THIS INDENTURE WITN	ESSETH, That the Grantor				
of		and in consideration of			DOLLA
					of Chicago, State of Illing
Trustee, the following described	l property and premises situ	nate in Muskogee County, Oklahom	a, to-wit:	,	
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logether with all the improvement	ents thereon and the appurt	enances thereunto belonging, and unto the said Grantee and his succ	warrant the title to	the same. ad discharged of and from	m all former Grants Char
Paxes, Judgments and Mortgage Hereby releasing and wai	es and other liens and encul iving appraisement and all	nbrances whatsoever.	homestead exemption	a laws of the State of Ok	
IN TRUST NEVERTHELE	ESS For the purpose of secur	ring the performance of the covena	ants and agreements	herein.	
WHEREAS, The Grantor		bearing even date herewith, paya	hle to	wn order and hy	andorred and deliv
fustly indebted upon	principat promissory note,				A. D. 19
	at	the rate specified therein, payable. EARSONS & TAFT, in Chicago, Ill			
The Grantorcovenant	g payable at the office of P.	EARSONS & TAFT, in Chicago, 111	inois, and bearing in	terest after maturity at the	e rate of 10 per cent. per an
FIRST-To pay said indel SECOND-To pay before successors therein, or against ti of the whole or any part there cessors receipts therefor. THIRDTo commit or pe FOURTH-To allow all by free lightning and tornadoes	btedness and the interest the delinquency all taxes and his Trust Deed or the mone, of upon the Grantee or his ermit no waste upon said pruidings at any time on said s, in companies to be appro-	ereon as herein and in said notes p assessments by or in the State of y or indebtedness secured hereby, successor or the holder of the not emises. premises to be insured by the Gr yed by the Grantee or his successor	provided, or according Oklahoma against s without regard to an es hereby secured, a antee or his success.	aid premises or against the y law heretofore or hereau ud on such payment to sul	e interest of the Grantee or fter enacted imposing pays bmit to the Grantee or his of their fair value arainst
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