10.0

219

KLAHOMA SECOND MORTGAGE (HARY LCS TI	att znd)	NVINGE AND AN ADDRESS OF A DESCRIPTION OF A	an an bail an ann an San ann an San ann an San ann a' San an San Ann	Lonsey Finding do	mnany Dollas Ports
			nin yan unin 1999 yang yang bar yang bar yang bar din kang bar bar bar yang bar yang bar yang bar yang bar yang	nan mananan ana ana ang katalahatan dalah dala	44.44/612.84.44 (*)114.2 ₉₄₄ .694.7
THIS INDENTURE WITNESSET				£,	
hand paid, the receipt whereof is herei			d Convey unto HARRY LEE TA		DOLLARS State of Illinois)
ustee, the following described proper				•	

by the with all the improvements the TO HAVE AND TO HOLD Said do	reon and the appurtenances the	ereunto belonging, and	warrant the title to the same.		
udgments and mortgages and other lien	=	=			
rewith. Hereby releasing and waiving app IN TRUST NEVERTHELESS For	praisement and all rights under the purpose of securing the per	and by virtue of the formance of the cove	homestead exemption laws of ants and agreements herein.	the State of Oklahoma.	
WHEREAS, The grantor		*****	justly indebted upon		• •
en date herewith, payable to			d delivered, for the sum of due on the first day of		
dfor \$ Chicago, Illinois, and bearing interest					
The grantor covenant and age FIRST-To pay said indebtedness	, after maturity at the rate of the received of the received of the received of	en per cent. per annu	n provided or according to any a	preement extending the tim	a of navment
SECOND-To pay before delinque accessors therein, or against this Trust	ency all taxes and assessments	by or in the State of	Oklahoma against said premises	or against the interest of t	he grantee or hi
f the whole or any part thereof upon essor receipts therefor.		the holder of the not	es hereby secured, and on such	payment to submit to the g	cantee or his suc
THIRD—To commit or permit no FOURTH—To allow all buildings a fire, lightning and tornadoes, in com	at any time on said premises to	be insured by the g	rantee or his successor for at le	ast the amount of their fair	value against los
the reduction of said indebtedness a In the event of the failure to pay	t the option of the holder the taxes or assessments, the grant	reof. ee or his successor or	the holder of said indebtedness	may pay such taxes or ass	essments, or di
harge or purchase any tax lien or title ithout demand; and the same and any he rate of ten per cent. per annum, sha	y other moneys disbursed by the	e holder of said indel	tedness to protect the lien here	ocured, grantoragreeto of with interest from the da	repay immediatel te of payment a
In the event of a breach of any of taxes or assessments aforesaid upon	f the aforesaid covenants or agr the grantee or his successor or	eements or of the pas the holder of said in	sage by the State of a law impo debtedness, or upon the renderin	g by any Court of competen	t jurisdiction of
cision that the undertaking by the gr cluding principal and all accrued inte d collectible, notwithstanding anything	rest, without deduction, shall at	t the option of the le	gal holder of the said indebtedn	ess, without notice, become	immediately du
t ten per cent. per annum, shall be rea rantorthat in case the right of fo	coverable by foreclosure hereof preclosure so arises hereunder,	in manner as if all o either upon maturity	f said indebtedness had then ma of said principal note or by bre	tured by express terms. It ach of any of the covenants	is agreed by th or the happenin
any of the contingencies aforesaid, t llection of the moneys hereby secure edings-including a reasonable attorned	ed as may be necessary; that a	all expenses and disbu	rsements paid or incurred in th	at behalf in connection wit	h such legal pr
tle to said premises and embracing the proceeding wherein grantee or his su	e judgment ordering sale thereo accessor or any holder of any pa	of, shall be paid by th art of said indebtedne	e grantor; and the like expenses, as such, may be a party, sh	ises and disbursements occas all also be paid by the gray	loned by any su tor All suc
cpenses and disbursements shall be an ecdings: which proceedings shall not be	additional lien upon said premi e dismissed nor a release hereof	ises and shall be taxe given until all such ex	d as costs and included in any penses and disbursements and the	judgment that may be rend a costs of suit have been pair	ered in such pro
r charge of said premises and collect s In case of the death, disability, res	signation, or temporary or perma	ment absence from th	City of Chicago, of the grantee	HARRY LEE TAFT OREN	፲ ፲፱. ጥልዮጥ ለና የከ
lity of Chicago, Illinois, is hereby approximately approximately and the second se	ointed as his successor in trust, Ider or holders of the principal	, and in case of like note secured hereby	lisqualification of both HARRY I shall have the right to appoint a	EE TAFT and OREN E. TA Trustee by endorsement of	FT to act as such such appointment
n this Trust Deed; and either of said e action of said OREN E. TAFT, or sa et as such substitute Trustee.	id endorsement and the action of	of said second substitu	i duties in all respects whatsoev ite Trustee, shall be conclusive o	er as if first named as Tru widence, respectively, of his	right and duty t
PROVIDED ALWAYS That when a					ses from the lie
WITNESS The handand scal	of the grantorthis				
			8 * * * * * * * * * * * * * * * * * * *		
			•••••••••••••••••••••••••••••••••••••••		
	alayan da sana ang kana ang ka Kana ang kana	ning a stategies i fan Bradening synthe werd. De ferfens as het skriet werden in de stategie oan de stategie s I werde de fan it de fan fan fan stategie stategie fan de fan de stategie stategie fan de stategie stategie stat	anni an	an a bhann a bha b calanna a trach tha ba canad a canad a banan d a cland â b bha a ban Ba - Ba a naiste a teann ann ann an ba a ba a ba a ba a ba a	[SEAL
tate of Oklahoma) _{ss.} '				
ounty of		Public in and for sai	1 County and State, on this		
ersonally appeared.	anna an fair an a fairin fair a fair an an Anna Anna Anna Anna Anna Anna An	jas later y geographic y de la construction y de la construction de la construction de la construction de la co			
o me known to be the identical personee and voluntary act and deed for the	e uses and purposes therein set	forth.			
y commission expires		[Seal]		No	tary Public.
tate of Oklahoma		an ann an an an an Arland ann an Arland a	aan aan ah		and the second sec
ounty of	SS. This instrument was M-4	for Record on the			
ounty of	, and instrument was filed	tor necora on the	فت سوق		سيهرف هم
	maninumentally of music stations and the second	menn bir barben dille BRessell Bradslahm ber menne	secondaria day olimentur remanderation astronomia 19		ato'cloc'
ىرىمەر 1966-يىلىكە ئەلىيەتلەردە قىلىغان ئەتىرىغۇر. ئىلىغان يەرەب بىلىغان بىرى بىرىدىدىدە بىيەت بەرەب مەت ت			allaninger.day of esseenen teenenteenenenenen 		
					at
A THE REPORT OF A STRATEGY OF STRATEGY AND A	a and the second and a second beguing,	[Sen1]		Register	
	a and the second and a second beguing,	[Sen1]		Register	
	a and the second and a second beguing,	[Sen1]		Register	
	a and the second and a second beguing,	[Sen1]		Register	