	IDSSETH, That the Grantor
	County, Oklahoma, for and in consideration of DOLLA
hand naid, the receipt wher	eof is hereby acknowled, do_hereby Grant, Bargin, Sell and Convey unto HARRY LEE TAFT (of the City of Chicago, State of Illino
	d property and premises situate in Muskogeo County, Oklahoma, to-wit:
	потавления по применения в прим
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	1 Annual Market Market and Annual Market Annual Market and Annual Market
TO HAVE AND TO HOL	ents thereon and the appurtenances thereunto belonging, and warrant the title to the same. LD Said described premises unto the said Grantee and his successors, free, clear and discharged of and from all former Grants, Char
ven Indoments and Mortgage	es and other liens and encumbrances whatsoever. iving appraisement and all rights under and by virtue of the homestead exemption laws of the State of Oklahoma. CSS For the purpose of securing the performance of the covenants and agreements herein.
IN TRUST NEVERTHELD	ESS For the purpose of securing the performance of the covenants and agreements herein.
WHEREAS, The Grantor	
	principal promissory note, bearing even date herewith, payable toown order and byendorsed and delive
the sum of	Dollars, due on the first day ofA. D. 19
aring interest from	at the rate specified therein, payable
The Grantor covenant	ag payable at the office of PEARSONS & TAFT, in Chicago, llinois, and bearing interest after maturity at the rate of 10 per cent, per annual agree
SECOND—To pay before	preduces the two treates thereon to retern that m para neces broatens or recentling to any agreement carearan and amo or but more
	delinquency all taxes and assessments by or in the State of Oklahoma against said premises or against the interest of the Grantee or
ccessors therein, or against t	delinquency all taxes and assessments by or in the State of Oklahoma against said premises or against the interest of the Grantee or this Trust Deed or the money or indebtedness secured hereby, without regard to any law heretofore or hereafter enacted imposing payment from the Grantee or his successor or the holder of the notes hereby secured, and on such payment to submit to the Grantee or his
the whole or any part there	of 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
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