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TIOS INDENT	TURE WITNESSET	H, That the Grantor	st Willia	m J. Tiel	us ay bala	ra May Ti	ielde hiv	wife
Par	teral con	anty, Oklahoma, for a	and in consideration	· Out	thousand.	and notio	0	DOLLAF
in Sand paid, the	eceipt whereof is l	hereby acknowled do	hereby Grant, Ba	urgin, Sell and Conv	y unto HARRY LEE	TAFT (of the C	ity of Chicago, St	
Trustee, the followi	ng desoribed proper	rty and premises situ	ate in Muskogoe Co	unty, Oklahoma, to-	wit:	·		
,	The south	benztquarte	v. of the an	orthust g	yarter; the	north L	alf of A	ŢĹ
northeast	quarter.	of the rearth	all quari	teri, and the	g sorttica	st gran	ten lifeth	e
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together with all th	e improvements the	ereon and the appurt d described premises	enances thereunto b	elonging, and warra	nt the title to the s	ame.	from all former (	iranta Char
Payes Judgments a	nd Mortgages and o	other liens and encur ppraisement and all r	ubrances whatsoever					
IN TRUST NE	EVERTHELESS For	r the purpose of secur	ing the performance	of the covenants	ind agreements herei	n. 111		
WHEREAS, T	// `	cipal promissory note,	<del></del>		Luc own or	der and by	endorse	d and delive
for the sum of	One thouse	and and	100 Dollar	s, due on the first d	ay of Septen	uberl		D. 19.2
handles interest from	m date	at :	the rate energied th	arein navable	- annually as f	urther evidenced	by interest notes a	ttached there
ii The Grantor⊿	covenantand ag	ble at the office of Pl gree as follows:						
FIRST—To pa	ny said indeptedness	s and the interest the						
1 55001415-10	bay before definds	uency all taxes and s	issessments by or in	i the State of Oklai	ed, or according to a noma against said pr	emises or against	the interest of the	e Grantee or
successors therein, of the whole or an	or against this True y part thereof upon	uency all taxes and a ist Deed or the money a the Grantee or his a	issessments by or in 7 or indebtedness se	the State of Oklal cured hereby, withou	ioma against said pr it regard to any law	emises or against heretofore or he	the interest of the reafter enacted in	e Grantee or oposing paym
successors therein, of the whole or an cessors receipts the THIRD—To cessors	or against this True y part thereof upon prefor. ommit or permit no	ist Deed or the money a the Grantee or his : o waste upon said pre	ussessments by or in or indebtedness second successor or the holo mises.	the State of Oklal cured hereby, without der of the notes he	ioma against said pr it regard to any law reby secured, and on	emises or against heretofore or he such payment to	the interest of the reafter enacted in submit to the Gra	e Grantee or sposing paym antee or his s
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