			• 2 • •		10.
أرجاب والمعادي والمستر والمتعاد والمستركب والمتعالية والمتعادية والمتعادي والمسترك والمسترك والمتعاد		 A state of the state of the state 	and a second to be a second for	And and the trace of the	1.1
	To an in the second of the		ALTER OF		64 °

231

UNLANOMA SECOND MONTGAGE (HKPy Les VAL 201)	LOUSEL PORUOR COMMANY, DAUGE, TEXA.
THIS INDENTURE WITNESSETH, That the grantor	
ofCounty, Oklahoma, for and in consideration of	THILLARS
in hand paid, the receipt whereof is hereby acknowledged, dohereby Grant, Bargain, S Trustee, the following described property and premises situate in Muskogee County, O	sell and Convey unto HARRY LEE TAFT (of the City of Chicago, State of Illinois),
	•
ogether with all the improvements thereon and the appurtenances thereunto belonging TO HAVE AND TO HOLD Said described premises unto the said grantee and hi udgments and mortgages and other liens and encumbrances whatsoever, except a Trus terewith. Hereby releasing and waiving appraisement and all rights under and by virtue	is successors, free, clear and discharged of and from all former grants, charges, taxes, st Deed for the sum of \$between the parties hereto and of even date
IN TRUST NEVERTHELESS For the purpose of securing the performance of the	e covenants and agreements herein. principal promissory note, bearing
ven date herewith, payable toown order and byendor	sed and delivered, for the sum of
charge or purchases any tax lien or title affecting said premises; and all money so pail without demand; and the same and any other moneys disbursed by the holder of said the rate of ten per cent. per annum, shall be so much additional indebtedness secured In the event of a breach of any of the aforesaid covenants or agreements of oreside or the product of a present of a present of the grantee or bis successor or the holder of said the rate of ten per cent.	sor or the holder of said indebtedness may pay such taxes or assessments, or dis id and the cost of any insurance so procured, grantoragreeto repay immediately i indebtedness to protect the lien hereof with interest from the date of payment al hereby. he passage by the State of a law imposing payment of the whole or any portion of said indebtedness or upon the rendering by any Court of commetent jurisdiction of s
In this to had the undertaking by the grantor	enftor enacted, and with interest thereon from the date of such maturity at the rate f all of said indebtedness had then matured by express terms. It is agreed by the turity of said principal note or by breach of any of the covenants or the happening st of the legal holder of said principal note, bring such legal proceedings for the d disbursements paid or incurred in that behalf in connection with such legal pro
itle to said premises and embracing the judgment ordering sale thereot, shall be paid or proceeding wherein grantee or his successor or any holder of any part of said inde xpenses and disbursements shall be an additional lien upon said premises and shall b seedings; which proceedings shall not be dismissed nor a release hereof given until all s wayesail right to the possession of and income from said premises pending such for	by the grantor; and the like expenses and disbursements occasioned by any sull obtedness, as such, may be a party, shall also be paid by the grantor All such be taxed as costs and included in any judgment that may be rendered in such pro- such expenses and disbursements and the costs of suit have been paid. The grantor eclosure proceeding, and agreethat a Receiver shall be appointed to take possession
or charge of said premises and collect such income, and the same, less Receivership e: In case of the death, disability, resignation, or temporary or permanent absence fr City of Chicago, Illinois, is hereby appointed as his successor in trust, and in case of Frustee as aforesaid, then the legal holder or holders of the principal note secured he on this Trust Deed; and either of said substitute Trustees shall have the same powe he action of said OREN E. TAFT, or said endorsement and the action of said second s	om the City of Chicago, of the grantee, HARRY LEE TAFT, OREN E. TAFT of the f like disqualification of both HARRY LEE TAFT and OREN E. TAFT to act as such ereby shall have the right to appoint a Trustee by endorsement of such appointment ers and duties in all respects whatsoever as if first named as Trustee herein. And
hereof.	are performed the grantee or his successor shall release said premises from the lien
WITNESS The hand and seal of the grantor this day o	
	•
	(SEAL)
State of Oklahoma ss.	
County of	tor said County and State, on thisday ofday and19
to me known to be the identical person	strument and acknowledged to me that
Ly commission expires	Notary Public.
State of Oklahoma	<mark>an an a</mark>
}55.	
By man - construction and the - restore - construct a new independence - construct a summer of summer Deputy. [Seal]	Register of Deeds.
	ng ng ng si ng ng si ng
	laku 1998atas menene oostata manangengen na ing ang ang ang ang ang ang ang ang ang a

•