ONLAHOMA BEAL LAVATE MORYGAGE LUAT	DURSET Printige usants
THIS INDENTURE WITNESSE	TH, That the Grantor
	bunty, Oklahoma, for and in consideration of
	hereby acknowled, dohereby Grant, Bargin, Sell and Convey unto HARRY LEE TAFT (of the City of Chicago, Sta erty and premises situate in Muskogee County, Oklahoms, towit:
a.5% ( 4, e a. 67 ) 4, e a a a a a a a a a a a a a a a a a a	
	•
• • • • • • • • • • • • • • • • • • • •	
SECOND-To pay before deling	greeas follows: ss and the interest thereon as herein and in said notes provided, or according to any agreement extending the time of uency all taxes and assessments by or in the State of Oklahoma against said premises or against the interest of the
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in co- in the reduction of said indebtedness. In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent. per annum, shall b In the event of a breach of any of taxes or assessments aforesaid upon decision that the undertaking by the including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent. per annum, shall be Grantor—that in case the right of of any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be usedings; which proceedings shall not waiveall right to the possession of or charge of said premises and collect In case of death, disability, resi, Citry of Cheago. Ulinols. is hereby as	ust Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted im in the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grant is at any time on said premises. Is at any time on said premises to be insured by the Grantee or his successor for at least the amount of their fair val- ompanies to be approved by the Grantee or his successor, such insurance policies to be so written as to require all los: at the option of the holder thereof. pay taxes or assessments, the Grantee or his successor or the bolder of said indebtedness may pay such taxes or asses- tite affecting said premises; and all money so paid and the cost of any insurance so procured, Grantoragreeto rep pro other moneys disbursed by the holder of said indebtedness to protect the lien heroof with interest from the date of pro other moneys disbursed by the holder of said indebtedness to protect the lien heroof with interest from the date of po the affecting said premises; and all money so paid and the cost of a law imposing payment of the whole or any the Grantee or his successor or the holder of said indebtedness, or upon the rendering by any Court of competent jn a Grantoras herein provided, to pay such taxes or assessments is legally inoperative, the whole of the indebtedness a therest, without deduction, shall, at the option of the legal holder of the said indebtedness, without notice, become in ing contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such mature foreolosure so arises hereunder, either upon maturity of said principal note or by breach of any of the covenants or it, the Grantee, or his successor, may, upon request of the legal holder of nourred in that behalf in connection with a merey is fee, outlays for documentary evidence, stenographer's charge, costs of procuring or completing an abstract sho successor or any holder of any part of said indebtedne
of the whole or may part thereof upo cessors receipts therefor. THIRD—To commit or permit m FOURTH—To allow all building by fire, lightning and tornadoes, in c. in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent, per annum, shall in the event of a breach of any of the source of the undertaking by the including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent, per annum, shall be Grantor—that in case the right of the undertaking a reasonable atto title to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be icedings—including a reasonable atto title to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be icedings; which proceedings shall not waiveall right to the possession of or charge of said premises and collect in case of death, disability, resi City of Chicago, Illinois, is hereby so Trustee as aforesaid, then the legal ht this Trust Deed; and either of said s action of said QREN E. TAFT, or si act as such substitute Trustee. PROVIDED ALWAYS That who	ust Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted imp in the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grant to waste upon said premises to be insured by the Grantee or his successor for at least the amount of their fair val ompanies to be approved by the Grantee or his successor, such insurance policies to be so written as to require all loss at the option of the holder thereot. pay taxes or assessments, the Grantee or his successor or the holder of said indebtedness may pay such taxes or asses tile affecting said premises; and all money so paid and the cost of any insurance so procured, Grantoragreeto rep be so much additional indebtedness secured hereby. If the aforesaid covenants or agreements or of the passage by the State of a law imposing payment of the whole or any the Grantee or his successor or the holder of said indebtedness, or upon the rendering by any Court of competent fi o Grantoras herein provided, to pay such taxes or resessments is legally inoperative, the whole of the indebtedness interest, without deduction, shall, at the option of the legal holder of the said indebtedness, without notice, become in ing contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such natuur recoverable by foreclosure hereof in manner as if all of said indebtedness had then matured by express terms. It is foreclosure so arises hereunder, either upon maturity of said principal note or by brach of any of the Grantee, indey is decousary it has all expenses and disbursements paid or incurred in that behalt in connection with is successor or any holder of said indebtedness, so the routing or completing an abstract sho is de income, and the same, less Receivership expenses, and lisbursements and the costs of such have been paid. If and income from said premises and shall be taxed as costs and included in any judgment that may be rendere be d
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in c. in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent, per annum, shall in the event of a breach of any of taxes or assessments aforesaid upon decision that the undertaking by the including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent, per annum, shall be Grantorthat in case the right of of any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding whech forceedings shall not waiveall right to the possession of or charge of said premises and collect In case of death, disability, resi City of Chicago, Illinois, is hereby ap Trustee as aforesaid, then the legal ht this Trust Deed; and either of said s action of said QREN E. TAFT, or si act as such substitute Trustee. PROVIDED ALWAYS That who	ust Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted im in the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grant to waste upon said premises. It is at any time on said premises to be insured by the Grantee or his successor for at least the amount of their fair val- ompanies to be approved by the Grantee or his successor or the holder of said indebtedness may pay such taxes or asse- tile affecting said premises; and all money so paid and the cost of any insurance so procured, Grantoragreeto re- my other moneys disbursed by the holder of said indebtedness to protect the lien hereof with interest from the date of be so much additional indebtedness secured hereby. If the aforesaid covenants or agreements or of the passage by the State of a law imposing payment of the whole or any the Grantee or his successor or the holder of said indebtedness, or upon the rendering by any Court of competent ji a Grantoras herein provided, to pay such taxes or resessments is legally inoperative, the whole of the indebtedness a interest, without deduction, shall, at the option of the legal holder of the said indebtedness, without notice, become in ing contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such mature recoverable by foreclosure hereof in manner as if all of said indebtedness had then matured by express terms. It is foreclosure so arises hereunder, either upon maturity of said principal note or by breach of any of the cornentary successor or any holder of any part of said hidebtedness, as such may be a party, shall also be paid by the Grantor; and the like expenses and disbursements occasior successor or any holder of any part of said hidebtedness, as such may be a party, shall also be paid by the Grantor; and the like expenses and disbursements cocasior successor or any holder of any part of said hidebtedness, as such may be
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in c. in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent, per annum, shall in the event of a breach of any of taxes or assessments aforesaid upon decision that the undertaking by the including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent, per annum, shall be Grantorthat in case the right of of any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding whech forceedings shall not waiveall right to the possession of or charge of said premises and collect In case of death, disability, resi City of Chicago, Illinois, is hereby ap Trustee as aforesaid, then the legal ht this Trust Deed; and either of said s action of said QREN E. TAFT, or si act as such substitute Trustee. PROVIDED ALWAYS That who	ust Deed or the money or indebiedness secured hereby, without regard to any law heretofore or hereafter enacted imp in the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Gran- to waste upon said premises. a at any time on said premises to be insured by the Grantee or his successor for at least the amount of their fair val any time on said premises is the frantee or his successor or the holder of said indebtedness may pay such taxes or asses- the affecting said premises; and all money so paid and the cost of any insurance so procured, Grantoragreeto rep pay taxes or ussessments, the Grantee or his successor or the holder of said indebtedness may pay such taxes or asses- tite affecting said premises; and all money so paid and the cost of any insurance so procured, Grantoragreeto rep the so much additional indebtedness secured hereby. If the aforesaid covenants or agreements or of the passage by the State of a law imposing payment of the whole or any the Grantee or his successor or the holder of said indebtedness, or upon the rendering by any Court of competent p o drantoras herein provided, to pay such taxes or researce and with interest thereon from the date of 1 ing contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such maturity recoverable by foreclosure hereof in manner as if all of said indebtedness had then matured by express terms. It is foreclosure so arises hereunder, either upon maturity of said principal note or by breach of any of the covenants or reay as may be necessary; that all expenses and disbursements paid or incurred in that behalt in connection with a successor or any holder of any part of said indebtedness, may be a party, shall also be paid by the Grantor an additional lien upon said premises and shall be taxed as costs of prouring or completing an abstract sho the dinduced nor a release hereof, shall be paid by the Grantor; and the like expenses
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in c. in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent, per annum, shall in the event of a breach of any of taxes or assessments aforesaid upon decision that the undertaking by the including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent, per annum, shall be Grantorthat in case the right of for any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be icedings; which proceedings shall not waiveall right to the possession of or charge of said premises and collect In case of death, disability, resi City of Chicago, lilinois, is hereby ap Trustee as aforesaid, then the legal ht this Trust Deed; and either of said s action of said QREN E. TAFT, or si act as such substitute Trustee. PROVIDED ALWAYS That who	ust Deed or the money or indebiedness secured hereby, without regard to any law heretofore or hereafter enacted imp in the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Gran to waste upon said premises. as at any time on said premises to be insured by the Grantee or his successor for at least the amount of their fair val ompanies to be approved by the Grantee or his successor, such insurance policies to be so written as to require all los at the option of the holder thereof. pay taxes or assessments, the Grantee or his successor or the holder of said indebtedness may pay such taxes or asses- tile affecting said premises; and all money so paid and the cost of any insurance so procured, Grantoragreeto rep or other moneys disbursed by the holder of said indebtedness, or upon the rendering by any Court of competent p be so much additional indebtedness accured hereby. If the aforesaid covenants or agreements or of the hassage by the State of a law imposing payment of the whole or any the Grantee or his successor or the holder of said indebtedness, or upon the rendering by any Court of competent p is drantoras herein provided, to pay such taxes or resessments is legally inoperative, the whole of the indebtedness therest, without deduction, shall, at the option of the legal holder of the said indebtedness without notice, become in ing contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such matur recoverable by foreclosure hereof in manner as if all of said incletedness hard then attrust by expressive iterus. It is foreclosure so arises hereunder, either upon maturity of said principal note of any of the covenants or trey's fee, outlays for documentary evidence, stenographer's charges, costs of protering or completing an abstract sho the judgment ordering said thereof, shall be paid by the Grantor; and the like expenses and disbursements occasion and alconer from said premises and shall be taxed as
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in c. in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent. per annum, shall i In the event of a breach of any o the assessments aforesaid upon decision that the undertaking by the including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent. per annum, shall be frantorthat in case the right of of any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be to charge of said premises and collect In case of death, disability, resi City of Chicago, Illinois, is hereby ap Trustee as aforesaid, then the legal ht this Trust Deed; and either of said as action of said OREN E. TAFT, or si act as such substitute Trustee. WITNESS THE HANDand se	ust Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted imp no waste upon said premises. s at any time on said premises to be insured by the Grantee or his successor for at least the amount of their fair val impanies to be approved by the Grantee or his successor, such insurance policies to be so written as to require all loss at the option of the holder thereof. pay taxes or assessments, the Grantee or his successor, such insurance policies to be so written as to require all loss at the option of the holder thereof. The so match additional indebtedness secured indebtedness to protect the lien hereof with interest from the date of p or other money disburster and all money so paid and the cost of any insurance so procured, Grantor
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in c in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent. per annum, shall be including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent. per annum, shall be forantor—that in case the right of of any of the contingencies aforesaid collection of the mores hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be for charge of said premises and collect in case of death, disability, resi City of Chicago, Illinois, is hereby sp Trustee as aforesaid, then the legal ht this Trust Deed; and either of said as action of said OREN E. TAFT, or si act as such substitute Trustee. PRVIDED ALWAYS That who lien hereot. WITNESS THE HAND—and se	ust Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted important to the holder of the notes hereby secured, and on such payment to submit to the Gran to waste upon said premises. a stary time on said premises to be insured by the Grantee or his successor for at least the amount of their fair val organics to be approved by the Grantee or his successor or the holder of and indebtedness may pay upon taxes or assessments, the Grantem or his successor or the holder of and indebtedness may pay upon taxes or assessments, the Grantee or and indebtedness to protect the lien hereof with interest from the tate of pay that or answers or the holder of and indebtedness may prove that and the order of a submit of the passage by the State of a law imposing payment of the whole or any interest, without deduction, shall, at the option of the passage by the State of a law imposing payment of the indebtedness are provided, to pay such taxes or researced hereby. If the adoressid covenants or agreements or of the passage by the State of a law imposing payment of the indebtedness or prove the sold in debtedness, or upon the rendering by any Court of competent pay of the orthout deduction, shall, at the option of the legal holder of asid indebtedness so. What notice, become in ing contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such mature recoverable by foreclosure hereof in manner as if all of said indebtedness is any of the covenants or they fore or any take reduces, such as or insurance and dishursements paid or incurred in that behalf in connection with a pay of and and the bate date of any at a dishursements and included in any law present the same pay and the section with interest thereor from the date of such mature as a state and the bate of any at a state of a state of the same and dishursements and the costs of such nature by exprese the same powers and dishursements and holder of any at the section with interest
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadees, in c. in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent, per annum, shall b In the event of a breach of any of the assessments aforesaid upon decision that the undertaking by the including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent, per annum, shall be grantor—that in case the right of of any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto tille to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be grantor—all right to the possession of or charge of said premises and collect In case of death, disability, resi City of Chicago, Illinois, is hereby ago Trustee as aforesaid, then the legal ht this Trust Deed; and either of said su action of said OREN E. TAFT, or si act as such substitute Trustee. PROVIDED ALWAYS That while nereot. WITNESS THE HAND—and se	ust Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted important to the holder of the notes hereby secured, and on such payment to submit to the Gran to waste upon said premises. a stary time on said premises to be insured by the Grantee or his successor for at least the amount of their fair val organics to be approved by the Grantee or his successor or the holder of and indebtedness may pay upon taxes or assessments, the Grantem or his successor or the holder of and indebtedness may pay upon taxes or assessments, the Grantee or and indebtedness to protect the lien hereof with interest from the tate of pay that or answers or the holder of and indebtedness may prove that and the order of a submit of the passage by the State of a law imposing payment of the whole or any interest, without deduction, shall, at the option of the passage by the State of a law imposing payment of the indebtedness are provided, to pay such taxes or researced hereby. If the adoressid covenants or agreements or of the passage by the State of a law imposing payment of the indebtedness or prove the sold in debtedness, or upon the rendering by any Court of competent pay of the orthout deduction, shall, at the option of the legal holder of asid indebtedness so. What notice, become in ing contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such mature recoverable by foreclosure hereof in manner as if all of said indebtedness is any of the covenants or they fore or any take reduces, such as or insurance and dishursements paid or incurred in that behalf in connection with a pay of and and the bate date of any at a dishursements and included in any law present the same pay and the section with interest thereor from the date of such mature as a state and the bate of any at a state of a state of the same and dishursements and the costs of such nature by exprese the same powers and dishursements and holder of any at the section with interest
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadces, in c in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent, per annum, shall be including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent, per annum, shall be forantor—that in case the right of of any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be for charge of said premises and collect in case of death, disability, resi City of Chicago, Illinois, is hereby ap Trustee as aforesaid, then the legal ht this Trust Deed; and either of said si action of said OREN E. TAFT, or si act as such substitute Trustee. PROVIDED ALWAYS That who len hereot. WITNESS THE HAND—and se	usi, Deed or the money or indebtedness secured bareby, without regard to any law heredotore or hereafter enacted ing in the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grant star any time on said premises. If a start time on a said premises to be insured by the Grantee or his successor, such insurance policies to be so written as to require all los at the option of the holder thereot. Pay taxes or assessments, the Grantee or his successor or the holder of and indebtedness may pay such taxes or assessments, the Grantee or his successor or the holder of and indebtedness may pay such taxes or assessments, the Grantee derety. If the discuted hereby, the Grantee or his successor or the holder of a said indebtedness to protect the lien hereod with interest from the date of the Grantee or his successor or the holder of said indebtedness, or upon the indebtedness in grant or agreements or different in the date of the Grantee or his successor or the holder of said indebtedness, or upon the whold of the holder of and indebtedness in grant to the date of the foreeloaure on arises hereunder, either upon maturity of said principal note, bring such leads but here or a successor is and the money and with interest theroon from the date of such make the judgment of the successor, may, upon request of the legal holder of said indebtedness, here or any so the cevanals or any of the covenants or any holder of any difference in a dishurstenest and low or precedent and the cost of any of the covenants or any holder of any of the covenants and the indebtedness has then the date of any of the covenants or any holder of any part of said indebtedness, as such may be a part, shall hole be paid by the Grantee covenants or any holder of any part of said indebtedness, as such may here a part, shall have be paid by the Grantee covenants and hereofter and here here of any part of said indebtedness, as such and alburstements and heo cost or such have been paid. In conse of the dis
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadees, in c. in the reduction of said indebtedness In the event of the failure to without demand; and the same and ar rate of 10 per cent, per annum, shall be in the event of a breach of any of the assessments aforesaid upon decision that the undertaking by the including principal and all accrued in and collectible, notwithstanding anyth of 10 per cent, per annum, shall be grantor—that in case the right of of any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto tille to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be grantor—that in case the right of nor charge of said premises and collect In case of death, disability, resi City of Chicago, Illinois, is hereby ago Trustee as aforesaid, then the legal ht this Trust Deed; and either of said st action of said OREN E. TAFT, or s act as such substitute Trustee. PROVIDED ALWAYS That while nereof. WITNESS THE HAND—and se	usi, Deed or the money or indebtedness secured bareby, without regard to any law heredore or hereafter enacted ing in the Granice or his successor or the holder of the noises hereby secured, and on such payment to submit to the Gran or paint of the formation of the holder thereot. as that ythe or a said premises in a difference or his successor, such insurance policies to be so written as to require all loss at the option of the holder thereot. pay taxes or assessments, the Granice or his successor, or the holder of asid indebtedness may pay such taxes or assessments, the Granice or his successor or the holder of a said indebtedness may pay such taxes or assessments, the Granice or distribution of the holder of asid indebtedness, or may the softward difficult indebtedness, without notice, become in the Granice or bis successor or the holder of the paysage by the State of a law inposing payment of the whole or any insurance or procured, Granicespress the said premises, without notice, become in the Granice or bis successor or the holder of the legal holder of the said indebtedness, without notice, become in the oreolosure hereof in manner as if all of said indebtedness had then matured by express terms. It is fuel sate of a said principal note, bring such legal processible by foreclosure hereof in manner as if all of said indebtedness had then matured by express terms. It is fuel as notes thereof she necessary is that all expresses and disburstements paid or neutred in that behalf in connection with a fuel state or disses thereof with a lease there of she as cessed or the successor, and a low the holder of as all disburstements and a coveral and the cost of said schered shereof shere interest. The formate or a size shere thereof in manner as if all of said indebtedness had then matured by express terms. It is fuel sate order or a size shere thereof form with a strate shere of shere as a stare betweender, eithere as all of the legal holder of as all principal note, bring a abstract sho
of the whole or any part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in c in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent, per annum, shall 1 In the event of a breach of any of the collectible, notwithstanding anyth of 10 per cent, per annum, shall be forantor—that in case the right of of any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding wherein Graniee or his expenses and disbursements shall be for charge of said premises and collect In case of death, disability, resi City of Chicago, Illinois, is hereby sec Trustee as aforesaid, then the legal ht this Trust Deed; and either of said as action of said OREN E. TAFT, or s act as such substitute Trustee. PROVIDED ALWAYS That who lien hereof. WITNESS THE HAND—and se WITNESS THE HAND—and se MITNESS THE HAND—and se	usi, Deed or the money or indebtedness secured bareby, without regard to any law heredore or hereafter enacted ing in the Granice or his successor or the holder of the noises hereby secured, and on such payment to submit to the Gran or paint of the formation of the holder thereot. as that ythe or a said premises in a difference or his successor, such insurance policies to be so written as to require all loss at the option of the holder thereot. pay taxes or assessments, the Granice or his successor, or the holder of asid indebtedness may pay such taxes or assessments, the Granice or his successor or the holder of a said indebtedness may pay such taxes or assessments, the Granice or distribution of the holder of asid indebtedness, or may the softward difficult indebtedness, without notice, become in the Granice or bis successor or the holder of the paysage by the State of a law inposing payment of the whole or any insurance or procured, Granicespress the said premises, without notice, become in the Granice or bis successor or the holder of the legal holder of the said indebtedness, without notice, become in the oreolosure hereof in manner as if all of said indebtedness had then matured by express terms. It is fuel sate of a said principal note, bring such legal processible by foreclosure hereof in manner as if all of said indebtedness had then matured by express terms. It is fuel as notes thereof she necessary is that all expresses and disburstements paid or neutred in that behalf in connection with a fuel state or disses thereof with a lease there of she as cessed or the successor, and a low the holder of as all disburstements and a coveral and the cost of said schered shereof shere interest. The formate or a size shere thereof in manner as if all of said indebtedness had then matured by express terms. It is fuel sate order or a size shere thereof form with a strate shere of shere as a stare betweender, eithere as all of the legal holder of as all principal note, bring a abstract sho
of the whole or nny part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in c. in the reduction of said indebtedness In the event of the failure to without demand; and the same and an rate of 10 per cent. per annum, shall it In the event of a breach of any of the the terminal and all accrued it and collectible, notwithstanding anyth of 10 per cent. per annum, shall be including principal and all accrued it and collectible, notwithstanding anyth of 10 per cent. per annum, shall be for any of the contingencies aforesaid upon decision that the undertaking by the including principal and all accrued it and collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding wherein Grantee or his expenses and disbursements shall be ceedings; which proceedings shall not waiveall right to the possession of or charge of said premises and collect In case of death, disability, resis City of Chicago, Illinois, is hereby secu PTrustee as aforesaid, then the legal ht this Trust Deed; and either of said as action of said OREN E. TAFT, or si act as such substitute Trustee. PROVIDED ALWAYS That whi len hereof. WITNESS THE HANDand se State of Okklahoma County of	<pre>use Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted ing in the Granice or his successor or the holder of the noise hereby secured, and on such pryment to enabled ing at any time on said premises to be insured by the Granice or his successor for at least the gamount of their fair val ompanies to be approved by the Granice or his successor, such insurance policies to be so written as to require all loss at the option of the holder thereod. pay taxes or assessments, the Granice or his successor or the holder of said indebtedness my pay such taxes or assessing the address and premises; and all money so paid and the cost of any insurance so procured, Granitoragreetorp by on min additional hadebtedness accord hereby. If the addressing or the holder of said indebtedness, or upon the rendering by any Court of competent jo the darantee or his successor or the holder of said indebtedness, without notice, become in gorantorassessments. Berein provided, to pay such taxes or resessments is legally inoperative, the whole of the indebtedness is hereat, without deduction, shall, at the option of the legal holder of the said indebtedness, without note, become in fig contained, to pay such taxes or resessments is legally inoperative, the whole of any of the covenants or hered as may be necessary; that all expenses and disbursements paid or incurred in that behalt in connection with in forecleaure so arises hereinder, either upon maturity of said principal note or by breach of any of the covenants or the disgnent ordering said thereds, shall be paid by the Grantor and the like expenses and disbursements eccasion and disonal promises perings such forecleaux proceeding, and agree_that and the cost of uith are been paid. There's fee, outlays to documentary evidence, sheary prophor's charge, costs of rouchpain to fay of the evenents of a disbursementar ordering said thereds, shall be paid by the Grantor</pre>
of the whole or nny part thereof upo cessors receipts therefor. THIRD—To commit or permit n FOURTH—To allow all building by fire, lightning and tornadoes, in c in the reduction of said indebtedness In the event of the failure to charge or purchase any tax lien or ti without demand; and the same and ar rate of 10 per cent. per annum, shall 1 In the event of a breach of any of the or assessments aforesaid upon decision that the undertaking by the including principal and all accrued it and collectible, notwithstanding anyth of 10 per cent. per annum, shall be for any of the contingencies aforesaid collection of the moneys hereby secu ceedings—including a reasonable atto title to said premises and embracing or proceeding wherein Granies or his expenses and disbursements shall be for charge of said premises and collect In case of death, disability, resi City of Chicago, Illinois, is hereby sec Trustee as aforesaid, then the legal ht this Trust Deed; and either of said as action of said OREN E. TAFT, or si act as such substitute Trustee. PROVIDED ALWAYS That who lien hereot. WITNESS THE HANDand se	<pre>usi Deed or the money or indebiedness secured hareby, wilbout regard to any law heretofore or hereafter ended imp on waite upon and premises. as tany time on said premises to be insured by the Grantee or his successor for at least the amount of their fair val ompanies to be approved by the Grantee or his successor, such insurance policies to be so written as to require all leas at the option of the holder thereof. pay taxes or assessments, the Grantee or his successor probe of and indebiedness may pay such in traves or asses provider more additional indebiedness to protect the lien hereof with interest from the date of yo other money diburned by the holder of add indebiedness to protect due the inner hereof with interest from the date of the aforeadic covenants or the holder of said indebiedness, or upon the rendering by any Court of competent by the Grantee or his successor or the holder of said indebiedness, or upon the rendering by any Court of competent by the Grantee or his successor may holder of the plassing by the State of a law imposing payment of the whole or any the Grantee or his successor or may holder of the legal holder of said indebiedness, without holder, become in ing contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such make foreoreable by foreelosure hore of in manner as if all of additiones had then mutured by express trans. It is foreoleaure so arkes hereunder, either upon maturity of add principal note, or by breach of any of the covenants or inde judgment of the indevient and the hore of and judgment had my the covenants or additional life upon add premises and health be there are acted, and with interest thereon from the healt of addition successor or any holder of any part of said indebiednes, as such, may be a party, shall also be paid by the Grantor additional for uponses and health be there for anote, inducide in any judgment that have be rendered be additioned in this successor in the addition of the legal holder of the indu</pre>