and and the second and the second as the second property and the second and the second party and the second as	Depthic page that have consider a grown and agriculture process from the page and page a minimum process process process from the page and the page		
	FH, That the grantor		
ofCounty	y, Oklahoma, for and in consideration of		DOLLARS,
	eby acknowledged, dohereby Grant, Bargain, S erty and premises situate in Muskogee County, O		the City of Cineago, State of Impoley,
	erry and premises situate in Muskogee County, O		
	<b>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</b>		
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1-1-1-1			
TO HAVE AND TO HOLD Said	tereon and the appurtenances thereunto belongin described premises unto the said grantee and hi	s successors, free, clear and discharged of an	d from all former grants, charges, taxes,
	ens and encumbrances whatsoever, except a Trus		
Toucher releasing and waiving a	ppraisement and all rights under and by virtue r the purpose of securing the performance of the	of the homestead exemption laws of the State covenants and agreements herein.	te of Oklahoma.
WHEREAS, The grantor		justly indebted upon	principal promissory note, bearing
even date herewith, payable to	own order and byendor	sed and delivered, for the sum of	A. D. 19
and for \$		eafter, each of said installments being payab	
successors therein, or against this Trus of the whole or any part thereof upor cessor receipts therefor.  THIRD—To commit or permit n FOURTH—To allow all buildings by fire, lightning and tornadoes, in co in the reduction of said indebtedness  In the event of the failure to pa charge or purchase any tax lien or ti without demand; and the same and a the rate of ten per cent. per annum, si In the event of a breach of any any taxes or assessments aforesaid up decision that the undertaking by the- including principal and all accrued in and collectible, notwithstanding anythi of ten per cent. per annum, shall be r grantor.—that in case the right of of any of the contingencies aforesaid, collection of the moneys hereby secu ceedings—including a reasonable attor title to said premises and embracing or proceeding wherein grantee or his expenses and disbursements shall be ceedings; which proceedings shall not wave—all right to the possession of or charge of said premises and collect In case of the death, disability, r City of Chicago, illinois, is hereby ar Trustee as aforesaid, then the legal h on this Trust Deed; and either of sa the action of said OREN E. TAFT, or act as such substitute Trustee.  PROVIDED ALWAYS That when	usency all taxes and assessments by or in the St to beed or the money or indebtedness secured he in the grantee or his successor or the holder of the to waste upon said premises. It is at any time on said premises to be insured by impanies to be approved by the grantee or his successor at the option of the holder thereof.  The politon of the holder thereof, and all money so party other moneys disbursed by the holder of said hall be so much additional indebtedness secured of the aforesaid covenants or agreements or of the figuranter.  The printing and the granter of the provided, to pay such taxes iterest, without deduction, shall at the option of ing contained in this Trust Deed or any law her recoverable by foreclosure hereof in manner as it foreclosure so arises hereunder, either upon mather granter, or his successor, may, upon requested as may be necessary; that all expenses and the granter, or his successor, may, upon requested as may be necessary; that all expenses and shall be dismissed nor a release hereof, shall be paid successor or any holder of any part of said indean additional lien upon said premises and shall be dismissed nor a release hereof given until all sand income from said premises pending such for such income, and the same, less Receivership essignation, or temporary or permanent absence fropointed as his successor in trust, and in case of includer or holders of the principal note secured hid substitute Trustees shall have the same powers and endorsement and the action of said second and of the grantor.  Lamber of the grantor and agreements and all of the grantor and agreements and all of the grantor.	the grantee or his successor for at least the uccessors, such insurance pulicies to be so wr sor or the holder of said indebtedness may performed the costs of any insurance so procured, indebtedness to protect the lien hereof with hereby.  The passage by the State of a law imposing performed indebtedness, or upon the rendering by a cor assessments is legally inoperative, the who the legal holder of the said indebtedness, we after enacted, and with interest thereon from all of said indebtedness had then matured turity of said principal note or by breach of the legal holder of said principal note, and the legal holder of said principal note, and the legal holder of said principal note, and the legal holder of said principal note, but of the legal holder of said principal note, and the like expenses and bledness, as such, may be a party, shall also taxed as costs and included in any judgme on the City of Chicago, of the granter shoreby om the City of Chicago, of the granter, HARI like disqualification of both HARRY LEE Tareby shall fact the right to appoint a Trusters and duties in all respects whatsoever as substitute Trustee, shall be conclusive evidence for performed the grantee or his successor shall.	amount of their fair value against loss itten as to require all loss to be applied as such taxes or assessments, or disgrantor
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No. of the second			[SEAL]
State of Oklahoma	1		
	SS.  BEFORE ME, a Notary Public in and i	or said County and State on this	day of
personally appeared	, DEFONE ME, & NURTY FUUNC III BRG I	or burn obuity and state, on this	
to me known to be the identical per	son_who executed the within and forgoing in	strument and acknowledged to me that	executed the same as
free and voluntary act and deed for t	the uses and purposes therein act forth.	ascabe accommenda o concentrativo de la contrativo de la	x
My commission expires	[Sen]		Notary Public:
State of Oklahoma			1 4
		فدسما مسا	. A 19 MA Adaption of
County of	This instrument was filed for Record on t	hessessimmers day of memory remembers accommode	M. D. 19 atmin o'Clock
		Kinthiaman Kaupankan attanan kapangan binan Maatawa Kababahan Manahan ka	
U procession and the second process of the second second second contract and the second secon	Beal]		Register of Deeds.