarter of solion nime (9) in township twenty one (II) north france four tern (14) east of the Sydian Baseaux Mafidian Containing Wacres more or less.
together with all the improvements thereon and the appurtenances thereunto belonging, and warrant the title to the same. TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Charges, Judgments and Mortgages and other liens and encumbrances whatsoever. Taxes, Judgments and Mortgages and other liens and encumbrances whatsoever.
Hereby releasing and waiving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. IN TRUST NEVERTHELESS For the purpose of securing the performance of the covenants and agreements herein. WHEREAS, The Grantor Justin principal promissory note, bearing even date herewith, payable to the own order and by the endorsed and delivered for the sum of the first day of Delars, due on the first day of Delars, and the principal promissory note, bearing even date herewith, payable to the sum of the first day of Delars, due on
bearing interest from Latter of PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 PEARSONS & TAFT, in Chicago, Illinois, and bearing interest a
successors therein, or against this Trust Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted imposing payment of the whole or any part thereof upon the Grantee or his successor, or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his successor receipts therefor. THIRD—To commit or permit no waste upon said premises to be insured by the Grantee or his successor for at least the amount of their fair value against loss by fire, lightning and tornadoes, in companies to be approved by the Grantee or his successor, such insurance policies to' be so written as to require all loss to be applied
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 of said indebtedness may pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said premises; and all money so paid and the cost of any insurance so procured, Grantor
taxes or assessments aforesaid upon the Grantee or his successor or the holder of said indebtedness, or upon the rendering by any Court of competent jurisdiction of a decision that the undertaking by the Grantoras herein provided, to pay such taxes or assessments is legally inoperative, the whole of the indebtedness secured hereby, including principal and all accrued interest, without deduction, shall, at the option of the legal holder of the said indebtedness, without notice, become immediately due and collectible, notwithstanding anything contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such maturity at the rate of 10/per-cent. per annum, shall be recoverable by foreclosure hereof in manner as if all of said indebtedness had then matured by express terms. It is agreed by the Grantorthat in case the right of foreclosure so arises hereunder, either upon maturity of said principal note or by breach of any of the covenants or the happening
of any of the contingencies aforesaid, the Grantee, or his successor, may, upon request of the legal holder of said principal note, bring such legal proceedings for the collection of the moneys hereby secured as may be necessary; that all expenses and disbursements paid or incurred in that behalf in connection with such legal proceedings—including a reasonable attorney's fee, outlays for documentary evidence, stenographer's charges, costs of procuring or completing an abstract showing the whole title to said premises and embracing the judgment ordering said ethereof, shall be paid by the Grantor; and the like expenses and disbursements occasioned by any suit or proceeding wherein Grantee or his successor or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor All such
expenses and disbursements shall be an additional lien upon said premises and shall be taxed as costs and included in any judgment that may be rendered in such proceedings; which proceedings shall not be dismissed nor a release hereof given until all such expenses and disbursements and the costs of sut have been paid. The Grantor—waiver—all right to the possession of and income from said premises pending such foreclosure proceeding, and agree—that a Receiver shall be appointed to take possession or charge of said premises and collect such income, and the same, less Receivership expenses, apply upon the indobtedness hereby secured. In case of death, disability, resignation, or temporary or permanent absence from the City of Chicago, of the Grantee, HARRY LEE TAFT, OREN E. TAFT of the City of Chicago, lilinols, is hereby appointed as his successor in trust, and in case of like disqualification of both HARRY LEE TAFT and OREN E. TAFT to act as such trustee as aforesaid, then the legal holder or holders of the principal note secured hereby shall have the right to appoint a Trustee by endorsement of such appointment on this Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all respects whatsoever as if first named as Trustee herein. And the
action of said OREN E. TAFT, or said endorsement and the action of said second substitute Trustee, shall be conclusive evidence, respectively, of his right and duty to act as such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the Grantee or his successor shall release said premises from the lien hereof. WITNESS THE HAND and seal of the Grantor this The day of Southern A. D. 1908
Th. M. Quesen. (SEAL)
State of Oklahoma ss. Gounty of Program Charles BEFORE ME, A NOTARY PUBLIC, In and for said County and State, on this /ext day of Oct. 1908 personally appeared of the Charles Mes. (and County appeared)
to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that Al executed the same as free and voluntary act and deed for the uses and purposes therein set forth.
State of Oklahoma ss.
County of A.D. 19 CC, at o'clock By
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