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	'H, That the grantor	ĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸ	and an	an ya kana ya kana ya kana kana kana kan
THIS INDEXICAE WITNESSEI				
	, Oklahoma, for and in consideration o by acknowledged, dohereby Grant, ]	f		DOLLARS,
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together with all the improvements the TO HAVE AND TO HOLD Said of judgments and mortgages and other lies	lescribed premises unto the said grant	ee and his successors, free, clear a	and discharged of and from all	
herewith. Hereby releasing and waiving ap	praisement and all rights under and i the purpose of securing the performan	by virtue of the homestead exempti	ion laws of the State of Okla	
WHEREAS, The grantor		justly indebte	ed uponprinc	
even date herewith, payable to	Dollars, payable in installments, one f			
and for \$ in Chicago, Illinois, and bearing interes The grantor covenant and ag	t after maturity at the rate of ten per	ually thereafter, each of said insta cent. per annum.	liments being payable at the o	flice of PEARSONS & TAFT
charge or purchase any tax lien or till without demand; and the same and an the rate of ten per cent, per annum, sh	at the option of the holder thereof. ' taxes or assessments, the grantes or 1 le affecting said premises; and all mor y other moneys disbursed by the hold all be so much additional indebtedness of the aforesaid covenants or agreemen in the grantee or his successor or the h irantoras herein provided, to pay su erest, without deduction, shall at the e g contained in this Trust Deed or any coverable by foreclosure hereof in ma oreclosure so arlses hereunder. either	his successor or the holder of said i tey so paid and the cost of any ins er of said indebtedness to protect i secured hereby. Is or of the passage by the State of older of said indebtedness, or upon ch taxes or assessments is legally i option of the legal holder of the say i kaw hereafter enacted, and with i nner as if all of said indebtedness upon maturity of said principal ac	Indebtedness may pay such to mance so procured, grantor the lien hereof with interest f f a law imposing payment of the rendering by any Court o inoperative, the whole of the aid indebtedness, without not interest thereon from the date had then matured by express ote or by breach of any of the	axes or assessments, or dis agreeto repay immediately rom the date of payment a the whole or any portion o f competent jurisdiction of z Indebiedness secured hereby ce, become immediately due of such maturity at the ratk (erms. It is agreed by the o covenants or the happening
collection of the moneys hereby secur ceedings—including a reasonable attorn title to said premises and embracing th or proceeding wherein grantee or his s expenses and disbursements shall be a	ed as may be necessary; that all exp	enses and disbursements paid or in	curred in that behalf in com	nection with such legal pro
ceedings; which proceedings shall not h waiveall right to the possession of a or charge of said premises and collect in case of the death, disability, re City of Chicago, Illinois, is hereby ap Trustee as a foresaid, then the legal h on this Trust Deed; and either of said the action of said OREN E. TAFT, or s act as such substitute Trustee.	be dismissed nor a release nereor given and income from said premises pending such income, and the same, less Recel signation, or temporary or permanent a pointed as his successor in trust, and loder or holders of the principal notes	undi all such expenses and dispurses such foreclosure proceeding, and a vership expenses, apply upon the 1 basence from the City of Chicago, of in case of like disqualification of bu recured hereby shall have the right	ments and the costs of suit nav greethat a Receiver shall be ndebiedness hereby secured. If the grantce, HARRY LEE To the HARRY LEE TAFT and O to appoint a Trustee by endo	a uppointed to take prosession AFT, OREN E. TAFT of the REN E. TAFT to act as such recement of such aunointmen
PROVIDED ALWAYS That when	all of the aforesaid covenants and agree of the grantor this and the grantor the grant of the gr			
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		\$-10.21 (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00) (\$2.00	·	
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County of	.) BEFORE ME, a Notary Public	in and for said County and State,	, on this and the of th	
to me known to be the identical pers free and voluntary act and deed for the My commission expires	conwho executed the within and fo he uses and purposes therein set forth.	rgoing instrument and acknowledg		
State of Oklahoma	}ss.	y y militar bil men av kan ankanska gegen saktor kompen a statunda og verske se uppskalla faktor na na se	ing and another a line and the second state	
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