THIS INDIANGUED BYTELES	That the granter		
	'H, That the grantor		
Continues of the Contin			
The state of the s			
	• • • • • • • • • • • • • • • • • • • •		
	by acknowledged, doliereby Grant, Bargain, rty and premises situate in Muskogee County,	, Sell and Convey unto HARRY LEE TAFT (of Oklahoma, to-wit:	the City of Chicago, State of Illinois)
. ,			
· ·			
•			
adgments and mortgages and other lie erewith. Hereby releasing and waiving a	ns and encumbrances whatsoever, except a Tr	his successors, free, clear and discharged of an rust Deed for the sum of \$	veen the parties hereto and of even de
		justly indebted upon	
a.		orsed and delivered, for the sum ofdue on the first day of	
		nereafter, each of said installments being paya	
In the event of a breach of any cury taxes or assessments aforesaid upo lecision that the undertaking by the general principal and all accrued intend collectible, notwithstanding anything ten per cent. per annum, shall be remarked in the per cent. per annum, shall be remarked in the per cent. per annum, shall be remarked in the contingencies aforesaid, collection of the moneys hereby securizedings—including a reasonable attornite to said premises and embracing the proceeding wherein grantee or his expenses and disbursements shall be accedings; which proceedings shall not by a view—all right to the possession of a charge of said premises and collect in case of the death, disability, recity of Chicago, Illinois, is hereby applicated in the proceeding and either of said he action of said OREN E. TAFT, or set as such substitute Trustee. PROVIDED ALWAYS That when	n the grantee or his successor or the holder of rantor	id hereby, the passage by the State of a law imposing p t said indebtedness, or upon the rendering by s or assessments is legally inoperative, the wh of the legal holder of the said indebtedness, v ereafter enacted, and with interest thereon fro if all of said indebtedness had then matured naturity of said principal note or by breach of est of the legal holder of said principal note, and disbursements paid or incurred in that bel tenographer's charges, costs of procuring or coi dby the grantor; and the like expenses at debtedness, as such, may be a party, shall als be taxed as costs and included in any judgm t such expenses and disbursements and the costs orcclosure proceeding, and agreethat a Recel expenses, apply upon the indebtedness hereb from the City of Chicago, of the grantee, HAR to Ilke disqualification of both HARRY LIEE T hereby shall have the right to appoint a Trust wers and duties in all respects whatsoever as substitute Trustee, shall be conclusive evidence are performed the grantee or his successor si	any Court of competent furl-diction of ole of the indebtedness secured here without notice, become immediately denoted the indebtedness secured here without notice, become immediately denoted the independence of the content of the happen in the proceedings for the state of the connection with such legal pumpleting an abstract showing the whole disbursements occasioned by any so be paid by the grantor
ereof. WITNESS The hand and seal.	of the grantorthis	O É jar, porture ya vigo njoh porturi ya da da partini nasa inda di partini partini partini partini da da da partini da da da pa	A. D. 19
			[SEAI
			[SEA]
	•		(SEAI
	de cipical de la companya del companya del companya de la companya del companya del companya de la companya de la companya del compan		[SEA]
state of Oklahoma)		
ounty of	BEFORE ME, a Notary Public in and	for said County and State, on this	
me known to be the identical pers	on who executed the within and forgoing	instrument and acknowledged to me that	
ree and voluntary act and deed for th	to uses and purposes therein set forth.	- :	
ly commission expires	[Seai]	A CONTRACTOR CONTRACTO	Notary Public.
Very of Olile	1	TO COMMISSION OF THE PROPERTY	report public or complete from the series employed to the contention and contention of the content of the series o
State of Oklahoma			
County of			
	.) This instrument was filed for Record or	t thomasicanianianday of the contraction of the co	est messamA. D. 19ato'cloc
		and the same of the same and th	·