Kewy, Selen.

THIS INDENEURE WITNESSETH, That the grantorAL.	Minnie & Oaker (nee H	mand in her lower bright)
auch Garl Baker (Sur leusband)	Ä	
	0	
of Jalea County, Oklahoma, for and in c	consideration of Live hundred	limited DOLLARS,
in hand paid, the receipt whereof is hereby acknowledged, doh Trustee, the following described property and premises situate		o HARRY LEE TAFT (of the City of Chicago, State of Illinois),
The east half of the Worth w	eat quarter and the	williant quarter of the
sworthwest qualiter of section	timenty three (3) in	township eighteen (Duorth.
nange fourteens (14) east of the In	wham Base and Merid	can l
Cartaina!	120 acres/more/or &	0001.
<i>V</i>		
	the said grantee and his successors, free, c	clear and discharged of and from all former grants, charges, taxes,
herewith.		of \$between the parties hereto and of even date
Hereby releasing and waiving appraisement and all right IN TRUST NEVERTHELESS For the purpose of securing	the performance of the covenants and agre	cements herein.
Williams, The Branton	of Carl Baker are justly i	
even date herewith, payable to Hallal own order and by Dollars, payable in insta	~ 00.	
and Lour tor & 60,000 each due seriating	annually thereafter, each of said	i installments being payable of the office of PEARSONS & TAFT,
in Chicago, Illinois, and bearing interest after maturity at the retrieved covernation and agree as follows:	cate of ten per cent per annum.	according to any agreement extending the time of payment, ainst said premises or against the interest of the grantee or his
russers therein as against this Trust Dead or the money or i	indehtedness secured hereby without reserv	d to one law heretofore or hereafter enacted imposing havment 1
of the whole or any part thereof upon the grantee or his succe cessor receipts therefor. THIRD—To commit or permit no waste upon said premis	cessor or the holder of the notes hereby secu	ured, and on such payment to submit to the grantee or his suc.
FOURTH-TO SHOW AN DUMUMES At any time on said bren	mises to be insured by the grantee of this	successor for at least the amount of their fair value against loss rance policies to be so written as to require all loss to be applied
in the reduction of said indebtedness at the option of the hold In the event of the failure to pay taxes or assessments, the	lder thereof. the grantee or his successor or the holder of	said indebtedness may pay such taxes or assessments, or dis-
without demand; and the same and any other moneys disburse	ed by the holder of said indebtedness to pro	otect the lien hereof with interest from the date of payment at
the rate of ten per cent. per annum, shall be so much additional In the event of a breach of any of the aforesald covenants any taxes or assessments aforesald upon the grantee or his succ	ts or agreements or of the passage by the S	tate of a law imposing payment of the whole or any portion of a upon the rendering by any Court of competent juri-diction of a
decision that the undertaking by the grantor as herein provi- including principal and all accrued interest, without deduction,	rided, to pay such taxes or assessments is le , shall at the option of the legal holder of	gaily inoperative, the whole of the indebtedness secured hereby, the said indebtedness, without notice, become immediately due
of ten per cent, per annum, shall be recoverable by foreclosure	e hereof in manner as if all of said indebte	with interest thereon from the date of such maturity at the rate dates had then matured by express terms. It is agreed by the lipal note of by breach of any of the covenants or the happening
of any of the contingencies aforesaid, the grantee, or his succe	essor, may, upon request of the legal holde	or incurred in that behalf in connection with such legal pro-
ceedings—including a reasonable attorney's fee, outlays for doc	cumentary evidence, stenographer's charges.	costs of procuring or completing an abstract showing the whole and the like expenses and disbursements occasioned by any sult hay be a party, shall also be paid by the grantor. All such
expenses and disbursements shall be an additional lien upon sai	uid premises and shall be taxed as costs and	nay be a party, shall also be paid by the grantor. All such d included in any judgment that may be rendered in such prosbursements and the costs of suit have been paid. The grantor.
	emises pending such foreclosure proceeding,	and agreethat a Receiver shall be appointed to take possession
In case of the death, disability, resignation, or temporary of Chicago, Illinois, is hereby appointed as his successor	or permanent absence from the City of Chica in trust, and in case of like disqualification	ago, of the grantee, HARRY LEE TAFT, OREN E. TAFT of the
on this Trust Deed; and either of said substitute Trustees sha	all have the same powers and duties in all	right to appoint a Trustee by endorsement of such appointment is respects whatsoever as if first named as Trustee herein. And hall be conclusive evidence, respectively, of his right and duty to
act as such substitute Trustee.		
PROVIDED ALWAYS That when all of the aforesald cover thereof. WITNESS The hand and seal of the grantor of this	Junty fifth day or February	A D. 19.20:
	mindie	E. Baker Jue Hom [SEAL]
	Barl	Baker [SEAL]
		[SEAL1
	And Market States of the	[SEAL]
		[SEAL]
State of Oklahoma } _{ss.}		[SEAL]
State of Oklahoma ss. Sounty of Tulsa County BEFORE ME, a	Notary Public in and for said County and	(SEAL)
personally appeared Musical & Paker (2ree	Notary Public in and for said County and	State, on this 2 th day of February 19/0
personally appeared Musical Configuration of the identical personal who executed the	within and forgoing instrument and acknowledge	State, on this 2 th day of February 19/0
personally appeared Minastell & Lakel / 2 cet to me known to be the identical personal who executed the free and voluntary act and deed for the uses and purposes the	within and forgoing instrument and acknowledge	State, on this 2 th day of February 19/0
personally appeared Minarial E Lakel (2 cector me known to be the identical personal who executed the free and voluntary act and seed for the uses and purposes the My commission expires	within and forgoing instrument and acknowledge set forth.	State, on this 2 th day of February 19/0 State, on this 2 th day of February 19/0 wind feet to me that the executed the same as The state of the same as The sam
county of Tulou County BEFORE ME, a personally appeared Minutely & Anter Creet to me known to be the identical personal who executed the free and voluntary act and seed for the uses and purposes the My commission expires 19/1. State of Oklahoma ss.	within and forgoing instrument and acknowled set forth. [Seal]	State, on this 2 th day of Telegraph 19 10 owing god to me that the executed the same as Illish Notary Public,
county of Tulca County BEFORE ME, a personally appeared Ministell & Carley (2 certo me known to be the identical personal who executed the free and voluntary act and seed for the uses and purposes the My commission expires 19/11 State of Oklahoma State of Oklahoma State of Oklahoma State of Oklahoma This instrument was supposed to the uses and purposes the management of the uses and purposes the uses and uses an	within and forgoing instrument and acknowledge set forth.	State, on this 2 th day of Telegraph 19 10 windged to me that the executed the same as Illication of the Notary Public,
county of Tulcar County BEFORE ME, a personally appeared Minimum & Marker (2 certo me known to be the identical personal who executed the free and voluntary act and seed for the uses and purposes the My commission expires 19/1. State of Oklahoma ss.	within and forgoing instrument and acknowled set forth. [Seal] was filed for Record on the	State, on this 25th day of February 19/0 State, on this 25th day of February 19/0 windged to me that Hell executed the same as February Notary Public,