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DRIVANDMA REAL ESTATE MONTGANE THEORY LOS TOLLISH		DORBEY FIRE	Musle	The
THIS INDENTURE WITNESSETH, That the Grantor & Frank Must have been suffered by the County, Okiahoma, for and in consideration of SI wood in hand paid, the receipt whereof is hereby acknowled, do hereby Grant, Bargin, Sell and Convey Trustee, the following described property and premises situate in Muskogee County, Okiahoma, to-wit The world by the same with the same and the same		the City of Chi	DOLL, DOLL, DORGO, State of Illin	· ((
together with all the improvements thereon and the appurtenances thereunto belonging, and warrant TO HAVE AND TO HOLD Said described premises unto the said Grantee and his successors,	the title to the same.	and from all f	ormer Grants, Che	urges,
Taxes, Judgments and Mortgages and other liens and encumbrances whatsoever. Hereby releasing and waiving appraisement and all rights under and by virtue of the homeste IN TRUST NEVERTHELESS for the purpose of securing the performance of the covenants and WHEREAS, The Grantor Trick of the purpose of securing the performance of the covenants and WHEREAS, The Grantor Trick of the sum of the sum of the whole or any part thereof upon the Grantee or his successor of the holder of the notes hereby the sum of the whole or any part thereof upon the Grantee or his successor of the holder of the notes hereby for the sum of the whole or any part thereof upon the Grantee or his successor of the holder of the notes hereby for the sum of	own order and by. of	enced by interess ity at the rate of not extending the gainst the intere or hereafter en ent to submit to a amount of the litten as to requi	endorsed and deli A. D. 19 notes attached the 10 per cent. per an time of payment, st of the Grantee or cated imposing pay the Grantee or his r fair value agains re all loss to be a	and ereto; anum.
In the event of the failure to pay taxes or assessments, the Grantee or his successor or the hearge or purchase any tax lien or title affecting said premises; and all money so paid and the cost without demand; and the same and any other moneys disbursed by the holder of said indebtedness to rate of 10 per cent. per annum, shall be so much additional indebtedness secured hereby. In the event of a breach of any of the aforesaid covenants or agreements or of the passage by the taxes or assessments aforesaid upon the Grantee or his successor or the holder of said indebtednes decision that the undertaking by the Grantor—as herein provided, to pay such taxes or assessments including principal and all accrued interest, without deduction, shall, at the option of the legal hold and collectible, notwithstanding anything contained in this Trust Deed or any law hereafter enacted, of 10 per cent. per annum, shall be recoverable by foreclosure hereof in manner as if all of said in Grantor—that in case the right of foreclosure so arises hereunder, either upon maturity of said of any of the contingencies aforesaid, the Grantee, or his successor, may upon request of the legal collection of the moneys hereby secured as may be necessary; that all expenses and disbursements ceedings—including a reasonable attorney's fee, outlays for documentary evidence, stenographer's chittle to said premises and embracing the judgment ordering sale thereof, shall be paid by the Granteo or proceedings wherein Grantee or his successor or any holder of any part of said indebtedness, as sue expenses and disbursements shall be an additional lien upon said premises and shall be taxed as cost ceedings; which proceedings shall not be dismissed nor a release hereof given until all such expenses a waive	tof any insurance so procured protect the lien hereof with it is State of a law imposing pays, so, or upon the rendering by it is legally inoperative, the where of the said indebtedness, and with interest thereon from the control of the control o	drantor-Zagre aterest from the ment of the who any Court of corole of the inde vittout notice, I im the date of s by express terif any of the coupling such leaft in connect and disbursement be paid by the ent that may be of suit have be iver shall be appeared.	date of payment a date of payment a le or any portion o apetent jurisdiction tedness secured he ecome immediately ach maturity at the secure immediately benants or the happ gail proceedings fo n with such legal tract showing the occasioned by an errandor and achieved a rendered in such en puld. The Gran- lonted to take posso	interby the transport of the security shall on the security such that the security s
In case of death, disability, resignation, or temporary or permanent absence from the City of City of Chicago, Illinois, is hereby appointed as his successor in trust, and in case of like disqualific trustee as aforesaid, then the legal holder or holders of the principal note secured hereby shall have the first Deed; and either of said substitute Trustees shall have the same powers and duties in all action of said of said second substitute Trustee as such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreements are performed lien hereof. WITNESS THE HAND And seal of the Grantor, this / 5 / 9 day of	cation of both HARRY LEE To right to appoint a Trustee respects whatsoever as if five, shall be conclusive evidenced the Grantee or his successed.	AFT and OREN by endorsement est named as T e, respectively,	E. TAFT to act as of such appointme rustee herein. And his right and du said premises from	ity to
State of Oklahoma	acknowledged to me that I	day of cxocute	the same as All	o O G
By Deputy. [Seal]	- A Gwalf	act	Register of Deeds.	