Taid acc

| THIS INDENTURE WITNESSETH  | , That the grantor Joh  | m m                                      | nisore   | aud,   | Lucy   | ann   | noore                                   |
|--|---|--|--|--|--|---|---|
| nes justic   |   |  |  |  | .,,  |   |   |
|  |   |  |  |  |  |   |   |
| of County,   | Oklahoma, for and in consider   | ation of                                 | ic of a  | 202 (12)   | die  | 1 12  | DOLLARS,                                |
| in hand paid, the receipt whereof is hereby  |   |  |  | HARRY LEE  | TAFT (of the Cf  | ty of Chicago, St.                            | ato of Illinois).                       |
| Trustee, the following described property  | y and premises situate in Miss  | Hoger County, Ok                         | dahoma, to-wit:  | neet   | avarli   | 2 rest  | 1 he                                    |
| exit in  | ext quarter   | . C - Th                                 |  | 7/2/2  | latar  | in the  | C. f.                                   |
| . It change  | 311 (8) 414   | . T. A. Cerry                            | - Leis ge  | - g.b. Tei   | candidate  | 11/2/ 16 16 16 16 16 16 16 16 16 16 16 16 16  | a end                                   |
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| e out a  | e 22 19 4 /21   | C. E. T. A. S.                           |  | -A   |  |   |   |
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| together with all the improvements there<br>TO HAVE AND TO HOLD Said de  |   |  |  |  |  | all former grants,                            | charges, taxes,                         |
| judgments and mortgages and other liens herewith.  | and encumbrances whatsoever   | r, except a Trust                        | Deed for the sum   | of \$  | between the  | parties hereto ar                             | id of even date                         |
| Hereby releasing and waiving appr<br>IN TRUST NEVERTHELESS For the   | he purpose of securing the per  | formance of the                          | f the homestead ex<br>covenants and agre   | emption laws<br>ements herein.   | of the State of (  | Oklahoma.                                     |   |
| WHEREAS, The grantor even date herewith, payable to  |   | ·  | justly in delivered, fo  |  | C 11 57  | principal promissor                           | y note, bearing                         |
| even date nerewitting payable commissions  | Pollars, payable in installments  |  |  |  | nonende  | 4   | A. D. 1924,                             |
| and for \$ e   | ach due seriatim  | annually there                           | after, each of said  | installments b   | eing payable at th   | e office of PEARS                             | ons & taft,                             |
| The grantor covenant and agree   | ceus follows:<br>and the interest thereon as he   | rein and in said                         | notes provided, or   | according to a   | ny agreement ext   | ending the time o                             | f payment.                              |
| SECOND—To pay before delinquen<br>successors therein, or against this Trust I<br>of the whole or any part thereof upon the   | Deed or the money or indebted   | ness secured her                         | eby, without regard  | l to any law b   | eretofore or here  | after enacted imp                             | osing payment                           |
| cessor receipts therefor. THIRD—To commit or permit no   | waste upon said premises.   |  |  |  |  |   |   |
| FOURTH-To allow all buildings at<br>by fire, lightning and tornadoes, in comp<br>in the reduction of said indebtedness at  | anles to be approved by the g   | rantee or his suc                        |  |  |  |   |   |
| In the event of the failure to pay t<br>charge or purchase any tax lien or title   | axes or assessments, the grant<br>affecting said premises: and a  | ee or his successe<br>all money so naid  | and the cost of an   | ly insurance so  | procured, granto   | ragreeto rep                                  | ay immediately                          |
| without demand; and the same and any<br>the rate of ten per cent. per annum, shall<br>in the event of a breach of any of   | l be so much additional indebt  | edness secured h                         | iereby.  |  |  |   |   |
| any taxes or assessments aforesaid upon decision that the undertaking by the gra   | the grantee or his successor or<br>intoras herein provided, to  | the holder of sal                        | ld indebtedness, or<br>r assessments is leg  | upon the rendegally inoperative  | ering by any Cour<br>e, the whole of t   | rt of competent jude<br>he indebtedness s     | urisdiction of a<br>secured hereby,     |
| including principal and all accrued intere and collectible, notwithstanding anything   | contained in this Trust Deed  | or any law heres                         | after enacted, and a   | with interest th   | hereon from the d  | ate of such matur                             | rity at the rate                        |
| of ten per cent, per annum, shall be rect<br>grantor that in case the right of for<br>of any of the contingencies aforesaid, the   | eclosure so arises hereunder.   | either upon matu                         | rity of said princit   | pal note or by   | breach of any of   | the covenants or                              | the happening                           |
| collection of the moneys hereby secured ceedings—including a reasonable attorney   | l as may be necessary; that a<br>y's fee, outlays for documentar  | ill expenses and<br>y evidence, steno    | disbursements paid<br>grapher's charges, (   | or incurred in<br>costs of procur  | n that behalf in<br>ring or completing   | connection with a<br>; an abstract show       | such legal pro-<br>ving the whole       |
| title to said premises and embracing the<br>or proceeding wherein grantee or his suc<br>expenses and disbursements shall be an a   | cessor or any bolder of any p   | art of said indebi                       | tedness, as such, m  | ay be a party,   | , shall also be pa   | id by the granton                             | r All such                              |
| ceedings; which proceedings shall not be<br>waiveall right to the possession of and  | dismissed nor a release hereof<br>i income from said premises p   | given until all suc<br>ending such forec | ch expenses and dist<br>closure proceeding,  | bursements and<br>and agreeth  | l the costs of suit<br>at a Receiver shal  | have been paid. I be appointed to             | The grantor                             |
| or charge of said premises and collect sur<br>In case of the death, disability, resig<br>City of Chicago, Illinois, is hereby appoi  | gnation, or temporary or perma  | nent absence from                        | n the City of Chica  | go, of the gran  | itee. HARRY LEE  | D TAFT. OREN E                                | TAFT of the                             |
| Trustee as aforesaid, then the legal hold on this Trust Deed; and either of said   | ler or holders of the principal   | note secured her                         | eby shall have the   | right to appoin  | it a Trustee by e  | ndorsement of suc                             | ch appointment                          |
| the action of said OREN E. TAFT, or said<br>act as such substitute Trustee.  | d endorsement and the action of   | of said second sul                       | bstitute Trustee, sh   | all be conclusive  | ve evidence, respe   | ectively, of his rig                          | ht and duty to                          |
| PROVIDED ALWAYS That when al hereof. WITNESS The hand and seal   |   |  |  |  |  |   | 110m the nea                            |
|  |   | ,  |  |  |  |   | [SEAL]                                  |
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| State of Oklahoma  | ss.   |  |  |  |  |   |   |
| County of  |   |  |  |  |  |   | i                                       |
| personally appeared to me known to be the identical person   | who executed the within a   | and forgoing inst                        |  |  |  |   |   |
| free and voluntary act and deed for the<br>My commission expires   | uses and purposes therein set   | forth.                                   |  |  | ······································   | decirranter ellèrais, e 250 in dus l'unimenus | alduta apparation y                     |
| Aly COMMISSION EXPIRES AND PRODUCTION OF THE ASSESSMENT OF THE ASS | Bank Carata EV da com   | [ocal]                                   | . Th   |  |  | Notar   | y Public.                               |
| State of Oklahoma  | ss.   |  |  |  |  |   |   |
| County of  | This instrument was filed   | for Record on the                        | day of   | adours come of the control   |  | 4. D. 19 at                                   | o'eloek                                 |
| M., and duly Recorded the  | manual day of   |  | . 1919   |  | e a e e e e e e e e e e e e e e e e e e  |   |   |
| <b>By.</b>   | Deputy.   | [Scal]                                   | and in succession and an extension of the succession of the succes | LANGE STATE OF THE PARTY OF THE | e e e e e e e e e e e e e e e e e e e  | Register o                                    | Deeds.                                  |