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| THIS INDENTURE WITNESSET   | H, That the Grantor J  | ) B m  | orrow an   | e Coral Ce.  | morrow   |
| (his life)   | elack) in  | awn/rig  | BI:  | d Janel notio  | A  |
| n hand paid, the receipt whereof is  | inty, Oklahoma, for and in consideration   |  |  | LEE TAFT (of the City of   | Chicago State of Illinois)                                       |
| Trustee, the following described proper  |  | County, Oklaho                                   |  | DEED TAKET (OF THE COLD OF   |  |
|  |  | Pan  |  |  |  |
|  | The South  | half of  | the sour   | hwen quail   | W and the  |
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| ,, A.,   |  |  | 7  |  |  |
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| 4111800  | "m 1141 East.  | of the   | Inclian!   | Base an  | de meridia   |
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| p  | Continu  | ng 170   | " urcres"  | more ou  | ls,  |
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| ogether with all the improvements the  | erean and the annurtenances the  | enuto belonging and                              | warrant the title to   | the same.  |  |
| TO HAVE AND TO HOLD Said   | described premises unto the sainther liens and encumbrances wh   | d Grantee and his su<br>atsoever.                | ccessors, free, clear an   | d discharged of and from   |  |
| Hereby releasing and waiving an<br>IN TRUST NEVERTHELESS For   | praisement and all rights under  | and by virtue of the                             | e homestead exemption<br>nants and agreements  | laws of the State of Oklah<br>nerein.  | oma.   |
| WHEREAS, The Grantor   | p. and Con   | a C. m   |  | _are   |  |
| istly indebted upon The princ  | ipal promissory note, bearing eve  |  | (  | n order and by   | endorsed and delivere  |
| earing interest from   | energy of the  | Dollars, due on the<br>cified therein, payabl    |  | as further evidenced by int  | erest notes attached thereto                                     |
| oth principal and interest being payal   | ble at the office of PEARSONS &  | TAFT, in Chicago, I                              | ilinois, and bearing inte  | erest after maturity at the ra   | te of 10 per cent. per annum                                     |
| FIRST—To pay said indebtedness<br>SECOND—To pay before deling  | s and the interest thereon as here<br>sency all taxes and assessments  | on and in said notes<br>by or in the State o     | provided, or according<br>f Oklahoma against sa  | to any agreement extending<br>id premises or against the in  | ; the time of payment.<br>uterest of the Grantee or hi:          |
| uccessors therein, or against this Tru<br>f the whole or any part thereof upon   | st Deed or the money or indebted   | lness secured hereby.                            | without regard to any  | law heretofore or hereafte   | r enacted imposing paymen  |
| essors receipts therefor.  THIRD—To commit or permit no FOURTH—To allow all buildings  | waste upon said premises.  |  |  |  |  |
| y fire, lightning and tornadoes, in co   | mpanies to be approved by the G  | rantee or his success                            | or, such insurance police  | les to be so written as to i   | equire all loss to be applied                                    |
| In the reduction of said indebtedness and the failure to pharge or purchase any tax lien or tit  | ov toxes or assessments the Gre  | intee or his successor                           | r or the holder of said  | indebtedness may pay such  | taxes or assessments, or di                                      |
| without demand; and the same and an<br>rate of 10 per cent, per annum, shall be  | y other moneys disbursed by the l<br>e so much additional indebtedness   | holder of said indebte<br>secured hereby.        | edness to protect the He   | en hereof with interest from   | the date of payment at th  |
| In the event of a breach of any of   | the aforesaid covenants or agrees  | nents or of the passa                            | debtedness or upon th  | e rendering by any Court of  | f competent jurisdiction of :                                    |
| ecision that the undertaking by the<br>neluding principal and all accrued in   | Grantor das herein provided, to erest, without deduction, shall, a   | pay such taxes or as<br>t the option of the l    | sessments is legally ino<br>egal holder of the said  | perative, the whole of the i<br>indebtedness, without noti-  | ndebtedness secured hereby<br>ce, become immediately du          |
| nd collectible, notwithstanding anything f 10 per cent, per annum, shall be r  | ecoverable by foreclosure hereof   | or any law herealter<br>in manner as if all (    | of said indebtedness ha  | d then matured by express  | terms. It is agreed by th  |
| Frantor Athat in case the right of f<br>of any of the contingencies aforesaid,<br>collection of the moneys hereby secur  | the Grantee, or his successor, m   | ay, upon request of                              | the legal holder of said   | i principal note, bring suc  | h legal proceedings for th                                       |
| eedings—including a reasonable attor<br>itle to said premises and embracing t  | nev's fee, outlavs for documentar  | v evidence, stenogra                             | nher's charges, costs o  | f procuring or completing an   | abstract showing the whole                                       |
| or proceeding wherein Grantee or his   | successor or any holder of any pa<br>n additional lien upon said premi   | rt of said indebtedne<br>ses and shall be taxo   | ess, as such, may be a<br>ed as costs and include  | party, shall also be paid by<br>d in any judgment that ma  | the Grantor. All such  |
| eedings; which proceedings shall not by  | pe dismissed nor a release hereof and income from said premises p  | given until all such ex<br>ending such foreclosu | openses and disburseme<br>are proceeding, and agr  | nts and the costs of suit hav<br>eethat a Receiver shall be  | e been paid. The Grantor   |
| r charge of said premises and collect:   | such income, and the same, less F  | leceivership expenses,<br>at absence from the    | , apply upon the indebte<br>City of Chicago, of the  | edness hereby secured.<br>Grantee. HARRY LEE TA  | FT. OREN E. TAFT of th   |
| City of Chicago, Illinois, is hereby app<br>Trustee as aforesald, then the legal hol   | der or holders of the principal not  | te secured heroby sha                            | Il have the right to app   | oint a Trustee by endorsem   | ent of such appointment of                                       |
| his Trust Deed; and either of said su<br>ction of said OREN E. TAFT, or sa   | estitute Trustees shall have the s<br>d endorsement and the action of  | same powers and dut<br>said second substitu      | te Trustee, shall be co  | isoever as it first named a<br>nclusive evidence, respective   | is Trustee herein. And the                                       |
| ct as such substitute Trustee. PROVIDED ALWAYS That whe en hereof.   | n all of the aforesaid covenants   | and agreements are                               | performed the Grante   | e or his successor shall rel   | ease said premises from th                                       |
| WITNESS THE HAND And ser   | al sof the Grantor Sthis 27  | Way of A   | ecember  | A. D. 19/0   | •  |
|  |  |  | 3-19.  | morrow   | (SEAL  |
|  |  |  | Geora 1  | 6. Constrow  | (SEAL)   |
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| ing pr SPC - a gan hair ar 15 ga (a 15 6) ya makeke kasawan marawa anti marawa 1860 - 1 sawakan kasa 1<br>na kasawa marawa na makeka kasawan marawa anti mangan kasawan kasawan marawa ya marawa kasawa na marawa kasawa   | The second secon |  |  |  | (SCAL)   |
| State of Oklahoma  | 1  |  |  |  |  |
| 11.0110  | SS.  | v nintid in and 6                                | on said.County and Sta   | to on this of 1 - st   | Dec. 1010  |
| County of County | METORE ME, A NOPAR   | LOTAL E  | morrow   | his wife   | 18   |
| o me known to be the identical per   | son  | nd foregoing instrum                             |  |  | cuted the same as The  |
| res and voluntary act and deed for t   | ne used and purposes therein set الحا  | iorth.   | I. S.  | Sturel   |  |
| ly commission expires.   | 19.//-<br>0.04.02  | E[Seal]  | ng nyanggal - 1 ng ay gangan, an ang ang akin na salina at | and the state of the second and the second | Notare-Public.   |
| State of Oklahoma  | 1  |  |  |  |  |
| Marcan   | SS.  This instrument was filed   | I for Danned on the                              | 5 40000 1  | an .   | 0. 19 // at /0 40 o'clock  |
| County of Land duly Recorded the   | This instrument was filed  | I IOF RECORD ON INC.                             | usy of   | AL A MI  | 7. 18m/mm. 25m/mm.0'cloc)  |
| No.  | -  | 623  |  | 19. Le. 310  | scley  |
| By antoquing 1972 - 1972 and 1974 1974 1986 - 19 1442 1974 1986 2 1994   | Deputy,  | Seatt  |  |  | Register of Deeds.   |