THIS IN	ENTURE WITNESSE	TH, That the Grant	or Fran	K Kust	edde a	ud, 1	alie)	Kusler
44	he receipt whereof is lowing described prop		dohereby Gr	ant, Bargin, Sell and		EX LEE TAFT (1) L GLAN L GLAN LONG LON	of the City of Chalf of lending	picago, State of II
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TO HAV. Taxes, Judgme Hereby r IN TRUS	it the improvements to AND TO HOLD Salts and Mortgages and tleasing and waiving to NEVERTHELESS E	d described premise other liens and en- appraisement and a	es unto the said cumbrances wha Il rights under a	Grantee and his suct tsoever. except and by virtue of the	cessors, free, clear homestead exempt	and discharged of leed for ion laws of the S	of and from all	former Grants, C w dy 2000, a.
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for the sum of bearing interes both principal	and interest being pay	able at the office of	at the rate spec PEARSONS &	fled therein, payable FAFT, in Chicago, Il	inois, and bearing	nterest after mati	urity at the rate	st notes attached to of 10 per cent. per
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To commit or permit read to commit or said indebtedness, in or a said indebtedness, in a said indebtedness, in the case of the said indebtedness, in the contingencies aforesaid in case the right of contingencies aforesaid in case the right of contingencies aforesaid in committees and embracing committees and collect of death, disability, resistent in the committees and collect of death, disability, resistent in the legal his and either of said a proceedings shall not to the possession of the promittee and collect of death, disability, resisting the said, then the legal his and either of said a possibility of the said then the legal his and either of said a south of the said then the legal his and either of said a south of the said then the legal his and either of said a south of the said then the legal his and either of said a south of the said then the legal his and either of said a south of the said then the legal his and either of said a south of the said then the legal his and either of said a south of the said the	uency all taxes an ist Deed or the mon the Grantee or ho or the Grantee or ho or waste upon said at any time on sa ompanies to be app at the option of the pay taxes or assestite affecting said p pay other moneys dispersion of the affecting said the Granter—as here therest, without deding contained in the affective states, without deding contained in the coverable by fore foreclosure so arise, the Grantee, or here as may be necessor or any han additional ilen used in the dismissed nor a and income from a such income, and to granton, or tempora pointed as his succolder or holders of tubulitute Trustees and endorsement an en all of the Grantor and the Grantor was a such income, and the Grantor and the Gran	d assessments heavy or indebted is successor or to premises. In the premises to be roved by the Graments, the Graments, the Graments, the Graments or agreem and indebtedness in ants or agreem uction, shall, at its Trust Deed o closure hereof is successor, mades and the grament of the gramen	y or in the State of ees secured hereby, he holder of the not be insured by the Grantee or his successor money so paid and ilder of said indebte ecured hereby, ents or of the passage holder of said in ay such taxes or asset the option of the letany law hereafter manner as if all of there upon maturity, upon request of texpenses and disbut evidence, stenograp shall be paid by the of said indebtedness and shall be taxed to find the control of the capanes and shall be taxed to find in case of like of said indebtedness and shall be taxed to find in case of like of said indebtedness and shall be paid by the off said indebtedness and shall be paid by the off said indebtedness and shall be taxed to said indebtedness and shall be taxed to foreclosured to foreclosured to foreclosured to foreclosured thereby shall me powers and dutisaid second substituted agreements are day of the foregoing instrumetorth. [Seal]	provided, or accord Oklahoma against without regard to a se hereby secured, antee or his succer, such insurance p or the holder of sa the cost of any insurance p or the holder of any insurance, or upon essments is legally gal holder of the senacted, and with said indebtedness of said principal resements paid or inher's charges, costs e Grantor; and is, as such, may be a scosts and incluences and disburse penses and disburse penses and disburse penses and disburse penses and disburse be Trustee, shall be performed the Grantor	said premises or my law heretofor and on such pays soor for at least to licies to be so will indebtedness meaning the rendering by inoperative, the waid indebtedness, interest thereon in had then mature to the like expenses a party, shall all sof procuring or the like expenses a party, shall all ded in any judgments and the cos gree—that a Received in the like expenses a party, shall all ded in any judgments and the cos gree—that a Received ments and the cos gree—that a Received in the Grantee, HARTH LEE hypoint a Trustee hatsoever as if conclusive evidentee or his successive or his successive to the like or his successive to the successive the dealers or his successive the dealers or hi	against the interest of the amount of the ritten as to require a pay such tax and, Grantor—agrinterest from the yment of the without notice, rom the date of d by express ter of any of the cote, bring such it hehalf in connect completing an and dishursement of the yment that may tas of suit have believer shall be apsecured. TRY LEE TAFT TAFT and ORIGINATION of the cote of the production o	et time of paymen est of the Grante nacted imposing to the Grante or assessments estate or any portion of the Grante or any portion of the Grante or any portion of the Grante of the Appoint of the Grante of the Gran