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	ESSETH, That the grantor			
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				DOLLA
				of the City of Chicago, State of Illing
• • •	property and premises situate in M			•

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ther with all the improvement TO HAVE AND TO HOLD	nts thereon and the appurtenances Said described premises unto the s	thereunto belonging, and said grantee and his succ	warrant the title to the same. essors, free, clear and discharged of a	and from all former grants, charges, t
gments and mortgages and oth	her liens and encumbrances whatsoe	ever, except a Trust Deed	for the sum of \$bet	ween the parties hereto and of even
Hereby releasing and waiv	ing appraisement and all rights un S For the purpose of securing the p	der and by virtue of the performance of the coven	homestead exemption laws of the sants and agreements herein.	State of Oklahoma.
WHEREAS, The grantor	-		justly indebted upon	principal promissory note, bea
n date herewith, payable to			l delivered, for the sum of	A. D. 19
for \$	euch due seriatim	annually thereafter	each of said installments being nav	able at the office of PEARSONS & TA
Chicago, Illinois, and bearing i	interest after maturity at the rate o	if ten per cent, per annun	1.	
FIRST-To pay said indeb	edness and the interest thereon as	herein and in said notes	provided, or according to any agree	ment extending the time of payment. against the interest of the grantee or
accord therein or against this	Trust Deed or the money or indeh	stedness secured hereby. T	without regard to any law heretofore	or hereafter enacted imposing pays ent to submit to the grantee or his
sor receipts therefor.	•	or the holder of the hole	s hereby secured, and on such paying	tent w submit to the grantee of his
BOUDDER To allow all his	mit no waste upon said premises. Idings at any time on said premises in companies to be approved by th	to be insured by the gr	antee or his successor for at least the	he amount of their fair value against written as to require all loss to be ap
the reduction of said indebted	iness at the option of the holder	thereof.	the holder of said indebtedness may	nay such taxes or assessments, or
irge or purchase any tax lien	or title affecting said premises; an and any other moneys disbursed by	id all money so paid and the holder of said indeb	the cost of any insurance so procure edness to protect the lien hereof wi	d, grantoragreeto repay immedia th interest from the date of paymer
In the event of a breach of	um, shall be so much additional ind any of the aforesaid covenants or	agreements or of the pass	age by the State of a law imposing	payment of the whole or any portio
taxes or assessments aforesa ision that the undertaking by	d upon the grantee or his successor the grantor as herein provided,	to pay such taxes or asse	ssments is legally inoperative, the w	any Court of competent juri-diction hole of the indebtedness secured her without notice, become immediately
l collectible, notwithstanding a	inything contained in this Trust De	ed or any law hereafter	enacted, and with interest thereon in sold indebtedness had then matured	om the date of such maturity at the
ntor	t of foreclosure so arises hereundo esaid, the grantee, or his successor.	er, either upon maturity (, may, upon request of th	of said principal note or by breach (le legal holder of said principal not	of any of the covenants or the happe e, bring such legal proceedings for
lection of the moneys hereby dings-including a reasonable	secured as may be necessary; the attorney's fee. outlays for documen	at all expenses and disbu ntary evidence, stenograph	er's charges, costs of procuring or c	ompleting an abstract showing the w
proceeding wherein grantee of	r his successor or any holder of any	y part of said indebtednes	s, as such, may be a party, shall a	and disbursements occasioned by any lso be paid by the grantor All
dings: which proceedings shal	l not be dismissed nor a release her	eof given until all such exp	enses and disbursements and the cos	nent that may be rendered in such ts of suit have been paid. The grante
shawns of sold macmilian and a	allost such income and the same 1	loss Decelsonable evenes	annly upon the indebtedness here	eiver shall be appointed to take posses by secured. RRY LEE TAFT, OREN E. TAFT of
v of Chicago, Illinois, is here	by appointed as his successor in tr	rust, and in case of like d	isquanucation of both HARRY LEE	TAFT and OREN E. TAFT to act as stee by endorsement of such appoint
this Trust Deed; and either	of said substitute Trustees shall he	ave the same powers and	duties in all respects whatsoever a	s if first named as Trustee herein. nce, respectively, of his right and du
as such substitute Trustee.	•			shall release said premises from the
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ate of Oklahom	a] _{ss.}			
	} SS .		County and State, on this	
unty of	BEFORE ME, a Nota	ary Public in and for said	County and State, on this	day of19
unty of sonally appeared me known to be the identics	BEFORE ME, a Nota	ary Public in and for said	County and State, on this	day of19_
unty of sonally appeared me known to be the identics e and voluntary act and deed commission expires	BEFORE ME, a Nota	ary Public in and for said in and forgoing instrume set forth. {Scal]	County and State, on this	
e and voluntary act and deed commission expires	BEFORE ME, a Nota Before ME, a Nota I personwho executed the within for the uses and purposes therein 19	ary Public in and for said in and forgoing instrume set forth. {Scal]	County and State, on this	day of1919
unty of sonally appeared me known to be the identics e and voluntary act and deed commission expires	BEFORE ME, a Nota al personwho executed the within for the uses and purposes therein 19	ary Public in and for said in and forgoing instrume sot forth. [Seal]	County and State, on this	day of19
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