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OKLAHOMA SECOND MORTGAGE (Harly	Leg Tal(2nd)	ar na hann an ann an an ann an ann an ann an	KY Printing Company, Dalles, Texa
THIS INDENTURE WITNE	SSI0TH, That the grantor	1111/111111111111111111111111111111111	
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in hand paid, the receipt whereof is	hereby acknowledged, dohereby Grant,	Bargain, Sell and Convey unto HARRY LEE TAFT (of the City	-
	property and premises situate in Muskogee		
e 11. 12. 11. 1910 - 1			
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together with all the improvement	ts thereon and the appurtenances thereunte	belonging, and warrant the title to the same.	
		tee and his successors, free, clear and discharged of and from all opt a Trust Deed for the sum of \$between the pu	
herewith. Hereby releasing and waivin	ig appraisement and all rights under and	by virtue of the homestead exemption laws of the State of Oklace of the covenants and agreements herein.	ahoma.
		justly indebted uponprin	
		endorsed and delivered, for the sum of	
and for \$	Dollars, payable in installments, one	for \$due on the first day of nually thereafter, each of said installments being payable at the or r cent. per annum.	A. D. 19
in Chicago, Illinois, and bearing in The grantorcovenanta	terest after maturity at the rate of ten per nd agreeas follows:	r cent. per annum.	
FIRST—To pay said indebte SECOND—To pay before de	dness and the interest thereon as herein a linquency all taxes and assessments by or Taxet Deed on the money or indeptodness.	and in said notes provided, or according to any agreement extend in the State of Oklahoma against said premises or against the secured hereby, without regard to any law heretofore or hereaft	ling the time of payment. Interest of the granice or his
of the whole or any part thereof cessor receipts therefor.	upon the grantee or his successor or the h	colder of the notes hereby secured, and on such payment to subn	it to the grantee or his suc-
THIRD—To commit or perm FOURTH—To allow all build	hit no waste upon said premises. lings at any time on said premises to be in	nsured by the grantee or his successor for at least the amount of	f their fair value against loss
in the reduction of said indebtedr	less at the option of the holder thereof.	e or his successors, such insurance policies to be so written as to his successor or the holder of said indebtedness may pay such	
charge or purchase any tax lien of without demand; and the same an	or title affecting said premises; and all mo ad any other moneys disbursed by the hold	ney so paid and the cost of any insurance so procured, grantor ler of said indebtedness to protect the lien hereof with interest	_agreeto repay immediately
In the event of a breach of a		s secured hereby. its or of the passage by the State of a law imposing payment of nolder of said Indebtedness, or upon the rendering by any Court	
decision that the undertaking by i including principal and all accrue	the grantoras herein provided, to pay s d interest, without deduction, shall at the	uch taxes or assessments is legally inoperative, the whole of the option of the legal holder of the said indebtedness, without not	indebtedness secured hereby, ice, become immediately due
of ten per cent. per annum, shall	be recoverable by foreclosure hereof in ma	y law hereafter enacted, and with interest thereon from the date inner as if all of said indebtedness had then matured by express upon maturity of said principal note or by breach of any of the	s terms. It is agreed by the
of any of the contingencies afores	said, the grantee, or his successor, may, up	pon request of the legal holder of said principal note, bring su penses and disbursements paid or incurred in that behalf in con	ch legal proceedings for the
title to said premises and embraci	ing the judgment ordering sale thereof, sha	dence, stenographer's charges, costs of procuring or completing a ll be paid by the grantor; and the like expenses and disburse	ments occasioned by any suit
expenses and disbursements shall	be an additional lion upon said premises a	said indebtedness, as such, may be a party, shall also be paid nd shall be taxed as costs and included in any judgment that m until all such expenses and disburgements and the costs of sult ha	ay be rendered in such pro-
waive	of and income from said premises pending liect such income, and the same, less Rece	g such foreclosure proceeding, and agreethat a Receiver shall b ivership expenses, apply upon the indebtedness hereby secured.	e appointed to take possession
City of Chicago, Illinois, is hereby	y appointed as his successor in trust, and	absence from the City of Chicago, of the grantce, HARRY LEE 7 in case of like disqualification of both HARRY LEE TAFT and C secured hereby shall have the right to appoint a Trustee by end	REN E. TAFT to act as such
on this Trust Deed; and either o	f said substitute Trustces shall have the s	as a powers and duties in all respects whatsoever as if first na d second substitute Trustee, shall be conclusive evidence, respect	med as Trustee herein. And
act as such substitute Trustee. PROVIDED ALWAYS That w	when all of the aforesaid covenants and ag	cements are performed the grantee or his successor shall release	said premises from the lien
witness the hand and	sealof the grantorthis	day of	*******
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	and the second		[SEAL]
	a )		[SEAL]
State of Oklahoma	a } <sub>ss.</sub>	a in and for said County and State, on this day of	<u></u>
	a } <sub>ss.</sub>	c in and for said County and State, on thisday of	<u></u>
State of Oklahoma County of	a BEFORE ME, a Notary Public porsonwho executed the within and fo for the uses and purposes therein set forth	orgoing instrument and acknowledged to me that	
State of Oklahoma County of	a ss. BEFORE ME, a Notary Public porson	orgoing instrument and acknowledged to me that	cuted the same as
State of Oklahoma County of personally appeared to me known to be the identical free and voluntary act and deed f My commission expires	a BEFORE ME, a Notary Public porsonwho executed the within and for for the uses and purposes therein set forth 19	orgoing instrument and acknowledged to me that	cuted the same as an interview.
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