n hand paid, the receipt whereof a rustee, the following described pro-	County, Oklahoma, for and in consideration of DOLLARS, is hereby acknowled, do hereby Grant, Bargin, Sell and Convey unto HARRY LEE TAFT (of the City of Chicago, State of Illinois),
rustee, the following described pro	is hereby acknowled, do_hereby Grant, Bargin, Sell and Convey unto HARRY LEE TAFT (of the City of Chicago, State of Illinois),
	operty and premises situate in Muskogee County, Oklahoma, to-wit:

iando tum nacional del ún portan la distancia de la propessa de la companya de la companya de la companya de l	
gether with all the improvements	thereon and the appurtenances thereunto belonging, and warrant the title to the same. Bald, described premises tunto the said Grantee, and his successors, free, clear and discharged of and from all former Grants, Charges
axes Judgments and Mortgages at	nd other liens and encumbrances whatsoever.
	rappraisement, and tall trights unider; and, by wirtue of the chomestead exemption laws of the State of Oklahoma. For the purpose of securing the performance of the covenants; and; agreements herein.
WHEREAS, The Grantor	incipal promissory note, hearing even date herewith, payable to own order and by endorsed and delivered
the sum of	Dollars, due on the first day of
aring interest from	at the rate specified therein, payable annually, as further evidenced by interest notes attached thereto ayable at the coline of PEARSONS & TAFT, in Chicago, Illinois, and bearing interest after maturity at the rate of 10 per cent. per annum
dibout domandicand the same and	title affecting said premises; and all money so paid and the cost of any insurance so procured Grantor agree to repay immediately
ithout demand; and the same; and the of 10 per cent, per annum, shal in the event of a breach of any tree or assessments aforeasald, uppecision that the undertaking by teluding principal and all accrued and collectible, notwithstanding any 10 per cent, per annum, shall be rantor—that in case the right of any of the contingencies ratores pilection of the moneys, hereby seedings—including a reasonable sat the to said premises and embracing reposeeding wherein (Grantee or breinings; which proceedings; which proceedings; which proceedings; shall natve—all right to the possession; charge of said premises and colle in case of death, disability, raity of Chicago, Illinois, is hereby rustee as aforeasid, then the legal is Trust Deed; and either of said tion of said OREN, E. TAFT, cer tas such substitute Trustee.	or pay taxes or assessments, the Grantee or his successor or the holder of said indebtedness may pay such taxes or assessments, or divide affecting said premises; and all money so paid and the cost of any insurance so procured, Grantor agree
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ithout demand; and the same; and the of 10 per cent, per annum, shal in the event of a breach of any tree or assessments aforeasald, uppecision that the undertaking by teluding principal and all accrued and collectible, notwithstanding any 10 per cent, per annum, shall be rantor—that in case the right of any of the contingencies ratores pilection of the moneys, hereby seedings—including a reasonable sat the to said premises and embracing reposeeding wherein (Grantee or breinings; which proceedings; which proceedings; which proceedings; shall natve—all right to the possession; charge of said premises and colle in case of death, disability, raity of Chicago, Illinois, is hereby rustee as aforeasid, then the legal is Trust Deed; and either of said tion of said OREN, E. TAFT, cer tas such substitute Trustee.	rittle affecting said premises; and all money so paid and the cost of any insurance so procured, Grantor
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ithout demand; and the same; and ate of 10 per cent. per annum, shall in the event of a breach of any ares or assessments aforeadd on the existent that the undertaking by teluding principal and all accrued and collectible, notwithstanding any 10 per cent. per annum, shall be rantor—that in case the right of any of the contingencies aforest election of the moneys, hereby see ledings—including a-reasonable at the to said premises and embrach reproceeding wherein (Grantee-or by penses and disbursements shall be dedings; which proceedings shall in alve all right to the possession rehards of charge of said premises and colle in case of death, disability, raity of Chicago, Illinois, is hereby trustee as aforesaid, then the legal his Trust Deed; and either of said ton of said OREN. E. TART, core as such substitute Trustee. PROVIDED ALWAYS THE HAND and en hered. WITNESS THE HAND and	refile affecting said premises; and all money so paid and the cost of any insurance so procured, Grantor—agree—to repay immediately in any other moneys disbursed by the holder of said indebtedness: to protect the lien hereof with interest from the date of payment at the libe so much additional indebtedness secured hereby, worther affects and contains or agreements or of the passage by the State of a law imposing payment of the whole or any portion of any on the Grantor—as herein provided, to pay-such taxes or assessment is legally inoperative, he whole of the indebtedness secured hereby interest, without deduction, shall, at the option of the legal-holder of the said indebtedness, without notice, become immediately during contained in this Trust Deed or any law hereafter enacted, and with interest thereon from the date of such maturity at the rate recoverable by foreclosure hereof in manner as if all of said indebtedness had then matured by express terms. It is agreed by the foreclosure so arises hereunder, either upon maturity of said cynthogal note or by reach of any of the covennats or the happenin ald, the Grantee, or this successor, may, upon request of the legal holder of said principal note, bring such legal proceedings for thorough feet of the passage and disbursements paid or incurred in that behalf in connection with such legal proceedings of the covennation of the said indebtedness and contained any being the party, shall also be paid by the Granton—; and the like sepanses and disbursements paid to a successor of procuring or completing an abstract showing the whole are any holder of any part of said indebtedness, assisted, may be a party, shall also be paid by the Granton—in all such proceeding, and the legal proceedings for the passage and disbursements considered by any said is successor of production and the said premises and shall be taxed as costs and included in any judgment that may be rendered in such profused in the passage of the principal note of premises and shall be expenses, apply upon
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