4	County, Oklahoma, for and in co is hereby acknowled, doherel operty and premises situate in a act Auazika	oy Grant, Bargin, Se		Unito HARRY LEE TAFT (of the City of Chicago, S	I State o
4		m I		unto HARRY LEE TAFT (of the City of Chicago, S	State o
Sec sincile ?	fast quartir	asabgee County, On	nanoma, wiji.		
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TO HAVE AND TO HOLD :	Said described premises unto the	said Grantee and h	is successors, f	free/ clear and discharged of and from all former	Grants,
Hereby releasing and waiving IN TRUST NEVERTHELESS	For the purpose of securing the	performance of the	of the homester covenants and	ad exemption laws of the State of Oklahoma.	0
WHEREAS, The Grantor	·		July	fly In	
or the sum of California	equal promissory note, bearing	Dollars dre o	n the first day	of November 201	ed and
	ayable at the office of PEARSON	specifical therein, pos S & TAFT, in Chica	syable igo, Illinois, and	annually, as further evidenced by interest notes d bearing interest after maturity at the rate of 10 per	attache cent. p
The Grantor Covenant Zame FIRST—To pay said indebted	i agree Zas follows: ness and the interest thereon as	herein and in said r	notes provided,	or according to any agreement extending the time of	of paym
iccessors therein, or against this	Trust Deed or the money or muc	ptedness secured ne	reby, without r	regard to any law heretolore or herealter enacted i	mposing
essors receipts therefor. THIRD—To commit or permi	t no waste upon said premises.				
y fire, lightning and tornadoes, in	a companies to be approved by the	e Grantee or his su	cessor, such ir	his successor for at least the amount of their fair insurance policies to be so written as to require all l	value as loss to
In the event of the failure	to pay taxes or assessments, the	Grantee or his succ	cessor or the ho	older of said indebtedness may pay such taxes or as of any insurance so procured, Grantor agree to r	ssessme epay in
ithout demand; and the same and ate of 10 per cent. per annum, sha	i any other moneys disbursed by tell be so much additional indebted:	he holder of said in less secured hereby.	debtedness to	brotect the lien hereof with interest from the date o	il paym
ecision that the undertaking by	on the Grantee or his successor the Grantor as herein provided	or the holder of sa to pay such taxes of	dd indebtednes r assessments	s, or upon the rendering by any Court of competent is legally inoperative, the whole of the indebtedness	jurisdi s secur
icluding principal and all accrued nd collectible, notwithstanding an I 10 per. cent. per annum, shall l	thing contained in this Trust De oe recoverable by foreclosure her	ed or any law here eof in manney as if	ne legal holde after enacted, all of said ind	ir of the said indeptedness, without notice, become and with interest thereon from the date of such ma lebtedness had then matured by express terms. It	turity a
rantor that in case the right any of the contingencies afores	of foreclosure so arises hereund aid the Grantee, or his successor	er, either upon mat r, may, upon reques	urity of said p t of the legal l	principal note or by breach of the y of the covenants holder of said principal note, bring such legal pro-	or the
edings—including a reasonable a tle to said premises and embraci	ecured as may be necessary; that ttorney's fee, outlays for docume ng the judgment ordering sale the	ntary evidence, stem preof. shall be paid	dispursements lographer's cha by the Grantor	paid or incurred in that behalf in connection with triges, costs of procuring or completing an abstract s and the like expenses and disbursements occas	n suca howing ioned h
r proceeding wherein Grantee or l openses and disbursements shall b	his successor or any holder of an be an additional lien upon said pr	y part of said indebt emises and shall be	tedness, as such taxed as costs	h, may be a party, shall also be paid by the Grant s and included in any judgment that may be rende	or din
edings; which proceedings shall n alveall right to the possession r charge of said premises and coll	of and income from said premise ect such prome, and the same, le	of given while all sues pending such fore as Receivership expe	ch expenses an closure proceed inses, apply und	id dispursements and the costs of suit have been paid ding, and agree—that a Receiver shall be appointed to on the indebtedness hereby secured.	to take
In case of death, disability, r ity of Chicago, Illinois, is hereby	esignation, or temporary or perm appointed as his successor in tr	anent absence from ust, and in case of	the City of Ch like disqualific	dicago, of the Grantee, HARRY LEE TAFT, OREN ation of both HARRY LEE TAFT and OREN E. TA	E. TAI
rustee as aforesaid, then the legal ils Trust Deed; and either of said ction of said OREN E. TAFT, or	l substitute Trustees shall have the said endorsement and the action	note secured nereby he same powers and n of said second sub-	y snan nave the l duties in all istitute Trustee	e right to appoint a Trustee by endorsement of sucre respects whatsoever as if first named as Trustee a shall be conclusive evidence, respectively, of his a	n appon herein, right an
PROVIDED ADVAIS THE	when all of the attresaid covers	inis and accements	n are periorine	u the Grantee of his successor shall release said b	remises
WITNESS THE HAND	seal of the Grantor this	Sth day of	anne	A. D. 19/2	
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		namen alam garan sa karan sa kababa sa kababa sa 1988	many proprieta and		
tate of Oklahama	To the second se		e de la companya de l		
	SS.	lav process	nd for suit of	2976 V	م دو چوپر
property of Julian	E. 21.2 Ly and W	TARY PUBLIC, In a	nd for said Co	The state of the s	/
	person 2 who executed the withing the upos and purposes therein	n and foregoing ins	trument, and a	acknowledged to me that they executed the sa	me as
· / / / .	2/" 10/2	1		E. C. anders	tape The
	The transfer of the second sec	docum.	managas a. 1111 (SE) All markets	No	tary Pul
٠ ﴿ فِيسَا	l ss.			7.1	
	This instrument was	filed for Record on t	hed		at //
M., and duly Recorded the	ministratorium sągia spanias. day Olangungsi sąniam de bisans de sum,		11	The Walkley	
Figure 1 1913 1 may Amore 1 144 m. 1 44	Deputy.	(Seal)	,	Register	of De
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	TO HAVE AND TO HOLD TO HAVE AND TO HOLD AREA, Judgments and Mortgages as Hereby releasing and waivin, IN TRUST NEVERTHELESS WHEREAS, The Graptor. In the sum of the street from the sum of the sum of the street from the	TO HAVE AND TO HOLD Said described premises, unto the Hereby releasing and walving appraisement and all rights un in TRUST NEVERTHELESS For the purpose of securing the WHEREAS, The Graptor Whereast indeed where the walving appraisement and all rights unto the walving indeed walving the walving appraisement and all rights unto the walving indeed walving indeed walving principal promissory note, bearing for the sum of the walving principal promissory note, bearing for the sum of the walving principal promissory note, bearing for the sum of the walving wa	TO HAVE AND TO HOLD Said described premises, unto the said Grankee and hereby releasing and walving appraisement and all rights under and by victue of IN TRUST INVESTITELESS by the purpose of securing the performance of the WHEREAS, The Graptor. The Said State of Palaston S	TO HAVE AND TO HOLD Said described premises, unto the said Grankee and his successors reviews and Mortegases and other lines and encountry manuscribes. The Grankes are considered in TRUST NEVERTHELESS For the purpose of securing the performance of the covignants and WHEREAS, The Grankows and the purpose of securing the performance of the covignants and WHEREAS, The Grankows are considered to the covignants and WHEREAS, The Grankows are considered to the covignants and the same performance of the same performanc	the same of the control of the contr