OKLAHOMA-6ECOND-MORTGAGE-(Harry-):ee-fin(r.cnd)	DORSET Printing Company, Daniel, Texa
	1 - 1 - 1
THIS INDENTURE WITNESSETH, That the grantor Frank Husleddl a	ud fall 1101edal
hes wife	
of Theloa County, Oklahoma, for and in consideration of From Hundre	L One and 807/00 DOLLARS,
in hand paid, the receipt whereof is hereby acknowledged, do hereby Grant, Bargain, Sell and Convey unto H.	ARRY LEE TAFT (of the City of Chicago, State of Illinois),
Trustee, the following described property and premises situate in Muskogco County, Oklahoma, to-wit:	t 0- 2-1-1
The west half the north we	at quarter, a some
Time it of got the Toron 3000 minutes	of water of the letter
13 east to the Indian Basean merio	lieu containing 120
acres more or less -	
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and the second of the second o	
war and the second of the seco	
together with all the improvements thereon and the appurtenances thereunto belonging, and warrant the titl TO HAVE AND TO HOLD Said described premises unto the said grantee and his successors, free, clea	e to the same. r and discharged of and from all former grants, charges, taxes,
judgments and mortgages and other liens and encumbrances whatsoever, except a Trust Deed for the sum of	
herewith.  Hereby releasing and waiving appraisement and all rights under and by virtue of the homestead exen	
IN TRUST NEVERTHELESS For the purpose of securing the performance of the covenants and agreem WHEREAS, The grantor Justiy inde	bted upon
even date herewith, payable to his own order and by him endorsed and delivered, for t	
Dollars, payable in installments, one for \$ 2// 5 due on the fire	rst day of Accessiver A. D. 19/2.
and for \$each due seriatim annually thereafter, each of said in Chicago, Illinois, and bearing interest after maturity at the rate of ten per cent. per annum.	stallments being payable at the office of PEARSONS & TAFT,
The granton covenant and agree as follows: FIRST—To pay said indebtedness and the interest thereon as herein and in said notes provided, or account to the control of the c	ording to any agreement extending the time of payment.
SECOND—To pay before delinquency all taxes and assessments by or in the State of Oklahoma agains successors therein, or against this Trust Deed or the money or indebtedness secured hereby, without regard to	st said premises or against the interest of the grantee or his or any law heretofore or hereafter enacted imposing payment
of the whole or any part thereof upon the grantee or his successor or the holder of the notes hereby secured cessor receipts therefor.	i, and on such payment to submit to the grantee or his suc-
THIRD—To commit or permit no waste upon said premises.  FOURTH—To allow all buildings at any time on said premises to be insured by the grantee or his sucby fire, lightning and tornadoes, in companies to be approved by the grantee or his successors, such insuran	cessor for at least the amount of their fair value against loss
in the reduction of said indebtedness at the option of the holder thereof.	
In the event of the failure to pay taxes or assessments, the grantee or his successor or the holder of sai charge or purchase any tax lien or title affecting said premises; and all money so paid and the cost of any	insurance so procured, grantor agree to repay immediately
without demand; and the same and any other moneys disbursed by the holder of said indebtedness to protect the rate of ten per cent. per annum, shall be so much additional indebtedness secured hereby. In the event of a breach of any of the atoresaid covenants or agreements or of the passage by the State	·
any taxes or assessments aforesaid upon the grantee or his successor or the holder of said indebtedness, or up decision that the undertaking by the grantor. as herein provided, to pay such taxes or assessments is legal	on the rendering by any Court of competent juri-diction of a
including principal and all accrued interest, without deduction, shall at the option of the legal holder of the and collectible, notwithstanding anything contained in this Trust Deed or any law hereafter enacted, and wit	said indebtedness, without notice, become immediately due
of ten per cent, per annum, shall be recoverable by foreclosure hereof in manner as if all of said indebtedne grantor. that in case the right of foreclosure so arises hereunder, either upon maturity of said principal	ss had then matured by express terms. It is agreed by the
of any of the contingencies aforesaid, the grantee, or his successor, may, upon request of the legal holder collection of the moneys hereby secured as may be necessary; that all expenses and disbursements paid or	t said principal note, bring such legal proceedings for the
ccedings—including a reasonable attorney's fee, outlays for documentary evidence, stenographer's charges, co- title to said premises and embracing the judgment ordering sale thereof, shall be paid by the grantor, and	sts of procuring or completing an abstract showing the whole
or proceeding wherein grantee or his successor or any holder of any part of said indebtedness, as such, may expenses and disbursements shall be an additional lien upon said premises and shall be taxed as costs and in	be a party, shall also be paid by the granter All such cluded in any judgment that may be rendered in such pro-
ceedings; which proceedings shall not be dismissed nor a release hereof given until all such expenses and disbut waive	d agreethat a Receiver shall be appointed to take possession
or charge of said premises and collect such income, and the same, less Receivership expenses, apply upon the In case of the death, disability, resignation, or temporary or permanent absence from the City of Chicago	, of the grantee, HARRY LEE TAFT, OREN E. TAFT of the
City of Chicago, Illinois, is hereby appointed as his successor in trust, and in case of like disqualification of Trustee as aforesaid, then the legal holder or holders of the principal note secured hereby shall have the rig	tht to appoint a Trustee by endorsement of such appointment
on this Trust Deed; and either of said substitute Trustees shall have the same powers and duties in all the action of said OREN E. TAFT, or said endorsement and the action of said second substitute Trustee, shall	be conclusive evidence, respectively, of his right and duty to
act as such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed the grant	ee or his successor shall release said premises from the lien
bereof. WITNESS The hand S and seal of the grantor this 3 day of Proplement	u. 12 A. D. 190 Z.
and the same of th	Est Till 1 - [SEAL]
- 1 al	ie tustello [SEAL]
application of the significant to the significant t	[SEAL]
Monton of the second of the se	(SEAL)
State of Oklahoma ]	<i>*</i>
C. A. C. T. C. A. C.	22 and have
Gounty of Tular Survey BEFORE ME a Notary Public in and for said County and Supersonally appeared Frank Herstelle 2 2 Chief Justice	de de well
to me known to be the identical person swho executed the within and forgoing instrument and acknowle	edged to me that they executed the same as Cheek
reg and voluntary act and deed for the uses any purposes enotein set forth.	18 11 The 2nd the part
My commission expires [Seal]	Notary Public.
State of Oklahoma 1	
State of Oklahoma ss.	-3 / 9.55°
the and Office the set of the contract of the	4
County of This instrument was filed for Record on the day of	honember A. D. 1902, at o'clock
(Jounty of Jules County)  This instrument was filed for Record on the day of day of	nonember A. D. 1922, and o'clock

A Commission of the Commission