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Inty of BEFORE ME, a Notary Public in and for said County and State, on this day of 19	The grantor	erest after maturity at the rate of d agreeas follows: iness and the interest thereon as i uquency all taxes and assessment frust Deed or the money or indebt pon the grantee or his successor of the waste upon said premises, ags at any time on said premises; companies to be approved by the ses at the option of the holder the pay taxes or assessments, the gra- title affecting said premises; and i any other moneys disbursed by ' , shall be so much additional inde ay of the aforesaid covenants or ay upon the grantee or his successor interest, without deduction, shall thing contained in this Trust Dee or recoverable by foreclosure hereo of foreclosure so arises hereunder id, the grantee, or his successor, is usuccessor or any holder of any e an additional lien upon said pre- is successor or any holder of any e an additional lien upon said pre- appointed as his successor in tru d holder or holders of the principi said substitute Trustoes shall has or said enforsement and the action- hen all of the aforesaid covenants seal	ten per cent. per annui herein and in said notes is by or in the State of daness secured hereby, or the holder of the note to be insured by the gr grantee or his successor or all money so paid and the holder of said indeb biedness secured hereby greements or of the pas or the holder of said indeb biedness secured hereby greements or of the pas or the holder of said indeb biedness secured hereby greements or of the pas or the holder of said indeb is dr any law hereafter f in mancr as if all or , either upon maturity may, upon request of ti all expenses and disbu ary evidence, stenograp of, shall be paid by the part of said indebtedme mises and shall be taxe of given until all such exp ending such foreclosur s. Receivership expenses manent absence from the se the same powers and a of said second substitu and agreements are per	a. provided, or according to any ag Oklahoma against said premises of viltout regard to any law heretol is hereby secured, and on such pa antee or his successor for at leas rs, such insurance policies to be a the holder of said indebtedness m the cost of any insurance so proc- tedness to protect the lien hereof rage by the State of a law imposis lebtedness, or upon the rendering asments is legally inoperative, the all holder of the said indebtedness enacted, and with interest thereor is said indebtedness had then matu- of said principal note or by breac- ie legal holder of said indebtednes say such, may be a party, shall is costs and included in any ju- penses and disbursements and the c proceeding, and agreethat a T duties in all respects whatsoever to Tustee, shall be conclusive evi- tormed the grantee or his successon cormed the grantee or his successon.	reement extending the time of payment r against the interest of the grantee o fore or hereafter enacted imposing pay yment to submit to the grantee or his to written as to require all loss to be ap ay pay such taxes or assessments, or ured, grantoragreeto repay immedi with interest from the date of paymen ag payment of the whole or any portic by any Court of competent jurisdiction whole of the Indebtedness secured he is, without notice, become immediately a from the date of such maturity at the red by express terms. It is agreed by ho f any of the covenants or the happen note, bring such legal proceedings for behalf in connection with such legal r completing an abstract showing the v is and disbursements occasioned by any lake be paid by the grantor All dement that may be rendered in such strustee by endorsement of such appoint to sit first named as Trustee berein. "ARRY LEE TAFT, OREN E. TAFT o E TAFT and OREN E. TAFT to act as rustee by endorsement of such appoint as fit first named as Trustee berein. (SF
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