a sine many sectors and the sectors and the sector a and the second second

COMPARED

٠.

	Sumpar	G at		4
OKLANDMA REAL ESTATE MORTUAGE (IIISTIY LOUTSICIES)			DORSE	r Printing Company, Dallas, re
THIS INDENTURE WITNESSETH, That the Grantor	s Ethel Rus Richmon	chmond (n L (her husk	er Johnson	in her
ot <u>County</u> , Oklahoma, for y in hand paid, the receipt whereof is hereby acknowledged. Trustee, the following described property and premises situ	hereby Grant, Bargin, Se	Sil and Convey unto HARRY klahoma, to-wit:	LEE TAFT (of the City of	DOLLAN Chicago, State of Illinoi
east of the Indian Scortaining	ship luin Dase 2 80 acres 7	La Col north La meridian	fange T	hister (
Ę				
· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·		
together with all the improvements thereon and the appurt	mances thereunto belonging	, and warrant the title to the	16 same.	11 former Charte Char
TO HAVE AND TO HOLD Said described premises u Taxes, Judgments and Mortgages and other liens and encum Hereby releasing and waiving appraisement and all ri IN TRUST NEVERTHELESS For the purpose of securi	ibrances whatsoever. ights under and by virtue o	of the homestead exemption	laws of the State of Oklah	
for the sum of Jurilie tundred and	•	n the first day of the	a order and by them	endorsed and delive
both principal and interest being payable at the office of PE The Grantor <u>Covenant</u> and agree as follows: FIRST To pay said indebtedness and the interest ther SECOND-To pay before delinquency all taxes and as	reon as herein and in said n ssessments by or in the Sta	go, Illinois, and bearing inter notes provided, or according ate of Oklahoma against said	to any agreement extending I premises or against the in	te of 10/ per cent . per ann the time of payment. terest of the Grantee or
successors therein, or against this Trust Deed or the money of the whole or any part thereof upon the Grantee or his a cessors receipts therefor. THIRD-To commit or permit no waste upon said prei FOURTH-To allow all buildings at any time on said p				
by fire, lightning and tornadoes, in companies to be approving the reduction of said indebtedness at the option of the hard in the event of the failure to pay taxes or assessmethings or purchase any tax lies or title affecting said preme without degman; and the same and any other moneys disbur:	older thereof. mis, the Grantee or his succ nises; and all money so paid	cessor, such instructe poner cessor or the bolder of said in 1 and the cost of any insura	ndebtedness may pay such t ace so procured. Grantor	axes or assessments, or gree
rate of 107 for cost, per annum, shall be so much additional h In the event of a breach of any of the aforesaid covenan taxes or assessments aforesaid upon the Grantee or his su decision that the undertaking by the Grantor. In herein p including principal and all accrued interest, without deducti	ndebtedness secured hereby. its or agreements or of the p uccessor or the holder of sa provided, to pay such taxes o	passage by the State of a law id indebtedness, or upon the	r imposing payment of the rendering by any Court of erative, the whole of the in	whole or any portion of competent jurisdiction of idebtedness secured here
and collectible, notwithstanding anything contained in this T of 107 Ber cost, per annum, shall be recoverable by foreclos Grantor, Arthat in case the right of foreclosure so arises 1 of any of the contingencies aforesaid, the Grantee, or his s collection of the moneys hereby secured as may be necessar	Frust Deed or any law here sure hereof in manner as if hereunder, either upon mat successor, may, upon request ary: that all expenses and	after enacted, and with inter all of said indebtedness had urity of said principal note t of the legal holder of said disbursements vaid or incur.	est thereon from the date of then matured by express or by breach of any of the principal note, bring such red in that behalf in conn	of such maturity at the sterms. It is agreed by covenants or the happen legal proceedings for ection with such legal
ceedings—including a reasonable attorney's fee, outlays for title to said premises and embracing the judgment ordering or proceeding wherein Grantee or his successor or any holde expenses and disbursements shall be an additional lien upon ceedings; which proceedings shall not be dismissed nor a rele	documentary evidence, sten sale thereof, shall be paid i er of any part of said indebt said premises and shall be ase hereof given until all su	tographer's charges, costs of by the Grantor A; and the l tedness, as such, may be a p taxed as costs and included ch expenses and disbursemen	procuring or completing an like expenses and disburser arty, shall also be paid by in any judgment that may is and the costs of suit have	abstract showing the will ents occasioned by any the Grantor All s y be rendered in such been paid. The Granton
waiveall right to the possession of and income from said or charge of said premises and collect such income, and the a In case of death, disability, resignation, or temporary of City of Chicago, Illinois, is hereby appointed as his successo Trustee as aforesaid, then the legal holder or holders of the p this Trust Deed; and either of said substitute Trustees shall action of said OREN E. TAFF, or said endorsement and the	same, less Receivership expe or permanent absence from or in trust, and in case of i principal note secured hereby have the same powers and	nses, apply upon the indebted the City of Chicago, of the like disqualification of both y shall have the right to appoi duties in all respects whats	Iness hereby secured. Grantee, HARRY LED TAI HARRY LED TAFT and OR Int a Trustee by endorsem locever as if first named as	T. OREN E. TAFT of EN E. TAFT to act as s ent of such appointment Trustee herein. And
act as such substitute Trustee, PROVIDED ALWAYS That when all of the aforesaid lien hereof, WITNESS THE HAND And seal and the Grantort	l covenants and agreements	are performed the Granice		
* ((Ethel coure dwith	blot) * <u>Ether</u> D. ole	Pichmond > Pichmond	ee Johns (BEA
		<u></u>		
State of Oklahoma ss. County of Tulia County BEFORE ME, personally appeared The Richmond (22		nd for said County and State	on this 13-22 day of	Jeb. 19.0
to me known to be the identical person A. who executed the free and voluntary act and deed for the uses and purposes	he within and foregoing inst	trument, and acknowledged t	o me that they exect	ted the same as Thei
Aly commission expires July 2-3 19/07	- , (Sed) - - , , , , , , , , , , , , , , , , , ,	0-0		Notary Public.
State of Oklahoma] _{ss.}		- L/.	. 1	
· · · · · · · · · · · · · · · · · · ·	nt was filéd for Record on th		cheka,	: 19 <u>1</u> , ato'ck

ין א א י