THIS INDENTURE WITNESSET	H. That the Grantor of Man	w Daviel Con	. hertaun / riata	and we De	wich Frank and and
Muchand) Muchager Cou	inty, Oklahoma, for and in con	sideration of the	I Trundred	V fifty Ja	DOLLARS,
hand paid, the receipt whereof is I stee, the following described proper helmostheast guarter.	" <u> </u>	last 1		EE TAFT (of the City of Chic	ago, State of Illinois),
righteen! (18) - in orthe	"rangettristien"	(3) cart of	fatte Andian) Eneriend Otter	dián
		17,			
				<u> </u>	
		·····			
uner with all the improvements th TO HAVE AND TO HOLD Said es, Judgments and Mortgages and e	l described premises unto the s	said Grantee and his :			rmer Grants, Charges,
Hereby releasing and waiving an IN TRUST NEVERTHELESS For WHEREAS, The Grantor	the purpose of securing the per many and man and	erformance of the con	venants and agreements her	sin.	
the sum of dit fundat	ipal promissory note, bearing e	ven date herewith, pa Dollars, due on t specified therein, paya	he first day of	order and by <u>Tree with</u> CRY s further evidenced by interest	endorsed and delivered
ring interest from	ble at the office of PEARSONS treeas follows: s and the interest thereon as he	& TAFT, in Chicago, erein and in said note	, lilinois, and bearing interes	at after maturity at the rate of any agreement extending the	10 per cent. per annum. time of payment.
cessors therein, or against this Tru- the whole or any part thereof upon sors receipts therefor.	st Deed or the money or indebt the Grantee or his successor of	tedness secured hereb or the holder of the	by, without regard to any la notes hereby secured, and o	w heretofore or hereafter ena n such payment to submit to	the Grantee or his suc-
THIRD—To commit or permit no FOURTH—To allow all buildings fire, lightning and tornadoes, in co- the reduction of said indebtedness a In the event of the failure to p	mpanies to be approved by the at the option of the holder ther	Grantee or his succe reof.	ssor, such insurance policies	to be so written as to requir	fair value against loss e all loss to be applied or assessments, or dis
rge or purchase any tax lien or the hout demand; and the same and any s of 10 per cent, per annum, shall b In the event of a breach of any of	y other moneys disbursed by the e so much additional indebtedne the aforesaid covenants or agree	e holder of said indeb ass secured hereby. cements or of the pas	sage by the State of a law i	hereof with interest from the imposing payment of the whole	to repay immediately date of payment at the s or any portion of any
es or assessments aforesaid upon Islon that the undertaking by the luding principal and all accrued int i collectible, notwithstanding anythin 10 per cent. per aanum, shall be r	Grantoras herein provided, t terest, without deduction, shall, ng contained in this Trust Deer	to pay such taxes or a at the option of the d or any law hereaft	assessments is legally inoper legal holder of the said in er enacted, and with interes	ative, the whole of the indeb debtedness, without notice, be st thereon from the date of su	edness secured hereby, ecome immediately due ch maturity at the rate
intor 22 that in case the right of f any of the contingencies aforesaid, lection of the moneys hereby secur dimession including a reasonable attor	coreclosure so arises hereunder the Grantee, or his successor, ed as may be necessary; that news for outlays for document	t, either upon maturi may, upon request o all expenses and dis	ty of said principal note of f the legal holder of said p bursements paid or incurre ranher's charges costs of p	r by breach of any of the cover rincipal note, bring such leg d in that behalf in connection mouring or completing an about	nants or the happening al proceedings for the n with such legal pro- ract showing the whole
e to said premises and embracing t proceeding wherein Grantee or his a enses and disbursements shall be a dings; which proceedings shall not h	he judgment ordering sale there successor or any holder of any n additional lien upon said prep e dismissed nor a release hereo	eof, shall be paid by part of said indebted mises and shall be ta f given until all such	the Grantor 22; and the lik ness, as such, may be a par xed as costs and included i expenses and disbursements	te expenses and disbursements ty, shall also be paid by the n any judgment that may be and the costs of suit have bee	Grantor All such rendered in such pro- n paid. The Grantor
iveill right to the possession of a charge of said premises and collect In case of death, disability, resig y of Chicago, Illinois, is hereby app istee as aforesaid, then the legal hol	such income, and the same, less mation, or temporary or perman pointed as his successor in trus	Receivership expense and absence from the st, and in case of like	es, apply upon the indebtedn a City of Chicago, of the Gu a disgualification of both H.	ess hereby secured. rantee, HARRY LEE TAFT, (ARRY LEE TAFT and OREN)	OREN E. TAFT of the E. TAFT to act as such
a Trust Deed; and either of said su lon of said OREN E. TAFT, or sa as such substitute Trustee. PROVIDED ALWAYS That whe	bstitute Trustees shall have the id endorsement and the action n all of the afo resaid covenan	a same powers and di of said second substi its and agreements as	uties in all respects whatso tute Trustee, shall be concl re performed the Grantee o	ever as if first named as Tr usive evidence, respectively, o	ustee herein. And the his right and duty to
hereof. WITNESS THE HAND And see	uccot the Grantor Athis Sig	the day of 1	mary Il	A. D. 19.09	(SEAL)
			<u>cz. R. 12</u>	wiel.	(SEAL)
			شده اینانیه اور بری و بری و بری و بری و با این و ۲۰۰۰ - ۲۰۰۰ ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰	n an	(SEAL)
	}ss.				
ate of Oklahoma			for said County and State,	on this fattle day of 4	counder 19 04
unty-of Minskage County					-t Paint
unty-of <i>Muskafe County</i> sonally appeared <u>Struct</u> me known to be the identical per e and voluntary act and decid for t	son & who executed the within	and foregoing instru			
unty-of Marchage County sonally appeared	shi who executed the within he uses and purposes therein s 5 12 19.44	and foregoing instru			Notary Public.
unty-of Muschafellaurity sonally appeared The me known to be the identical per e and voluntary act and deed for t commission expires Lef.	shi who executed the within he uses and purposes therein s	and foregoing instru set forth. (Seal).	iment, and acknowledged to	no that they executed	Notary Public.
unty-of Muscherfellaurity sonally appeared	shi who executed the within he uses and purposes therein s	and foregoing instru set forth. (Seal).	iment, and acknowledged to	no that they executed	Notary Public.
ate of Oklahoma unty-of <i>Musiceptelia</i> with sonally appeared <u>and the sound of the sound of the sound are sound at and deed for the sound sound sound sound sound the sound sound sound the sound soun</u>	station who executed the within he uses and purposes therein s 	and foregoing instru- set forth.	iment, and acknowledged to	no that they executed	Notary Public.

an and a state of the state of the

Management and the second system in th

The set of the set of

1