TO ACCOUNT OF THE PARTY OF THE	MANAGEMENT TO THE CONTROL OF THE CON		
THIS INDENTURE WITNESSETH,	That the grantor		
	***************************************		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
***************************************	(4-44		

hand paid, the receipt whereof is hereby	klahoma, for and in consideration of acknowledged, do hereby Grant, Bargain, Se	ll and Convey unto HARRY LEE TAFT (o	
	and premises situate in Muskogee County, Oki	•	
			· · · · · · · · · · · · · · · · · · ·
	4-10-11-4/0-4-1-1-4-1-4-1-4-1-4-1-4-1-4-1-4-1-4-1-		

***************************************	***************************************		

		,	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
	(†		
ether with all the improvements thereo	on and the appurtenances thereunto belonging, pribed premises unto the said grantee and his	and warrant the title to the same.	nd from all former grants charges toyes
	and encumbrances whatsoever, except a Trust		
ewith.	disement and all rights under and by virtue of	•	
IN TRUST NEVERTHELESS For the	e purpose of securing the performance of the o	covenants and agreements herein.	
WHEREAS, The grantor		justly indebted upon	
	own order and byendorse		
Do	llars, payable in installments, one for \$	due on the first day of	A. D. 19
SECOND—To pay before delinquency, ccessors therein, or against this Trust De the whole or any part thereof upon the sor receipts therefor. THERE—To comput or permit no we	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises.	e of Oklahoma against said premises or ag eby, without regard to any law heretofore notes hereby secured, and on such payme	or hereafter enacted imposing paymen ent to submit to the grantee or his suc
SECOND—To pay before delinquency excessors therein, or against this Trust De the whole or any part thereof upon the issor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at it fills, the properties of the second the reduction of said indebtedness at the in the event of the fallure to pay tax.	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises, any time on said premises to be insured by the nies to be approved by the grantee or his suc- the option of the holder thereof. xes or assessments, the grantee or his successor	e of Oklahoma against said premises or a poby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we per or the holder of said indebtedness may	gainst the interest of the grantee or hi or hereafter enacted imposing paymen ent to submit to the grantee or his suc- e amount of their fair value against los ritten as to require all loss to be applied pay such taxes or assessments, or dis
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the ssor receipts therefor. THIRD—To commit or permit no w FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparthe reduction of said indebtedness at In the event of the failure to pay taxange or purchase any tax lien or title a thout demand; and the same and any o	y all taxes and assessments by or in the State end or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his sucthe option of the holder thereof. xes or assessments, the grantee or his successes the time said premises; and all money so paid there moneys disbursed by the holder of said is	e of Oklahoma against said premises or a joby, without regard to any law heretofore notes hereby secured, and on such payme are grantee or his successor for at least the cessors, such insurance policies to be so wor or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a mount of their fair value against los ritten as to require all loss to be applied pay such taxes or assessments, or dis grantoragreeto repay immediate!
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the ssor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in compatite reduction of said indebtedness at the reduction of said indebtedness at the reduction of the failure to pay the arge or purchase any tax lien or title a thout demand; and the same and any or attention of the per cent. per annum, shall the event of a breach of any of the same and any or the same	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the intense to be approved by the grantee or his sucthe option of the holder thereof. Exes or assessments, the grantee or his success affecting said premises; and all money so paid other moneys disbursed by the holder of said is be so much additional indebtedness secured he aforesaid covenants or agreements or of the	e of Oklahoma against said premises or a poby, without regard to any law heretofore notes hereby secured, and on such payment against a processor, such insurance policies to be so we are the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing passage and the state of a law imposing passage are stated and the state of a law imposing passage a	gainst the interest of the grantee or his or hereafter enacted imposing payment to submit to the grantee or his such a mount of their fair value against lostritten as to require all loss to be applied pay such taxes or assessments, or dis l, grantor
SECOND—To pay before delinquency coessors therein, or against this Trust Dt the whole or any part thereof upon the ssor receipts therefor. THIRD—To commit or permit no w FOURTH—To allow all buildings at iffire, lightning and fornadoes, in compathe reduction of said indebtedness at In the event of the failure to pay tarage or purchase any tax lien or title a thout demand; and the same and any of e rate of ten per cent. per annum, shall in the event of a breach of any of the transfer of the same and control to the failure of the transfer	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his sucthe option of the holder thereof. Xes or assessments, the grantee or his success (flecting said premises; and all money so paid other moneys disbursed by the holder of said is be so much additional indebtedness secured he aforesaid covenants or agreements or of the egrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore e notes hereby secured, and on such payme me grantee or his successor for at least th cessors, such insurance policies to be so w or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof wite ereby. passage by the State of a law imposing passages by the State of a law imposing passage in the state of the witer of the state of	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a mount of their fair value against los ritten as to require all loss to be applied pay such taxes or assessments, or dis l, grantoragreeto repay immediately interest from the date of payment a payment of the whole or any portion of any Court of competent jurisdiction of incle of the indebtedness secured hereby
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the sear receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and fornadoes, in comparathe reduction of said indebtedness at the line the event of the failure to pay the arge or purchase any tax lien or title a thout demand; and the same and any of a rate of ten per cent, per annum, shall in the event of a breach of any of the y taxes or assessments aforesaid upon the cision that the undertaking by the granuluding principal and all accrued interest of collectible, notwithstanding anything of	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Exes or assessments, the grantee or his successor diffecting said premises; and all money so paid other moneys disbursed by the holder of said is be so much additional indebtedness secured her aforesaid covenants or agreements or of the ergrantee or his successor or the holder of said toras herein provided, to pay such taxes or st, without deduction, shall at the option of tontained in this Trust Deed or any law heree	e of Oklahoma against said premises or a joby, without regard to any law heretofore a notes hereby secured, and on such payments or a least the cessors, such insurance policies to be so we have or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof witercby. passage by the State of a law imposing a law indebtedness, or upon the rendering by assessments is legally inoperative, the whele legal holder of the said indebtedness, fitter enacted, and with interest thereon from	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a mount of their fair value against los ritten as to require all loss to be applied pay such taxes or assessments, or distanced by the submitten as to require all loss to be applied pay such taxes or assessments, or distanced by the submitten as to require all loss to be applied pay such taxes or assessments, or distanced by the payment agreed to repay immediately himself the submitten and the whole or any portion of any Court of competent jurisdiction of tole of the indebtedness secured hereby without notice, become immediately during the rate of such maturity at the rate.
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the stor receipts therefor. THIRD—To commit or permit no we found the story of the fall buildings at a fire, lightning and tornadoes, in compatithe reduction of sald indebtedness at the story of the fallure to pay the story of the percent per annum, shall in the event of a breach of any of the story of the	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the intes to be approved by the grantee or his sucthe option of the holder thereof. Exes or assessments, the grantee or his success affecting said premises; and all money so paid other moneys disbursed by the holder of said is be so much additional indebtedness secured he aforesaid covenants or agreements or of the egrantee or his successor or the holder of said toras herein provided, to pay such taxes or st, without deduction, shall at the option of the contained in this Trust Deed or any law herein provine hereof in manner as if a second or the said of the said o	e of Oklahoma against said premises or a pby, without regard to any law heretofore onto he notes hereby secured, and on such payments are grantee or his successor for at least the cessors, such insurance policies to be so we have and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. It is a passage by the State of a law imposing passage by the state of a law imposi	gainst the interest of the grantee or his or hereafter enacted imposing paymen or to submit to the grantee or his such a submit to the grantee or his such that to require all loss to be applied pay such taxes or assessments, or districted as to require all loss to be applied pay such taxes or assessments, or districted in the fact of payment and payment of the whole or any portion of any Court of competent furi-diction of any Court of competent furi-diction of any court of competent furi-diction of any the fact of such maturity at the ration of the date of such maturity at the ration of the such maturity at the such such as the such as t
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the store receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and fornadoes, in compathe reduction of said indebtedness at the reduction of said indebtedness at a large or purchase any tax lien or title a thout demand; and the same and any o e rate of ten per cent, per annum, shall in the event of a breach of any of the transport of the reduction that the undertaking by the granuluding principal and all accrued interest of collectible, notwithstanding anything of ten per cent, per annum, shall be recovantor	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the state upon said premises to be insured by the nies to be approved by the grantee or his sucthe option of the holder thereof. XES OF ASSESSMENTS, the grantee or his successor diffecting said premises; and all money so paid other moneys disbursed by the holder of said is be so much additional indebtedness secured he aforesaid covenants or agreements or of the egrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payments are considered in the successor for at least the cessors, such insurance policies to be so we have or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with erecby. It is passage by the State of a law imposing a dindebtedness, or upon the rendering by a sasessments is legally inoperative, the wheelegal holder of the said indebtedness, and with interest thereon from the content of the legal holder of the said indebtedness and then matured rity of said indebtedness had then matured of the legal holder of said principal note or by breach of the legal holder of said principal note	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such that the submit to the grantee or his submitten as to require all loss to be applied pay such taxes or assessments, or districted as to require all loss to be applied pay such taxes or assessments, or districted in the submitted
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and fornadoes, in comparathe reduction of said indebtedness at the line the vent of the failure to pay the arge or purchase any tax lien or title a chout demand; and the same and any of a rate of ten per cent, per annum, shall in the event of a breach of any of the y taxes or assessments aforesaid upon the cision that the undertaking by the granuluding principal and all accrued interest of collectible, notwithstanding anything of ten per cent, per annum, shall be recovered in the contingencies aforesaid, the licetion of the moneys hereby secured addings—including a reasonable attorney?	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Exes or assessments, the grantee or his successor diffecting said premises; and all money so paid other moneys disbursed by the holder of said is be so much additional indebtedness secured hee grantee or his successor or the holder of said toras herein provided, to pay such taxes or st, without deduction, shall at the option of the contained in this Trust Deed or any law heree verable by foreclosure hereof in manner as if closure so arises hereunder, either upon mature grantee, or his successor, may, upon request as may be necessary; that all expenses and a fee, outlays for documentary evidence, steno	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payments are considered as the cessors, such insurance policies to be so we have or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof witeroby. Description of the State of a law imposing a law indebtedness, or upon the rendering by assessments is legally inoperative, the wheelegal holder of the said indebtedness, inter enacted, and with interest thereon frought of said indebtedness had then matured rity of said principal note or by breach of the legal holder of said principal note is procuring or contains or costs of procuring or contains the contains a said principal note or by breach or the said indeptedness in the procuring or costs of procuring or contains or costs of procuring or costs.	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his submitten as to require all loss to be applied pay such taxes or assessments, or display such taxes from the date of payment apayment of the whole or any portion of any Court of competent jurisdiction of lole of the indebtedness secured hereby without notice, become immediately duom the date of such maturity at the rat by express terms. It is agreed by the famper of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the store receipts therefor. THRCD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and fornadoes, in comparathe reduction of said indebtedness at the interest of the failure to pay taxarge or purchase any tax lien or title a thout demand; and the same and any of a rate of ten per cent, per annum, shall in the event of a breach of any of the tay taxes or assessments aforesaid upon the cision that the undertaking by the gran shuding principal and all accrued interest of collectible, notwithstanding anything of ten per cent, per annum, shall be recovered in the contingencies aforesaid, the election of the moneys hereby secured sidings—including a reasonable attorney; let o said premises and embracing the j proceeding wherein grantee or his succ	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. xes or assessments, the grantee or his successor assessments, the grantee or his successor expectage of the holder of said there moneys disbursed by the holder of said the so much additional indebtedness secured he aforesaid covenants or agreements or of the ne grantee or his successor or the holder of said tor	e of Oklahoma against said premises or a joby, without regard to any law heretofore a notes hereby secured, and on such payments are to be noted by secured, and on such payments are to be so we have or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof witeroby. passage by the State of a law imposing particle of the said indebtedness, or upon the rendering by a sasessments is legally inoperative, the what is the said indebtedness, or the said indebtedness, or interest thereon from the said principal note of the legal holder of said principal note disbursements paid or incurred in that be grapher's charges, costs of procuring or coy the grantor—; and the like expenses a schess, as such, may be a party, shall all	eaunst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his submitten as to require all loss to be applied pay such taxes or assessments, or did, grantor
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the stor receipts therefor. THIRD—To commit or permit no we frought the fourth—To allow all buildings at a free lightning and tornadoes, in compart the reduction of said indebtedness at the same and the same and any of a rate of ten per cent. per annum, shall in the event of a breach of any of the same and any of the same and any of the same and and the same and any of the same and and the same and any of the same and and the same and any of the same and and the same and any of the same and and the same and any of the same and all accrued interest collectible, notwithstanding anything of ten per cent. per annum, shall be recovered any of the contingencies aforesaid, the licetion of the moneys hereby secured edings—including a reasonable attorney let to said premises and embracing the j proceeding wherein grantee or his succeptuses and disbursements shall be an addings; which proceedings shall not be delings.	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the lies to be approved by the grantee or his suche option of the holder thereof. As see or assessments, the grantee or his successor decting said premises; and all money so paid be so much additional indebtedness secured he aforesaid covenants or agreements or of the engrantee or his successor or the holder of said in the said of the secure or his successor or the holder of said of the secure or his successor or the holder of said of the secure or his successor or the holder of said of the secure or his successor or the holder of said of the secure or his successor or the holder of said of the secure or his successor, may upon the secure of the secure of the secure of the secure of the secure or any low here seen of the secure or any holder of any part of said indebted ditional lien upon said premises and shall be lissussed nor a release hereof given until all secures.	e of Oklahoma against said premises or a joby, without regard to any law heretofore a notes hereby secured, and on such payments are considered as the cessors, such insurance policies to be so we have or or the holder of said indebtedness may and the cost of any insurance so procured midebtedness to protect the lien hereof with ereby. passage by the State of a law imposing parameters is legally inoperative, the whole legal holder of the said indebtedness, or upon the rendering by a sasessments is legally inoperative, the whole legal holder of the said indebtedness, ifter enacted, and with interest thereon from the legal holder of said indebtedness and friendly not or by breach of the legal holder of said principal note of by the cost of the legal holder of said principal note of the legal holder of said principal note of the grantor; and the like expenses a cadess, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost.	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such as the submit to the grantee or his submitten as to require all loss to be applied pay such taxes or assessments, or districted as to require all loss to be applied payment and the submitten of the manufacture of the submitten of payment of the whole or any portion of the indebtedness secured hereby without notice, become immediately during the date of such maturity at the rate by express terms. It is agreed by the famp of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole in the submitten of the granter—All such that may be rendered in such present a sof suit have been paid. The grantor—
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the store receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and fornadoes, in comparathe reduction of said indebtedness at the late of the failure to pay the arge or purchase any tax lien or title a thout demand; and the same and any of a rate of ten per cent, per annum, shall in the event of a breach of any of the state of ten per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the per cent, per annum, shall be recovered to the said premises and ombracing the j proceeding wherein grantee or his succeptures and disbursements shall be an addings; which proceedings shall not be divise all right to the possession of and	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Ares or assessments, the grantee or his successor in the property of the holder of the said there moneys disbursed by the holder of said is be so much additional indebtedness secured here aforesaid covenants or agreements or of the egrantee or his successor or the holder of said in the formal services of the holder of said in the said of t	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payments are consistent or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof witercby. The passage by the State of a law imposing a dindebtedness, or upon the rendering by assessments is legally inoperative, the wheelegal holder of the said indebtedness, assessments independent of the said indebtedness, and in or or by breach of the rendering by a content of said indebtedness had then matured in the legal holder of said principal note of the legal holder of said principal note of the legal holder of said principal note of the legal holder of said principal note disbursements paid or incurred in that be grapher's charges, costs of procuring or coy the grantor; and the like expenses a conses, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost.	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such as the property of the grantee or his such as the payment of their fair value against loss ritten as to require all loss to be applied pay such taxes or assessments, or distinct, and the payment agree—to repay immediately his interest from the date of payment a payment of the whole or any portion of any Court of competent juri-sdiction of the indebtedness secured hereby without notice, become immediately duo me the date of such maturity at the rate by express terms. It is agreed by the any of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any sules be paid by the grantor.— All sucleant that may be rendered in such present that have been paid. The grantor.—
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the stor receipts therefor. THIRD—To commit or permit no we frought the reduction of said indebtedness at the store receipt and to reduct to a said indebtedness at the three to reduct to a said indebtedness at the said three to a said in the event of the fallure to pay taxarge or purchase any tax lien or title a thout demand; and the same and any of the said of the per cent. Per annum, shall in the event of a breach of any of the y taxes or assessments aforesaid upon the said that the undertaking by the granuluding principal and all accrued interest collectible, notwithstanding anything of the per cent. Per annum, shall be reconstitution of the moneys hereby secured edings—including a reasonable attorney the to said premises and embracing the j proceeding wherein grantee or his succeptuses and disbursements shall be an addings; which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucl. In case of the death, disability, resign ty of Chicago. Illinois, is hereby appoint.	y all taxes and assessments by or in the State eed or the money or indebtedness secured here ee grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the ines to be approved by the grantee or his such the option of the holder thereof. Exes or assessments, the grantee or his successor directing said premises; and all money so paid ther moneys disbursed by the holder of said in the so much additional indebtedness secured he aforesaid covenants or agreements or of the engrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a joby, without regard to any law heretofore a notes hereby secured, and on such payments are grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing particles of the said indebtedness, or upon the rendering by a assessments is legally inoperative, the what legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of the said indebtedness, of the legal holder of said principal note or it is all of the legal holder of said principal note or the the legal holder of said principal note or the legal holder of said principal note or the the legal holder of said principal note or the the legal holder of said principal note or by the grantor; and the like expenses as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agreethat a Receptance, apply upon the indebtedness here in the City of Chicago, of the grantee, HARRY LEE T	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such as the submit to the grantee or his such as the submit to the grantee or his such as the submit to the grantee or his such as the submit to the granter or equipment and the submit to submit to the sub
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the store receipts therefor. THRCD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the interest of the failure to pay taxarge or purchase any tax lien or title a chout demand; and the same and any of a rate of ten per cent, per annum, shall in the event of a breach of any of the tay taxes or assessments aforesaid upon the cision that the undertaking by the gran shuding principal and all accrued interest of collectible, notwithstanding anything of ten per cent, per annum, shall be recovered in the contingencies aforesaid, the election of the moneys hereby secured sidings—including a reasonable attorney; let to said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an adedings; which proceedings shall not be diveall right to the possession of and charge of said premises and collect sucl In case of the death, disability, resign ty of Chicago, Illinois, is hereby appointented a saforesaid, then the lexil holde	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. xes or assessments, the grantee or his suche option of the holder thereof. xes or assessments, the grantee or his success affecting said premises; and all money so paid other moneys disbursed by the holder of said the so much additional indebtedness secured he aforesaid covenants or agreements or of the se grantee or his successor or the holder of said tor. as herein provided, to pay such taxes or st, without deduction, shall at the option of the contained in this Trust Deed or any law hereeverable by foreclosure hereof in manner as it closure so arises hereunder, either upon matu grantee, or his successor, may, upon request as may be necessary; that all expenses and as fee, outlays for documentary evidence, steno judgment ordering sale thereof, shall be paid be essor or any holder of any part of said indebt dditional lien upon said premises and shall be dismissed nor a release hereof given until all suc income from said premises pending such force hincome, and the same, less Receivership exited as his successor in trust, and in case of it or or holders of the principal note secured her or respective here.	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payments are to be noted by secured, and on such payments are to be noted by secured, and on such payments are to be so we have or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof witeroby. passage by the State of a law imposing payments in the said indebtedness, or upon the rendering by a sasessments is legally inoperative, the what is the said indebtedness, or the said indebtedness, or interest thereon frought of said principal note of the legal holder of the said indebtedness, of the legal holder of said principal note disbursements paid or incurred in that be grapher's charges, costs of procuring or conclusions of the grantor—; and the like expenses a cedness, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree.—that a Receipenses, apply upon the indebtedness hereb in the City of Chicago, of the grantee, HAF ilke disqualification of both HARRY LEE Trushey shall have the right to appoint a Trushy shall have the right to appoint a Trushy shall have the right to appoint a Trushy shall have the right to appoint a Trushy.	eaunst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his submit to submit to the applied pay such taxes or assessments, or districted as to require all loss to be applied pay such taxes or assessments, or districted as the submitted in the submitt
SECOND—To pay before delinquency cessors therein, or against this Trust Dete whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and fornadoes, in comparathe reduction of sald indebtedness at the line of the failure to pay the trace or purchase any tax lien or title a chout demand; and the same and any of the control of the per cent, per annum, shall in the event of a breach of any of the taxes or assessments aforesaid upon the islon that the undertaking by the gran luding principal and all accrued interest is collectible, notwithstanding anything of the cent. per annum, shall be recovered in the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney; eto said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an acting; which proceedings shall not be diver—all right to the possession of and charge of said premises and collect sucl in case of the death, disability, resign to this Trust Deed; and either of said as action of said OREN E. TAFT, or said as such substitute Trustee.	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. As sees or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the so much additional indebtedness secured he aforesaid covenants or agreements or of the se grantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payments are to be noted hereby secured, and on such payments and the cost of any insurance so procured indebtedness, or any insurance so procured indebtedness to protect the lien hereof witeroby. passage by the State of a law imposing payments is legally inoperative, the what is legally inoperative, the what is legal holder of the said indebtedness, or there is not said indebtedness, or any insurance so procured interpretable of the said indebtedness, or any of the legal holder of the said indebtedness, of the legal holder of the said indebtedness, of the legal holder of said principal note of the legal holder of said principal noted in that be grapher's charges, costs of procuring or coy the grantor; and the like expenses and disbursements and the cost losure proceeding, and agreethat a Reconsumer of the legal hold of the legal holder of the lagual file of Chicago, of the grantee, HAF like disqualification of both HARRY LEE Teby shall have the right to appoint a Truste and duties in all respects whatsoever as settitute Trustee, shall be conclusive eviden	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his sure and the submit to the grantee or his sure amount of their fair value against los ritten as to require all loss to be applied pay such taxes or assessments, or did, grantor
SECOND—To pay before delinquency cessors therein, or against this Trust Dete whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at ifire, lightning and tornadoes, in compathe reduction of said indebtedness at the In the event of the failure to pay targe or purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent, per annum, shall In the event of a breach of any of the taxes or assessments aforesaid upon the islon that the undertaking by the granuding principal and all accrued interest collectible, notwithstanding anything of ten per cent, per annum, shall be reconstructured in the cention of the moneys hereby secured dings—including a reasonable attorney; at o said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an addings, which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucl in case of the death, disability, resign of Chicago, Illinois, is hereby appoints et as aforesaid, then the legal holde this Trust Deed; and either of said as such substitute Trustee. PROVIDED ALWAYS That where all	y all taxes and assessments by or in the State eed or the money or indebtedness secured here eed grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the something said premises; and all money so paid there moneys disbursed by the holder of said the aforesaid covenants or agreements or of the segrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof witercby. passage by the State of a law imposing particle of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what is the said indebtedness, or upon the rendering by assessments is legally inoperative, the what is legal holder of the said indebtedness, of the rendering of the said indebtedness, of the legal holder of the said indebtedness of the legal holder of said principal note of the legal holder of the like expenses and disbursements and the cost losure proceeding, and agreethat a Receivenses, apply upon the indebtedness herebeath of the legal holder of the said the cost like disqualification of both HARRY LEE Televy shall have the right to appoint a Truster and duties in all respects whatsoever as ostitute Trustee, shall be conclusive evidents approached the grantee or his successor setting the proceeding and the cost of the proceeding and the conclusive evidents and cost of the grantee, shall he conclusive evidents and cost of the grantee, shall he conclusive evidents and cost of the grantee, shall he conclusive evidents and cost of the grantee of his successor setting the grantee of his successor setting the grantee	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his sure and the submit to the grantee or his sure amount of their fair value against lost ritten as to require all loss to be applied pay such taxes or assessments, or did, grantor
SECOND—To pay before delinquency cessors therein, or against this Trust Dete whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the sevent of the failure to pay take of the purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent, per annum, shall in the event of a breach of any of the taxes or assessments aforesaid upon the islon that the undertaking by the gran luding principal and all accrued interest collectible, notwithstanding anything of ten per cent, per annum, shall be reconstructured in the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney; et o said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an addings; which proceedings shall not be dive,all right to the possession of and charge of said premises and collect sucl. In case of the death, disability, resign of Chicago, Illinois, is hereby appointing on the said of the the legal holde this Trust Deed; and either of said s action of said OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That where all	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. As sees or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the so much additional indebtedness secured he aforesaid covenants or agreements or of the se grantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof witercby. passage by the State of a law imposing particle of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what is the said indebtedness, or upon the rendering by assessments is legally inoperative, the what is legal holder of the said indebtedness, of the rendering of the said indebtedness, of the legal holder of the said indebtedness of the legal holder of said principal note of the legal holder of the like expenses and disbursements and the cost losure proceeding, and agreethat a Receivenses, apply upon the indebtedness herebeath of the legal holder of the said the cost like disqualification of both HARRY LEE Televy shall have the right to appoint a Truster and duties in all respects whatsoever as ostitute Trustee, shall be conclusive evidents approached the grantee or his successor setting the proceeding and the cost of the proceeding and the conclusive evidents and cost of the grantee, shall he conclusive evidents and cost of the grantee, shall he conclusive evidents and cost of the grantee, shall he conclusive evidents and cost of the grantee of his successor setting the grantee of his successor setting the grantee	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his sure and the submit to the grantee or his sure amount of their fair value against lost ritten as to require all loss to be applied pay such taxes or assessments, or did, grantor
SECOND—To pay before delinquency cessors therein, or against this Trust Dete whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the sevent of the failure to pay take of the purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent, per annum, shall in the event of a breach of any of the taxes or assessments aforesaid upon the islon that the undertaking by the gran luding principal and all accrued interest collectible, notwithstanding anything of ten per cent, per annum, shall be reconstructured in the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney; et o said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an addings; which proceedings shall not be dive,all right to the possession of and charge of said premises and collect sucl. In case of the death, disability, resign of Chicago, Illinois, is hereby appointing on the said of the the legal holde this Trust Deed; and either of said s action of said OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That where all	y all taxes and assessments by or in the State eed or the money or indebtedness secured here eed grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the something said premises; and all money so paid there moneys disbursed by the holder of said the aforesaid covenants or agreements or of the segrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing part in the legal holder of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what is legally holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of said principal note of the legal holder of the like expenses and disbursements and the cost losure proceeding, and agree	eanist the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such as the control of their fair value against loss ritten as to require all loss to be applied the pay such taxes or assessments, or districted the interest from the date of payment as payment of the whole or any portion of any Court of competent furi-diction of cole of the indebtedness secured hereby without notice, become immediately due the date of such maturity at the rate by express terms. It is agreed by the family of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any suffered that may be rendered in such present that may be rendered in such present that may be rendered in such present sof such have been paid. The grantor—liver shall be appointed to take possession y secured. REY LEE TAFT, OREN E. TAFT of the AFT and OREN E. TAFT to act as such each of the produced and the produc
SECOND—To pay before delinquency cessors therein, or against this Trust Dete whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at ifire, lightning and tornadoes, in compathe reduction of said indebtedness at the In the event of the failure to pay targe or purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent, per annum, shall In the event of a breach of any of the taxes or assessments aforesaid upon the islon that the undertaking by the granuding principal and all accrued interest collectible, notwithstanding anything of ten per cent, per annum, shall be reconstructured in the cention of the moneys hereby secured dings—including a reasonable attorney; at o said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an addings, which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucl in case of the death, disability, resign of Chicago, Illinois, is hereby appoints et as aforesaid, then the legal holde this Trust Deed; and either of said as such substitute Trustee. PROVIDED ALWAYS That where all	y all taxes and assessments by or in the State eed or the money or indebtedness secured here eed grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the something said premises; and all money so paid there moneys disbursed by the holder of said the aforesaid covenants or agreements or of the segrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payments are grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with the property of the said indebtedness, or upon the rendering by a assessments is legally inoperative, the what is legall holder of the said indebtedness, after enacted, and with interest thereon for all of said indebtedness had then matured rity of said principal note or by breach of the legal holder of the said indebtedness had then matured rity of said principal note or by breach of the legal holder of said principal note of the legal holder of said principal note disbursements paid or incurred in that be grapher's charges, costs of procuring or coy the grantor—; and the like expenses a caness, as such may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agroe—that a Recelesure, apply upon the indebtedness herein the City of Chicago, of the grantee, HAER is the disqualification of both HARRY LEE Teby shall have the right to appoint a Trust and duties in all respects whatsoever as ostitute Trustee, shall be conclusive evidents approached the grantee or his successor is	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his such a submit to the granter as to require all loss to be applied to the interest from the date of payment a payment of the whole or any portion of the indebtedness secured hereby without notice, become immediately due the date of such maturity at the rate by express terms. It is agreed by the any of the covenants or the happenine, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any suits be paid by the grantor.— All such that have been paid. The grantor.— iver shall be appointed to take possession y secured. REY LEE TAFT, OREN E. TAFT to act as such the such presents of such appointment if first named as Trustee herein. An co, respectively, of his right and duty the hall release said premises from the lies. A. D. 19—
SECOND—To pay before delinquency cessors therein, or against this Trust Dete whole or any part thereof upon the sor receipts therefor. THERD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the Inthe event of the failure to pay take a fire or purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent, per annum, shall in the event of a breach of any of the taxes or assessments aforesaid upon the islon that the undertaking by the gran luding principal and all accrued interest i collectible, notwithstanding anything of ten per cent, per annum, shall be reconstructured in the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney to to said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an addings; which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucl in case of the death, disability, resign to this Trust Deed; and either of said s action of said OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That when all	y all taxes and assessments by or in the State eed or the money or indebtedness secured here eed grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the something said premises; and all money so paid there moneys disbursed by the holder of said the aforesaid covenants or agreements or of the segrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing part in the legal holder of the said indebtedness, or upon the rendering by assessments is legally inoperative, the where the legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of said principal note of the legal holder of the like expenses and disbursements and the cost losure proceeding, and agree that a Receptance papily upon the indebtedness here be noted the cost losure proceeding, and agree that a Receptance papily upon the indebtedness here be noted the grantee, that it is and duties in all respects whatsoever as ostitute Trustee, shall be conclusive eviden as performed the grantee or his successor settled the proceeding the grantee or his successor settled the said the grantee or his successor settled the said the sai	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his submitten as to require all loss to be applied pay such taxes or assessments, or districted a submitten as to require all loss to be applied pay such taxes or assessments, or districted the interest from the date of payment a payment of the whole or any portion of any Court of competent furi-diction of cole of the indebtedness secured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the farm to such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any substitution of the such presents of such half are connected. The granter—were shall be appointed to take possession y secured. REY LEE TAFT, OREN E. TAFT of the AFT and OREN E. TAFT to act as such the such presents of such appointment if first named as Trustee herein. An co, respectively, of his right and duty to hall release said premises from the life A. D. 19——— [SEAL
SECOND—To pay before delinquency cessors therein, or against this Trust Dete whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the sevent of the failure to pay take of the purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent, per annum, shall in the event of a breach of any of the taxes or assessments aforesaid upon the islon that the undertaking by the gran luding principal and all accrued interest collectible, notwithstanding anything of ten per cent, per annum, shall be reconstructured in the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney; et o said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an addings; which proceedings shall not be dive,all right to the possession of and charge of said premises and collect sucl. In case of the death, disability, resign of Chicago, Illinois, is hereby appointing on the said of the the legal holde this Trust Deed; and either of said s action of said OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That where all	y all taxes and assessments by or in the State eed or the money or indebtedness secured here eed grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the something said premises; and all money so paid there moneys disbursed by the holder of said the aforesaid covenants or agreements or of the segrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing part in the legal holder of the said indebtedness, or upon the rendering by assessments is legally inoperative, the where the legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of said principal note of the legal holder of the like expenses and disbursements and the cost losure proceeding, and agree that a Receptance papily upon the indebtedness here be noted the cost losure proceeding, and agree that a Receptance papily upon the indebtedness here be noted the grantee, that it is and duties in all respects whatsoever as ostitute Trustee, shall be conclusive eviden as performed the grantee or his successor settled the proceeding the grantee or his successor settled the said the grantee or his successor settled the said the sai	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his submitten as to require all loss to be applied pay such taxes or assessments, or districted a submitten as to require all loss to be applied pay such taxes or assessments, or districted the interest from the date of payment a payment of the whole or any portion of any Court of competent furi-diction of cole of the indebtedness secured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the farm to such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any substitution of the such presents of such half are connected. The granter—were shall be appointed to take possession y secured. REY LEE TAFT, OREN E. TAFT of the AFT and OREN E. TAFT to act as such the such presents of such appointment if first named as Trustee herein. An co, respectively, of his right and duty to hall release said premises from the life A. D. 19——— [SEAL
SECOND—To pay before delinquency cessors therein, or against this Trust Dete whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at ifire, lightning and tornadoes, in compathe reduction of said indebtedness at the In the event of the failure to pay targe or purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent, per annum, shall In the event of a breach of any of the taxes or assessments aforesaid upon the islon that the undertaking by the granuding principal and all accrued interest collectible, notwithstanding anything of ten per cent, per annum, shall be reconstructured in the cention of the moneys hereby secured dings—including a reasonable attorney; at o said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an addings, which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucl in case of the death, disability, resign of Chicago, Illinois, is hereby appoints et as aforesaid, then the legal holde this Trust Deed; and either of said as such substitute Trustee. PROVIDED ALWAYS That where all	y all taxes and assessments by or in the State eed or the money or indebtedness secured here eed grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the something said premises; and all money so paid there moneys disbursed by the holder of said the aforesaid covenants or agreements or of the segrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. Passage by the State of a law imposing particles of the said indebtedness, or upon the rendering by a assessments is legally inoperative, the what legal holder of the said indebtedness, atter enacted, and with interest thereon from the legal holder of said principal note or by breach of the legal holder of said principal note of the legal holder of said principal note drity of said principal note or by the grantor—; and the like expenses a consess, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree.—that a Receptance, and the like disqualification of both HARRY LEE Teby shall have the right to appoint a Truster and duttes in all respects whatsoever as exitute Trustee, shall be conclusive evident appearance of the grantee or his successor substitute Trustee, shall be conclusive evidents appearance of the grantee or his successor substitute Trustee, shall be conclusive evidents.	eaunst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such that it is submit to submit to the grantee or his such each of the grantee or his such that it is submit to submit to the grantee or his such that is submit to submit to the grantee or his such that is submit to the granter and the first of the index of assessments, or districted in the submit to the subm
SECOND—To pay before delinquency cessors therein, or against this Trust De the whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in compathe reduction of said indebtedness at the linth event of the failure to pay taxinge or purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent. per annum, shall in the event of a breach of any of the failure of the per cent. per annum, shall in the event of a breach of any of the failure of the per cent. per annum, shall be recovated in the same and any of the failure o	y all taxes and assessments by or in the State eed or the money or indebtedness secured here eed grantee or his successor or the holder of the aste upon said premises to be insured by the aste upon said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said the something said premises; and all money so paid there moneys disbursed by the holder of said the aforesaid covenants or agreements or of the segrantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. Passage by the State of a law imposing particles of the said indebtedness, or upon the rendering by a assessments is legally inoperative, the what legal holder of the said indebtedness, atter enacted, and with interest thereon from the legal holder of said principal note or by breach of the legal holder of said principal note of the legal holder of said principal note drity of said principal note or by the grantor—; and the like expenses a consess, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree.—that a Receptance, and the like disqualification of both HARRY LEE Teby shall have the right to appoint a Truster and duttes in all respects whatsoever as exitute Trustee, shall be conclusive evident appearance of the grantee or his successor substitute Trustee, shall be conclusive evidents appearance of the grantee or his successor substitute Trustee, shall be conclusive evidents.	eaunst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his submit the national submit to be applied to the index of assessments, or districted in the submit to the index of the submit to submit to the submit to submit to the submit to submit to the s
SECOND—To pay before delinquency cessors therein, or against this Trust De the whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at ifire, lightning and tornadoes, in compather reduction of said indebtedness at the interest of the failure to pay taxinge or purchase any tax lien or title a hout demand; and the same and any or rate of ten per cent. per annum, shall in the event of a breach of any of the face of a sessessments aforesaid upon the islon that the undertaking by the gran luding principal and all accrued interest conference of the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney et or said premises and embracing the j proceeding wherein grantee or his succenses and disbursements shall be an addings; which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucl. In case of the death, disability, resign of the contingency and either of said staction of said Orenses and collect sucl. In case of the death, disability, resign of the said staction of said orenses and as such substitute Trustee. PROVIDED ALWAYS That when all est.	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the ines to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor assessments, the grantee or his successor in the holder of said in the moneys disbursed by the holder of said the so much additional indebtedness secured he aforesaid covenants or agreements or of the engrantee or his successor or the holder of said or	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. Passage by the State of a law imposing particles of the said indebtedness, or upon the rendering by a assessments is legally inoperative, the what legal holder of the said indebtedness, atter enacted, and with interest thereon from the legal holder of said principal note or by breach of the legal holder of said principal note of the legal holder of said principal note drity of said principal note or by the grantor—; and the like expenses a consess, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree.—that a Receptance, and the like disqualification of both HARRY LEE Teby shall have the right to appoint a Truster and duttes in all respects whatsoever as exitute Trustee, shall be conclusive evident appearance of the grantee or his successor substitute Trustee, shall be conclusive evidents appearance of the grantee or his successor substitute Trustee, shall be conclusive evidents.	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such as the submit to the grantee or his such as the submit to the grantee or his such as the submit to the grantee or his such as the submit to the grantee or his such as the submit to the applier pay such taxes or assessments, or distanced to the submit
SECOND—To pay before delinquency cessors therein, or against this Trust Dethe whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no w FOURTH—To allow all buildings at a fire, lightning and tornadoes, in compate in the event of the failure to pay taxinge or purchase any tax lien or title a thout demand; and the same and any or rate of ten per cent, per annum, shall in the event of the process of the grant upon the recommendation of the per cent, per annum, shall in the event of a breach of any of the failure of the grant unding principal and all accrued interest collectible, notwithstanding anything of ten per cent, per annum, shall be recommor.—that in case the right of force any of the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney to to said premises and embracing the j proceeding wherein grantee or his successes and disbursements shall be an addings; which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucl. In case of the death, disability, resign of Chicago, Illinois, is hereby appoint instee as aforesaid, then the legal holde this Trust Deed; and either of said as action of said OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That when all seof. WITNESS The hand and seal—with the said the s	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises to be insured by the grantee or his sucte the option of the holder thereof. The taxes or assessments, the grantee or his success (flecting said premises; and all money so paid ther moneys disbursed by the holder of said is be so much additional indebtedness secured he aforesaid covenants or agreements or of the agrantee or his successor or the holder of said or the secure of the se	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payments are grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with the passage by the State of a law imposing passage by the clay in operative, the what is legally inoperative, the what is legally inoperative, the windle of indeptedness, and it of said principal note or by breach of the legal holder of said principal note disbursements paid or incurred in that be grapher's charges, costs of procuring or cy the grantor—; and the like expenses a caness, as such may be a party, shall alter that he cost in the City of Chicago, of the grantee, HAR led siqualification of both HARRY LEE Teby shall have the right to appoint a Trustee, and duties in all respects whatsoever as ostitute Trustee, shall be conclusive evident approximation of the party of the grantee or his successor is performed the grantee or his successor is performed the grantee or his successor is performed the grantee or his successor.	eannst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his submitten as to require all loss to be applied pay such taxes or assessments, or districted in the submitten of the interest from the date of payment a payment of the whole or any portion of any Court of competent jurisdiction of solice of the indebtedness secured hereby without notice, become immediately due the date of such maturity at the rate by express terms. It is agreed by the any of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any suits to be paid by the grantor.— All such that have been paid. The grantor.— In the such payment of such appointment of such appointment if first named as Trustee herein. An co, respectively, of his right and duty to hall release said premises from the lieut. [SEAL
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the stor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparities the reduction of said indebtedness at the same and any of the contingencies aforesaid, the lection of the moneys hereby secured addings—including a reasonable attorney let to said premises and embracing the j proceeding wherein grantee or his succenses and disbursements shall be an addings; which proceedings shall not be dive—all right to the possession of and charge of said premises and collect such in case of the death, disability, resign to Chicago, Illinois, is hereby appoint usteen as aforesaid, then the legal holde this Trust Deed; and either of said as action of said OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That when all reof. WITNESS The hand—and seal—with the said seal and seal—with said said seal and seal—with said seal seal seal seal seal seal seal seal	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said is be so much additional indebtedness secured he aforesaid covenants or agreements or of the engrantee or his successor or the holder of said or as herein provided, to pay such taxes or it, without deduction, shall at the option of the contained in this Trust Deed or any law here verable by foreclosure hereof in manner as it closure so arises hereunder, either upon matu grantee, or his successor, may, upon request as may be necessary; that all expenses and as fee, outlays for documentary evidence, steno judgment ordering sale thereof, shall be paid be essor or any holder of any part of said indebt diditional lien upon said premises and shall be lismissed nor a release hereof given until all such income, and the same, less Receivership expending, or temporary or permanent absence from the income, and the same, less Receivership expendition or temporary or permanent absence from the income, and the same, less Receivership expenditute Trustees shall have the same power endorsement and the action of said second sul of the aforesaid covenants and agreements are not the grantor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing parameters in legally inoperative, the whole legal holder of the said indebtedness, or upon the rendering by assessments is legally inoperative, the whole legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of said principal note of by breach of the legal holder of said principal note of the legal holder of said indebtedness hereby the expenses and disbursements and the cost losure proceeding, and	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such as the control of their fair value against loss ritten as to require all loss to be applied pay such taxes or assessments, or districted a submit to require all loss to be applied pay such taxes or assessments, or districted a submit and the control of the independent of payment a payment of the whole or any portion of any Court of competent furiadiction of any Court of competent furiadiction of a court of the indeptedness secured hereby without notice, become immediately due to the indeptedness secured hereby without notice, become immediately due to the fair of the covenants or the happening, bring such legal proceedings for the half in connection with such legal properties an abstract showing the whole and disbursements occasioned by any suits to be paid by the grantor. All such that may be rendered in such properties and there is of suit have been paid. The grantor liver shall be appointed to take possession y secured. REY LEE TAFT, OREN E. TAFT of the last taxed as the control of the appointment of such appointment if first named as Trustee herein. An co, respectively, of his right and duty to hall release said premises from the lieut. A. D. 19
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the stor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the same and any of the same and and the same and any of the same and and the same and any of the same and and the same and any of the same and and the same and any of the same and and the same and any of the same and the same and the same and the same and of the same and the same and disparents and disparents same and collect same proceeding wherein grantee or his succeptures and disbursements shall be an addings; which proceedings shall not be diverall right to the possession of and charge of said premises and collect such in case of the death, disability, resign ty of Chicago, Illinois, is hereby appoint usteen as aforesaid, then the legal holde this Trust Deed; and either of said as such substitute Trustee. PROVIDED ALWAYS That where all east. WITNESS The hand and seal— wanty of the contained the said of t	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor diffecting said premises; and all money so paid ther moneys disbursed by the holder of said is be so much additional indebtedness secured he aforesaid covenants or agreements or of the engrantee or his successor or the holder of said or as herein provided, to pay such taxes or st, without deduction, shall at the option of the contained in this Trust Deed or any law here verable by foreclosure hereof in manner as if closure so arises hereunder, either upon matu grantee, or his successor, may, upon request as may be necessary; that all expenses and as fee, outlays for documentary evidence, steno businessed hereof the paid businessed nor a release hereof given until all suc income from said premises and shall be paid businessed nor a release hereof given until all suc income from said premises pending such force in income, and the same, less Receivership expenditute Trustees shall have the same powers endorsement and the action of said second sul of the aforesaid covenants and agreements are endorsement and the action of said second sul of the aforesaid covenants and agreements are not the grantor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we or or the holder of said indebtedness may and the cost of any insurance so procured midebtedness to protect the lien hereof witercby. passage by the State of a law imposing parameters in the legal holder of the said indebtedness, or upon the rendering by assessments is legally inoperative, the whole legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of said principal note of by breach of the legal holder of said principal note of the legal holder of said indebtedness hereby the expenses and disbursements and the cost of the l	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his submit to submit to the grantee or his submit to submit to be applied by the submit to the
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the stor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the same and any of the control of the failure to pay taxinge or purchase any tax lien or title a thout demand; and the same and any of the taxes or assessments aforesaid upon the liston that the undertaking by the granulding principal and all accrued interest collectible, notwithstanding anything of ten per cent. per annum, shall be reconstructed in the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney to to said premises and embracing the j proceeding wherein grantee or his succeedings, which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucl in case of the death, disability, resign to of Chicago, Illinois, is hereby appoint ustee as aforesaid, then the legal holde this Trust Deed; and either of said as such substitute Trustee. PROVIDED ALWAYS That where all rect. WITNESS The hand—and seal—with the legal holde as such substitute Trustee. PROVIDED ALWAYS That where all rect. WITNESS The hand—and seal—with the legal holde and collect such and collect such as such substitute Trustee. PROVIDED ALWAYS That where all rect. WITNESS The hand—and seal—with the legal holde and collect such and collect such and collect such as such substitute Trustee. PROVIDED ALWAYS That where all rect.	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the grantee or his suche option of the holder thereof. Exes or assessments, the grantee or his successor directing said premises; and all money so paid wher moneys disbursed by the holder of said in be so much additional indebtedness secured here grantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing particles of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what legal holder of the said indebtedness, of the end of said indebtedness, of the end of said indebtedness had then matured rity of said principal note or by breach of the legal holder of said principal note or by the granter—; and the like expenses a sedness, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree—that a Receivenses, apply upon the indebtedness here by the Clity of Chicago, of the grantee, HAE and duties in all respects whatsoever as said utiles in all respects whatsoever as said utiles in all respects whatsoever as performed the grantee or his successor is the performed the grantee or his successor is the performed the grantee or his successor is the performed the grant	eaunst the interest of the grantee or his or hereafter enacted imposing payment to submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his submitten as to require all loss to be applied pay such taxes or assessments, or distance of the index of assessments or distance of the interest from the date of payment a payment of the whole or any portion of any Court of competent jurisdiction of the indebtedness secured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the famp of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any sulfus obe paid by the grantor. All such that may be rendered in such prospectively and the proposition of the payment of the paymen
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the stor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparitie reduction of said indebtedness at the same and any of the contingencies aforesaid, the lection of the moneys hereby secured same and any of the contingencies and contracting the j proceeding wherein grantee or his successes and dispersises and only and same and collect such in case of the death, disability, resign to find a same of the death, disability, resign to find of said premises and collect such in case of the death, disability, resign to find of said of said same and collect such action of said OREN E. TAFT, or said as a such substitute Trustee. PROVIDED ALWAYS That where all reco. WITNESS The hand and seal method of the same and only appeared and wountary act and deed for the trumperson and seal of the same and any of the same and only appeared and wountary act and deed for the trumperson expires.	y all taxes and assessments by or in the State eed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. Exes or assessments, the grantee or his successor directing said premises; and all money so paid ther moneys disbursed by the holder of said is be so much additional indebtedness secured here grantee or his successor or the holder of said of the aforesaid covenants or agreements or of the grantee or his successor or the holder of said of the grantee or his successor or the holder of said of the grantee or his successor or the holder of said of the grantee or his Trust Deed or any law here strable by foreclosure hereof in manner as if closure so arises hereunder, either upon mature grantee, or his successor, may, upon request as may be necessary; that all expenses and is fee, outlays for documentary evidence, stend be dismissed nor a release hereof given until all successor or any holder of any part of said indebted in his part of the principal note secured here of his successor in trust, and in case of her or holders of the principal note secured her ubstitute Trustees shall have the same power endorsement and the action of said second sul of the aforesaid covenants and agreements are not the aforesaid covenants and agreements are not the aforesaid covenants and agreements are not the aforesaid covenants and forgoing instates and purposes therein set forth. S. BEFORE ME, a Notary Public in and for sees and purposes therein set forth.	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing particles of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what legal holder of the said indebtedness, of the enacted, and with interest thereon from the legal holder of the said indebtedness, of the legal holder of said principal note or by breach of the legal holder of said principal note or by the granter—; and the like expenses a sedness, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree—that a Recenses, apply upon the indebtedness here by the Clive of Chicago, of the grantee, HAE Teby shall have the right to appoint a Trus and duties in all respects whatsoever as settlute Trustee, shall be conclusive evidents appeared the grantee or his successor is performed the grantee or his successor.	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his submit to submit to be applied to the payment of the whole or any portion of the indebtedness of the payment of the indebtedness occured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the family of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any sulfus that may be rendered in such present in first named as Trustee herein. An experience of the such appointment of such appointment if first named as Trustee herein. An experience of the such appointment is such that the such that it is reported to the such that the such that a such that a such that the such that t
SECOND—To pay before delinquency cessors therein, or against this Trust De the whole or any part thereof upon the sor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparitie reduction of said indebtedness at the line of the failure to pay taxinge or purchase any tax lien or title a thout demand; and the same and any of the taxes or assessments aforesaid upon the light of the failure of any of the taxes or assessments aforesaid upon the light of the the undertaking by the gran luding principal and all accrued interest collectible, notwithstanding anything of ten per cent. per annum, shall be recovered in the contingencies aforesaid, the lection of the moneys hereby secured dings—including a reasonable attorney to to said premises and embracing the j proceeding wherein grantee or his succeedness and disbursements shall be an addings; which proceedings shall not be dive—all right to the possession of and charge of said premises and collect sucle in case of the death, disability, resign of Chicago, Illinois, is hereby appoint stee as aforesaid, then the legal holde this Trust Deed; and either of said as such substitute Trustee. PROVIDED ALWAYS That where all each. WITNESS The hand—and seal—with the legal holde as such substitute Trustee. PROVIDED ALWAYS That where all each. WITNESS The hand—and seal—commission expires—and deed for the tenders of the commission expires—commission expires—commissio	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the grantee or his suche option of the holder thereof. Exes or assessments, the grantee or his successor directing said premises; and all money so paid wher moneys disbursed by the holder of said in be so much additional indebtedness secured here grantee or his successor or the holder of said tor	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing particles of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what legal holder of the said indebtedness, of the enacted, and with interest thereon from the legal holder of the said indebtedness, of the legal holder of said principal note or by breach of the legal holder of said principal note or by the granter—; and the like expenses a sedness, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree—that a Recenses, apply upon the indebtedness here by the Clive of Chicago, of the grantee, HAE Teby shall have the right to appoint a Trus and duties in all respects whatsoever as settlute Trustee, shall be conclusive evidents appeared the grantee or his successor is performed the grantee or his successor.	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his submit to submit to be applied to the payment of the whole or any portion of the indebtedness of the payment of the indebtedness occured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the family of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any sulfus that may be rendered in such present in first named as Trustee herein. An experience of the such appointment of such appointment if first named as Trustee herein. An experience of the such appointment is such that the such that it is reported to the such that the such that a such that a such that the such that t
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the stor receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparing the reduction of said indebtedness at the same and any or the contract of the failure to pay taxarge or purchase any tax lien or title a thout demand; and the same and any of the tract of the per cent. per annum, shall in the event of a breach of any of the years or assessments aforesaid upon the store of the per cent, per annum, shall be recovered to collectible, notwithstanding anything of ten per cent, per annum, shall be recovered to collectible, notwithstanding anything of the per cent, per annum, shall be recovered to collectible, notwithstanding anything of the per cent, per annum, shall be recovered to the contingencies aforesaid, the licetion of the moneys hereby secured delings—including a reasonable attorney to the contingencies and embracing the j proceeding wherein grantee or his succepts and disbursements shall be an acciding the presses and disbursements shall be an acciding the presses and collect such in case of the death, disability, resign to the factor of said premises and collect such in case of the death, disability, resign to the factor of said of the Ernary, or said as a such substitute Trustee. PROVIDED ALWAYS That where all reof. WITNESS The hand and seal— we have to be the identical personate and voluntary act and deed for the trust of Oklahoma and seal— commission expires—	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the ines to be approved by the grantee or his suche option of the holder thereof. Xes or assessments, the grantee or his successor directing said premises; and all money so paid wher moneys disbursed by the holder of said ibe so much additional indebtedness secured he aforesaid covenants or agreements or of the engrantee or his successor or the holder of said tor. As herein provided, to pay such taxes or a, without deduction, shall at the option of it contained in this Trust Deed or any law here serable by foreclosure hereof in manner as if closure so arises hereunder, either upon matu grantee, or his successor, may, upon request as may be necessary; that all expenses and as fee, outlays for documentary evidence, stem as may be necessary; that all expenses and shall be essor or any holder of any part of said indebt diditional lien upon said premises and shall be lismissed nor a release hereof given until all successor or any holder of any part of said indebt income, and the same, less Receivership expandin, or temporary or permanent absence from the income, and the same, less Receivership expandin, or temporary or permanent absence for or holders of the principal note secured her ubstitute Trustees shall have the same power endorsement and the action of said second sul of the aforesaid covenants and agreements are not the grantor. This	e of Oklahoma against said premises or a pby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing particles of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what legal holder of the said indebtedness, of the enacted, and with interest thereon from the legal holder of the said indebtedness, of the legal holder of said principal note or by breach of the legal holder of said principal note or by the granter—; and the like expenses a sedness, as such, may be a party, shall all taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree—that a Recenses, apply upon the indebtedness here by the Clive of Chicago, of the grantee, HAE Teby shall have the right to appoint a Trus and duties in all respects whatsoever as settlute Trustee, shall be conclusive evidents appeared the grantee or his successor is performed the grantee or his successor.	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his submit to submit to be applied to the payment of the whole or any portion of the indebtedness of the payment of the indebtedness occured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the family of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any sulfus that may be rendered in such present in first named as Trustee herein. An experience of the such appointment of such appointment if first named as Trustee herein. An experience of the such appointment is such that the such that it is reported to the such that the such that a such that a such that the such that t
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the store receipts therefor. THIRD—To commit or permit no we frought the reduction of said indebtedness at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the same and any of the reduction of said indebtedness at the same and any of the reduction and the same and any of the rate of ten per cent. per annum, shall in the event of a breach of any of the years of the same and any of the reduction of the undertaking by the granticular principal and all accrued interest of collectible, notwithstanding anything of ten per cent. per annum, shall be recovered any of the contingencies aforesaid, the licetion of the moneys hereby secured edings—including a reasonable attorney let to said premises and embracing the junce edings; which proceedings shall not be dive—all right to the possession of and charge of said premises and collect suclements and including a reasonable attorney in the said of the said	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his such the option of the holder thereof. The said premises; and all money so paid ther moneys disbursed by the holder of said is be so much additional indebtedness secured here grantee or his successor or the holder of said in the said of the said is secured to the said is secured and the said is secured to the said in the said is secured to the said is secured to the said in the said is secured to the said is secured to the said in the said is secured to the said is successor in trust, and in case of it or holders of the principal note secured her ubstitute Trustees shall have the same power endorsement and the action of said second sul of the aforesaid covenants and agreements are said in the said income the said is successor in trust, and in case of it or holders of the principal note secured her ubstitute Trustees shall have the same power endorsement and the action of said second sul of the aforesaid covenants and agreements are said purposes therein set forth. S. BEFORE ME, a Notary Public in and for second sul or said second sul of the grantor	e of Oklahoma against said premises or aby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing you assessments is legally inoperative, the what is legal holder of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what is legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of the said principal note or by breach of the legal holder of said principal note or by the granter—; and the like expenses a consts and included in any judgm taxed as costs and included in any judgm taxed as costs and included in any judgm the expenses and disbursements and the cost losure proceeding, and agree—that a Recenses, apply upon the indebtedness here on the City of Chicago, of the grantee, HAF, and duties in all respects whatsoever as satifute Trustee, shall be conclusive evidents approached the grantee or his successor separation of the successor separation of the successor separation and acknowledged to me that. The said County and State, on this successor separation and acknowledged to me that.	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his such a submit to the granter and the submit to the angle of the indehedness occurred hereby without notice, become immediately due to the indehedness secured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the family of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any sulfus to be paid by the grantor. All such ent that may be rendered in such pressor is of suit have been paid. The grantor iver shall be appointed to take possession y secured. IRY LEE TAFT, OREN E. TAFT of the AFT and OREN E. TAFT to act as such the production of such appointment if first named as Trustee herein. An co, respectively, of his right and duty to hall release said premises from the lieu. A. D. 19
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the store receipts therefor. THIRD—To commit or permit no we FOURTH—To allow all buildings at a fire, lightning and tornadoes, in comparathe reduction of said indebtedness at the same and any of	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his suche option of the holder thereof. The said premises; and all money so paid ther moneys disbursed by the holder of said is be so much additional indebtedness secured here grantee or his successor or the holder of said in the said of the said is secured and the said is secured or his successor or the holder of said in the said is secured and the said is secured to the said is secured and the said in the said	e of Oklahoma against said premises or aby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing particles of the light holder of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of the said principal note of the legal holder of said principal note of said principal no	gainst the interest of the grantee or hi or hereafter enacted imposing payment to submit to the grantee or his such a submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to the grantee or his such a submit to the grantee or his such a submit to the granter and the submit to the angle of the indehedness occurred hereby without notice, become immediately due to the indehedness secured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the family of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any sulfus to be paid by the grantor. All such ent that may be rendered in such pressor is of suit have been paid. The grantor iver shall be appointed to take possession y secured. IRY LEE TAFT, OREN E. TAFT of the AFT and OREN E. TAFT to act as such the production of such appointment if first named as Trustee herein. An co, respectively, of his right and duty to hall release said premises from the lieu. A. D. 19
SECOND—To pay before delinquency coessors therein, or against this Trust De the whole or any part thereof upon the store receipts therefor. THERD—To commit or permit no w FOURTH—To allow all buildings at a fire, lightning and tornadoes, in compain the reduction of said indebtedness at the same and any or the reduction of said indebtedness at thout demand; and the same and any or tract of ten per cent, per annum, shall In the event of a breach of any of the ytaxes or assessments aforesaid upon the close that the undertaking by the graniduling principal and all accrued interest collectible, notwithstanding anything of ten per cent, per annum, shall be recovered to the cent, per annum, shall be recovered to the cent, per annum, shall be recovered to the contingencies aforesaid, the licetion of the moneys hereby secured acloses—including a reasonable attorney let to said premises and embracing the j proceeding wherein grantee or his succeptures and disbursements shall be an addings; which proceedings shall not be diverent in the legal holde this Trust Deed; and either of said as action of said of OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That when all reof. WITNESS The hand and seal—we and voluntary act and deed for the trace of Oklahoma and seal—we and olivered the search of the death, disability, respirity of Chicago, Illinois, is hereby appoint ustee as aforesaid, then the legal holde this Trust Deed; and either of said as action of said OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That when all reof. WITNESS The hand and seal—we and voluntary act and deed for the trace of the open of the death, disability of Chicago, Illinois, is hereby appoint usteen as aforesaid, then the legal holde this Trust Deed; and either of said as action of said OREN E. TAFT, or said as such substitute Trustee. PROVIDED ALWAYS That when all reof. WITNESS The hand and seal—we are commission expires.	y all taxes and assessments by or in the State ed or the money or indebtedness secured here e grantee or his successor or the holder of the aste upon said premises. any time on said premises to be insured by the nies to be approved by the grantee or his such the option of the holder thereof. The said premises; and all money so paid ther moneys disbursed by the holder of said is be so much additional indebtedness secured here grantee or his successor or the holder of said in the said of the said is secured to the said is secured and the said is secured to the said in the said is secured to the said is secured to the said in the said is secured to the said is secured to the said in the said is secured to the said is successor in trust, and in case of it or holders of the principal note secured her ubstitute Trustees shall have the same power endorsement and the action of said second sul of the aforesaid covenants and agreements are said in the said income the said is successor in trust, and in case of it or holders of the principal note secured her ubstitute Trustees shall have the same power endorsement and the action of said second sul of the aforesaid covenants and agreements are said purposes therein set forth. S. BEFORE ME, a Notary Public in and for second sul or said second sul of the grantor	e of Oklahoma against said premises or aby, without regard to any law heretofore a notes hereby secured, and on such payme the grantee or his successor for at least the cessors, such insurance policies to be so we are or or the holder of said indebtedness may and the cost of any insurance so procured indebtedness to protect the lien hereof with ereby. passage by the State of a law imposing particles of the light holder of the said indebtedness, or upon the rendering by assessments is legally inoperative, the what legal holder of the said indebtedness, after enacted, and with interest thereon from the legal holder of the said principal note of the legal holder of said principal note of said principal no	gainst the interest of the grantee or his or hereafter enacted imposing payment to submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his such a submit to submit to the grantee or his submit to submit to the granter. pay such taxes or assessments, or districted a submit to the submit to the payment of the whole or any portion of the indebtedness secured hereby without notice, become immediately due to the indebtedness secured hereby without notice, become immediately due to the date of such maturity at the rate by express terms. It is agreed by the same to such maturity at the rate by express terms. It is agreed by the submit of the covenants or the happening, bring such legal proceedings for the half in connection with such legal prompleting an abstract showing the whole and disbursements occasioned by any sulfers that have been paid. The grantor—wire shall be appointed to take possession y secured. REV LEE TAFT, OREN E. TAFT to at as such the submit of the sub