OKTAHOMA REAL ESTATE MORTEAGE THRITT LOT TAIL IND	
	POLITICAL PRINCIPLE COMPANY, DERING, POLICE
THIS INDENTURE WITNESSETH, That the Grantor	n. Diamona and Drien
Define sil somme	
ofCounty, Oklahoma, for and in consideration of	entytrop Hundred and 200 DOLLARS,
in hand paid, the receipt whereof is hereby acknowled, do hereby Grant, Bargin, Sell	·
Trustee, the following described property and premises situate in Musicogee County, Oklai	thoma, to-wit:
and the South West que	tas the double east
+ 0 0 + · · · · ·	7510
Juanen of sieuri I don	garante (ci) week
Eghtem (18) North; Ran	ar Pluteen (3) East of
the Indian Base and	Meridian, Containing
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together with all the improvements thereon and the appurtenances thereunto belonging, a	and warrant the title to the same.
TO HAVE AND TO HOLD Said described premises unto the said Grantee and his Taxes, Judgments and Mortgages and other liens and encumbrances whatsoever.	successors, free, clear and discharged of and from all former Grants, Charges,
Hereby releasing and waiving appraisement and all rights under and by virtue of a IN TRUST NEVERTHELESS For the purpose of securing the performance of the co-	the homestead exemption laws of the State of Oklahoma.
WHEREAS, The Grantor Sam M. Samo	Na P
justly indebted upon principal promissory note, bearing even date herewith, p	
for the sum of wenty two hundred and to Dollars, due on t	the first day of Qanna A D. 1917 and
bearing interest from at the rate specified therein, pays	able annually, as further evidenced by interest notes attached thereto;
both principal and interest being payable at the office of PEARSONS & TAFT, in Chicago, The Grantop - vovenant _ and agree _ us follows: FIRST - To pay said indebtedness and the interest thereon as herein and in said not	es provided or according to any agreement extending the time of nevment
SECOND—TO pay before definitioned in taxes and assessments by or in the state	of Oklahoma against said premises or against the interest of the Grantee or his
successors therein, or against this Trust Deed or the money or indebtedness secured heret of the whole or any part thereof upon the Grantee or his successor or the holder of the	of Oklahoma against said premises or against the interest of the Grantee or his by, without regard to any law heretofore or hereafter enacted imposing payment
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