n that he work which, he the opinion of the homer-of-any construction	principal note, will materially depressate his security shall the 18	done from soil meerings for out on whomsepper.
A mile true no	principal note, w	done from grid n

THIS INDENTURE WITNESSETH, That the Grantor Light & Man	il in her our right
and John M. More Ler Listend	
of Tulsa County, Oklahoma, for and in consideration of	et Lausaul and no pollars,
in hand paid, the receipt whereof is hereby acknowledge tohereby Grant, Bargin, Sell and	Convey unto HARRY LEE TAFT (of the City of Chicago, State of Illinois),
Trustee, the following described property and premises situate in Muskogee County, Oklahor	10, to-wit: The east hay of the world
west-quarter and the south we	st quarter of the north west-
quarter of section eight D towns.	lijo leighteen (8) morth Range
How teen (4) east of the Indian	Base and merilian.
Containing 120 dores more	or les
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And the second s	
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together with all the improvements thereon and the appurtenances thereunto belonging, and	warrant the title to the same.
TO HAVE AND TO HOLD Said described premises unto the said Grantee and his suc Taxes, Judgments and Mortgages and other liens and encumbrances whatsoever.	
Hereby releasing and waiving appraisement and all rights under and by virtue of the	
IN TRUST NEVERTHELESS For the purpose of securing the performance of the cover	ants and agreements nerein.
WHEREAS, The Grantor State of the principal promissory note, bearing even date herewith, pays	ble to Luciown order and by Laure endorsed and delivered
for the sum of One Thoms and and Dollars, due on the	To the state of th
bearing interest from Anti- at the rate specified therein, payable	annually, as further evidenced by interest notes attached thereto;
both principal and interest being payable at the office of PEARSONS & TAFT, in Chicago, II	linois, and bearing interest after maturity at the rate of 10 per cent. per annum.
The Grantor ∠covenant and agree as follows: FIRST—To pay said indebtedness and the interest thereon as herein and in said notes	provided, or according to any agreement extending the time of payment.
SECOND—To pay before delinquency all taxes and assessments by or in the State of successors therein, or against this Trust Deed or the money or indebtedness secured hereby,	Oklahoma against said premises or against the interest of the Grantee or his
of the whole or any part thereof upon the Grantee or his successor or the holder of the no	as hereby secured and on such asyment to submit to the Grantee or his suc.
correct repoints therefor	the desired, and on such payment to submit to the drames of his suc-
cessors receipts therefor. "THIRD—To commit or permit no waste upon said premises."	
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