HIS INDENTURE WITNESSETH. That the Grantors Row R. Fet	man and Wennesped of Hetman (Dis wife)
	Fren Three and and my/140 DOLLARS.
County, Oklandma, for and in consideration of	Hell and Convey unto HARRY LEE TAFT (of the City of Chicago, State of Illinois),
, the following described property and premises situate in Muskogee County, C	Delahoma, to-wit:
liter (3) Geory the Indian Bases and	meidien
Entaining 160 area more me	meidian
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or with all the improvements thereon and the appurtenances thereunto belongin	us and warmant the title to the same
O HAVE AND TO HOLD Said described premises unto the said Grantee and	his successors, free, clear and discharged of and from an former Grants, Charges,
Hughents and Moregees and other heles and electricitatices materials of the learby releasing and waiving appraisement and all rights under and by virtue. N TRUST NEVERTHELESS For the purpose of securing the performance of the VHEREAS The Grantor S Say & Jatman	or the homestean exemption laws of the State of Oklanoma.
indebted upon his principal promissory note, bearing oven date herewit	th, payable to him own order and by him endorsed and delivered
	on the first day of A. D. 1916 and
'be Grantor-5 covenantand agree	payableannually, as further evidenced by interest notes attached thereto; cago, illinois, and bearing interest after maturity at the rate of 10 per cent. per annum.
VIRST-To pay said indebtedness and the interest thereon as herein and in said	t notes provided, or according to any agreement extending the time of payment. State of Oklahoma against said premises or against the interest of the Grantee or his acreby, without regard to any law heretofore or hereafter enoted imposing payment
whole or any part thereof upon the Grantee or his successor or the holder of a receipts therefor.	the notes hereby secured, and on such payment to submit to the Grantee or his suc-
THIRD—To commit or permit no waste upon said premises.	the Grantee or his successor for at least the amount of their fair value against loss successor, such insurance policies to be so written as to require all loss to be applied
reduction of said indebtedness at the option of the holder thereof.	accessor or the holder of said indebtedness may pay such taxes or assessments, or dis aid and the cost of any insurance so procured, Grantor Sagree to repay immediately
t demand; and the same and any other moneys disbursed by the holder of said i	indebiedness to protect the lien, hereor with interest from the date of payment at the
or assessments aforesaid upon the Grantee or his successor or the holder of a	passage by the State of a law imposing payment of the whole or any portion of any said indebtedness, or upon the rendering by any Court of competent jurisdiction of a or assessments is legally inoperative, the whole of the indebtedness secured hereby,
ng principal and all accrued interest, without deduction, shall, at the option of entry of the potwithstanding anything contained in this Trust Deed or any law he	the legal holder of the said indebtedness, without notice, become immediately due reafter enacted, and with interest thereon from the date of such maturity at the rate if all of said indebtedness had then matured by express terms. It is agreed by the
r. Lithat in case the right of foreclosure so arises hereunder, either upon m	aturity of said principal not by breach of any of the covenants or the happening est of the legal holder of said principal note, bring such legal proceedings for the
gs-including a reasonable attorney's fee, outlays for documentary evidence, stu a said premises and embracing the judgment ordering sale thereof, shall be pair	d disbursements paid or incurred in that behalt in connection with such legal pro- enographer's charges, costs of procuring or completing an abstract showing the whole d by the Grantor
ceeding wherein Grantee or his successor or any holder of any part of said inde	bitchness, as such, may be a party, shall also be paid by the Grantor
all right to the possession of and income from said premises pending such for	reclosure proceeding, and agree that a Receiver shall be appointed to take possession
n case of death, disability, resignation, or temporary or permanent absonce from f Chicago, Illinois, is hereby appointed as his successor in trust, and in case o a s accessid; then the least holder or holders of the principal not secured here	beness apply upon the independences hereby secured. In the City of Chicago, of the Grantee, HARRY LEE TAFT, OREN E. TAFT of the by shall have the right to appoint a Trustee by endorsement of such appointment on
rust Deed; and either of said substitute Trustees shall have the same powers a of said OREN E. TAFT, or said endorsement and the action of said second s	nd duties in all respects whatsoever as if first named as Trustee herein. And the ubstitute Trustee, shall be conclusive evidence, respectively, of his right and duty to
such substitute Trustee. PROVIDED ALWAYS That when all of the aforesaid covenants and agreemen preof. WITNESS THE HANDS and sealS of the Grantor S this Study day of	ats are performed the Grantee or his successor shall release said premises from the
WITNESS THE HAND, and seal. of the Grantor. this O Unday of	Roy R. Getman (SEAL)
	Winniped J. Letman (SEAL)
	(SEAL)
	7
te of Oklahoma .	and for said County and State, on this day of any 1911.
ty of The A NOTARY PUBLIC, In	$\mathcal{M} \mathcal{M} \mathcal{M} \mathcal{M} \mathcal{M} \mathcal{M} \mathcal{M} \mathcal{M} $
ty of Tuesa BEFORE ME, A NOTARY PUBLIC, in ally appeared Ruy R. Futman and Winnifed	T. Futman (his wife) instrument, and scknowledged to me that They executed the same us they
ty of The A NOTARY PUBLIC, In	instrument, and acknowledged to me that I here _ executed the same us_
ty of Tuesa BEFORE ME, A NOTARY PUBLIC, in ally appeared Ruy R. Futman and Winnifed	J. Fetman (his wife) instrument, and acknowledged to me that Flacy_executed the same as they D. B. Byrd Jr. Notary Public.
ty of <u>Fulca</u> BEFORE ME, A NOTARY PUBLIC, In ally appeared <u>Nutley R. Suttername</u> <u>Supervisional Social Person S. who executed the within and foregoing I</u> and voluntary act and deed for the uses and purposes therein set forth.	instrument, and acknowledged to me that I have executed the same us thele
ty of <u>Fulse</u> before ME, A NOTARY PUBLIC, in ally appeared <u>Auy A</u> <u>Structure</u> <u>August</u> known to be the identical person S, who executed the within and foregoing in and voluntary act and deed for the uses and purposes therein set forth. mmission expires <u>MJ</u> , <u>27</u> <u>19.13</u> [Seal] te of Oklahoma ty of <u>This instrument was filed for Record or</u>	instrument, and acknowledged to me that they executed the same us the in the Notary Public.
ty of <u>The of</u> BEFORE: ME, A NOTARY PUBLIC, in ally appeared <u>Auty R</u> <u>Automan</u> <u>Automatical</u> known to be the identical person S, who executed the within and foregoing in a voluntary act and deed for the uses and purposes therein set forth. mmission expires <u>MA</u> , <u>27</u> <u>19.13</u> [Sen]] te of Oklahoma ty of <u>Ss</u> . This instrument was filed for Record or <u>M</u> , and duly Recorded the <u>Automan</u> <u>Automan</u>	instrument, and acknowledged to me that they executed the same us the in the Notary Public.
ty of <u>Fulse</u> before ME, A NOTARY PUBLIC, in ally appeared <u>Auy A</u> <u>Structure</u> <u>August</u> known to be the identical person S, who executed the within and foregoing in and voluntary act and deed for the uses and purposes therein set forth. mmission expires <u>MJ</u> , <u>27</u> <u>19.13</u> [Seal] te of Oklahoma ty of <u>This instrument was filed for Record or</u>	instrument, and seknowledged to me that they executed the same as their D. Burnd Jr. Notary Public.

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