HOMA SECOND MORTGAGE (Hurry Lev Tutt 2nd)	enn serte ja telle kan kan til skala mejat mejat mela kan kan kan kan kan kan kan kan kan ka	DUKSET	THINGING COMPANY DEMASTICES.
THIS INDENTURE WITNESSETH, That the grant of	antor I John C Whigh as	ed Elizabeth Wrigh	
us slife)			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
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Muskogu County, Oklahoma, for	and in consideration of Alvasty Al	y unto HARRY LEE TAFT (of the City of	Chicago, State of Illinois).
tee, the following described property and premise The Southwelst quarter is Township Engliteer a use and Muridian Com	es situate in Musikager County, Oklahoma, to-we of the Marthwelst July March Rauge of Fataining 40 acres mass	arter of Section Surteel (14) East of L	exteen (16) he Indian
			,
	at the rate of ten per cent. per annum.	on the first day of Succession of said installments being payable at the offi	
hicago, illinois, and bearing laterest after maturity The grantor covenant and agree as follow FIRS'T—To pay said indebtedness and the inter SECOND—To pay before delinquency all taxes essors therein, or against this Trust Deed or the m ne whole or any part thereof upon the grantee or or receipts therefor. THIRD—To commit or permit no waste upon so FOURTH—To allow all buildings at any time on re. lightning and tornadoes. In companies to be a	im annually thereafter, each r at the rate of ten per cent. per annum.  18: 18: 18: 18: 18: 18: 18: 18: 18: 18	ed, or according to any agreement extending against said premises or against the intregard to any law heretofore or hereafter by secured, and on such payment to submit	ce of PEARSONS & TAFT,  g the time of payment.  erest of the grantee or his  enacted imposing payment  to the grantee or his suc-
thicago, Illinois, and bearing laterest after maturity The grantor. covenant and agreeo as follow FIRST—To pay said indebtedness and the interests of the part of the part of the part of the part of the whole or any part thereof upon the grantee or or receipts therefor.  THIRD—To commit or permit no waste upon st FOURTH—To allow all buildings at any time on ire, lightning and tornadoes, in companies to be a he reduction of said indebtedness at the option of in the event of the failure to pay taxes or assess ge or purchase any tax lien or title affecting said out demand; and the same and any other moneys rate of ten per cent, per nanum, shall be so much	im annually thereafter, each rat the rate of ten per cent, per annum.  18: 18: 18: 18: 18: 18: 18: 18: 18: 18	ed, or according to any agreement extending against said premises or against the intregard to any law heretofore or hereafter by secured, and on such payment to submit or his successor for at least the amount of a hisurance policies to be so written as to reder of said indebtedness may pay such that of any insurance so procured, grantor to protect the lien hereof with interest free	g the time of payment.  erest of the grantee or his  enacted imposing payment  to the grantee or his suc-  their fair value against loss  equire all loss to be applied  tes or assessments, or dis-  gree—to repay immediately  on the date of payment at  the whole or any portion of
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TAFT, or said endorsements as such substitute Trustee.	im annually thereafter, each at the rate of ten per cent, per annum. 8: set thereon as herein and in said notes provide and assessments by or in the State of Oklaho cloney or indobtedness secured hereby, without his successor or the holder of the notes here aid premises.  In premises, and permises to be insured by the grantee or proved by the grantee or his successors, such the holder thereof. Sements, the grantee or his successor or the hol premises; and all money so paid and the concentration of the passage by the holder of said indebtedness additional indebtedness secured hereby. 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hicago, illinois, and bearing laterest after maturity The grantor. covenant and agree. as follow FIRST—To pay said indebtedness and the interestication of the property of the granter of the whole or any part thereof upon the grantee or or receipts therefor.  THIRD—To commit or permit no waste upon as FOURTH—To allow all buildings at any time on ire, lightning and tornadoes, in companies to be a ne reduction of said indebtedness at the option of in the event of the failure to pay taxes or assesse go or purchase any tax lien or title affecting said out demand; and the same and any other moneys rate of ten per cent. per annum, shall be so much in the event of a breach of any of the aforesaid taxes or assessments aforesaid upon the grantee of sion that the undertaking by the grantor—as he ading principal and all accrued interest, without of collectible, notwithstanding anything contained in emper cent. per annum, shall be recoverable by fettor, that in case the right of foreclosure so any of the contingencies aforesaid, the grantee, or beings—including a reasonable attorney's fee, outlay to said premises and embracing the fudgment of roceeding wherein grantee or his successor or any marge of said premises and embracing the fudgment or roceeding wherein grantee or his successor or any finess and disbursements shall be an additional lien ings; which proceedings shall not be dismissed not contingency in the proceedings shall not be dismissed not continued to a said premises and collect such income, and in case of the death, disability, resignation, or ten of Chicago, lilinois, is hereby appointed as his street as aforesaid, then the legal holder or holders list Trust Deed; and either of said substitute Trustee.  PROVIDED ALWAYS That when all of the afore of a such as a such substitute Trustee.  PROVIDED ALWAYS That when all of the grant of the grant and voluntary act and deed for the uses and purcommission expires.	annually thereafter, each at the rate of ten per cent, per annum.  18:  18:  18:  18:  18:  18:  18:  18	ed, or according to any agreement extending against said premises or against the intregard to any law heretofore or hereafter by secured, and on such payment to submit or his successor for at least the amount of the insurance policies to be so written as to redder of said indebtedness may pay such that to protect the lien hereof with interest for the State of a law imposing payment of the ess, or upon the rendering by any Court of so is legally inoperative, the whole of the inder of the said indebtedness, without notice, and with interest thereon from the date of the said indebtedness, without notice, and with interest thereon from the date of the said principal note, bring such is paid or incurred in that behalf in connearges, costs of procuring or completing an or; and the like expenses and disbursements and the expenses and disbursements and the costs of suit have seeding, and agree—that a Receiver shall be to upon the indebtedness hereby secured. If Chicago, of the grantee, HARRY LEE TAFT and OR we the right to appoint a Trustee by endors in all respects whatsoever as if first name stee, shall be conclusive evidence, respective the grantee or his successor shall release the grantee or his successor shall release as the grantee or his suc	g the time of payment.  great of the grantee or his cancated imposing payment to the grantee or his suc- their fair value against loss equire all loss to be applied tes or assessments, or dis- gree to repay immediately to make the secured hereby, become immediately due f such maturity at the rate terms. It is agreed by the covenants or the happening legal proceedings for the terms. It is agreed by the covenants or the happening legal proceedings for the terms. It is agreed by the covenants or the happening to the grantor.  All such the grantor.  All such the grantor.  TAFT of the EN E. TAFT to act as such propointed to take possession propointed to take possession propointed to take possession the EN E. TAFT to act as such ement of such appointment and as Trustee herein. And ly, of his right and duty to taid premises from the lien  [SEAL]  [SEAL]  [SEAL]
hicago, illinois, and bearing laterest after maturity The grantor. Covenant and agree. as follow FIRST—To pay said indebtedness and the interestive of the granter of the g	im annually thereafter, each at the rate of ten per cent, per annum.  183:  185:  18	ed, or according to any agreement extending against said premises or against the intregard to any law heretofore or hereafter by secured, and on such payment to submit or his successor for at least the amount of the insurance policies to be so written as to reduce the first of any insurance so procured, grantor fait to protect the lien hereof with interest for the State of a law imposing payment of the said indebtedness, may pay such that is is legally inoperative, the whole of the fider of the said indebtedness, without notice, and with interest thereon from the date of the said indebtedness, without notice, and with interest thereon from the date of the said indebtedness, without notice, and with interest thereon from the date of the said indebtedness, without notice, and with interest thereon from the date of the said indebtedness, and the payment of the said principal note, bring such is paid or incurred in that behalf in connecting an arges, costs of procuring or completing an order, and the like expenses and disbursements and the costs of suit have been and included in any judgment that may and disbursements and the costs of suit have been and agree—that a Receiver shall be a yupon the indebtedness hereby secured. (Chicago, of the grantee, HARRY LEE TAFT and OR we the right to appoint a Trustee by endors in all respects whitsoever as if first name stee, shall be conclusive evidence, respective the grantee or his successor shall release s	g the time of payment.  great of the grantee or his enested imposing payment to the grantee or his suc- their fair value against loss equire all loss to be applied tes or assessments, or dis- gree—to repay immediately om the date of payment at the whole or any portion of competent juri-diction of a debtedness secured hereby, become immediately due if such maturity at the rate terms. It is agreed by the covenants or the happening legal proceedings for the ection with such legal pro- abstract showing the whole ents occasioned by any suit the grantor.  All such the grantor All such propointed to take possession ET, OREN E. TAFT of the EN E. TAFT to act as such ement of such appointment and as Trustee herein. And ly, of his right and duty to taid premises from the lien  [SEAL]  [SEAL]