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THIS INDENTI	RE WITNESSETH, That	the Grantor	orenee)	Collina	- coingle	2)	
1 Jul	County. Okl	lahoma, for and in consi	idenation of ELSI	Ef Hundr	od too		DOLLARS
n hand paid, the red	elpt whereof is hereby a generity and p	cknowled dols hereby	Grant, Bargin, Sell an		LEE TAFT (of the City		
Ost	Juc (1) and	the no	Tehear	t en aster	15 The	earth E	ait
Fuar	ler Jeef	lion - Furs!	(2) tous	whip tu	Enfty-one	(21) -no	reh.
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TO HAVE ANI	improvements thereon an O TO HOLD Said describ I Mortgages and other lies	ed premises unto the sa	d Grantee and his su	l warrant the title to the cessors, free, clear and	discharged of and from	a all former Grant	s, Charges
Hereby releasin	g and waiving appraisem ERTHELESS For the pur	ent and all rights under pose of securing the per	r and by virtue of th	e homestead exemption nants and agreements h	laws of the State of Okl erein.	ahoma.	
WHEREAS, 10	Grantor Sciences	nissory note, bearing ev	C	2	order and by	endorsed an	d delivere
justly indebted upon- for the sum of C	line si l'		Dollars, due on the	first day of Alcoer	were and by	endorsed an	~
bearing interest from	terest being payable at th	at the rate sp	ecilied therein, payab	e annualiy.	as further evidenced by i	nterest notes attach rate of 10 <del>35r cen</del> t.	ed thereto pèr annum
In the event of	aid indebtedness at the op the failure to pay taxes	s or assessments, the G	of. rantee or his successo	rantee or his successor or, such insurance polici r or the holder of said in	debtedness may pay such	taxes or assessm	ents, or di
In the event or charge or purchase a without demand; and rate of 10/per-cent. p In the event of taxes or assessmenti decision that the un including principal and collectible, notwi of 10/per-cent. per Grantorthat in ca of any of the contin collection of the mon ceedings-including a title to said premiser or proceeding wherei expenses and disburs ceedings; which proc waive@-ail right to	aid indebtedness at the op i the failure to pay taxe my tax lien or title affect the same and any other n er annum, shall be so muc a breach of any of the afor s aforesaid upon the Gran dertaking by the Grantor. nd all accrued interest, wi thstanding anything conta unnum, shall be recoverab se the right of foreclosus gencies aforesaid, the Gra teys hereby secured as m t reasonable atformey's fee s and embracing the judgn n Grantee or his successon ements shall be an additic sedings shall not be dismis	ption of the holder there s or assessments, the Gr ing said premises; and moneys disbursed by the h additional indebtedness resaid covenants or agree the or his successor on the or his successor on the distribution of the successor inded in this Trust Deed le by foreclosure hereod re so arises hereunder, indee, or his successor, i any be necessary; that i e, outlays for documents nent ordering sale there r or any holder of any p road like upon said premises the form said premises the successor.	sol. rantee or his successo all money so paid an holder of said Indebi is secured hereby. ements or of the pass; t the holder of said in pay such taxes or as at the option of the 1 or any law hereafter t in manner as if all either upon maturity may, upon request of all expenses and disb ty evidence, stenogra- tof, shall be paid by t part of said indebtedm; given until all such e pending such forecloss	r or the bolder of said in the cost of any insura- idenses to protect the life- ige by the State of a law debiedness, or upon the sessments is legally inop- egal holder of the said i enacted, and with inte- of said indebtedness had v of said indebtedness had ursements paid or incur pher's charges, costs of he Grantor; and the ess, as such, may be a p- ed as costs and included xpenses and disbursemen	debtedness may pay such ace so procured, Grantor hereof with interest for rendering by any Court erative, the whole of the indebtedness, without m rest thereon from the da then matured by expre- or by breach of any of 1 principal note, bring s red in that behalf in cc procuring or completing like expenses and disbur- arty, shall also be paid in any judgment that ts and the costs of suit h	a taxes or assessmi- agree. To repay i om the date of pays the whole or any por of competent juris a indebtedness secu tice, become imme to of such maturity as terms. It is agn the covenants or the uch legal proceeding nenection with such an abstract showing sements occasioned by the Grantor	ents, or di Immediatel nent at th tion of an diction of red hereby diately du at the rat reed by th e happenin bgs for th i legal pri g the whol by any su All suc n Such pri o Grantor
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