THE REAL PROPERTY OF THE PROPE		Alanda de la Champan
THIS INDENTURE WITNESSETH, That the Grantor	Г	
of	and in consideration of	
in hand paid, the receipt whereof is hereby acknowled, do Trustee, the following described property and premises situ	hereby Grant, Bargin, Hell and Convey unto HARRY LEE TAFT (of the City of Chicago, State of tuate in Muskogee County, Oklahoma, to-wit:	f Illinois),
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<u>.</u>	rtenances thereunto belonging, and warrant the title to the same.	
TO HAVE AND TO HOLD Said described premises Taxes, Judgments and Mortgages and other liens and encun Hereby releasing and walving appraisement and all r IN TRUST NEVERTHELESS For the purpose of secur	s unto the said Grantee and his successors, free, clear and discharged of and from all former Grants,	Charges,
WHEREAS, The Grantor	e, bearing even date herewith, payable toown order and byendorsed and	
for the sum ofatat	Dollars, due on the first day of	d thereto;
of the whole or any part thereof upon the Grantee or his a cessors receipts therefor.  THIRD—To commit or permit no waste upon said pre FOURTH—To allow all buildings at any time on said by fire, lightning and tornadoes, in companies to be approve in the reduction of said indebtedness at the option of the hand in the event of the failure to pay taxes or assessment charge or purchase any tax lien or title affecting said premyithout demand; and the same and any other moneys disbut rate of 10 per cent. per annum, shall be so much additional?	I premises to be insured by the Grantee or his successor for at least the amount of their fair value agoved by the Grantee or his successor, such insurance policies to be so written as to require all loss to be holder thereof.  ments, the Grantee or his successor or the holder of said indebtedness may pay such taxes or assessmen emises; and all money so paid and the cost of any insurance so procured, Grantoragreeto repay im ursed by the holder of said indebtedness to protect the lien hereof with interest from the date of payme I indebtedness secured hereby.	gainst loss be applied nts, or dis nmediately tent at the
In the event of a breach of any of the aforesaid covenar taxes or assessments aforesaid upon the Grantee or his s decision that the undertaking by the Grantor	ants or agreements or of the passage by the State of a law imposing payment of the whole or any portic successor or the holder of said indebtedness, or upon the rendering by any Court of competent jurisdict provided, to pay such taxes or assessments is legally inoperative, the whole of the indebtedness secure ction, shall, at the option of the legal holder of the said indebtedness, without notice, become immedistructs thereon from the date of such maturity at	iction of a ed hereby, liately due at the rate
of 10 per cent. per annum, shall be recoverable by foreclo Grantorthat in case the right of foreclosure so arises of any of the contingencies aforesaid, the Grantee, or his collection of the moneys hereby secured as may be necess	losure hereof in manner as if all of said indebtedness had then matured by express terms. It is agret s hereunder, either upon maturity of said principal note or by breach of any of the covenants or the l s successor, may, upon request of the legal holder of said principal note, bring such legal proceeding ssary; that all expenses and disbursements paid or incurred in that behalf in connection with such	eed by the happening gs for the legal pro-
title to said premises and embracing the judgment ordering or proceeding wherein Grantee or his successor or any hold expenses and disbursements shall be an additional lieu upor ceedings; which proceedings shall not be dismissed nor a rele	or documentary evidence, stenographer's charges, costs of procuring or completing an abstract showing a gale thereof, shall be paid by the Grantor; and the like expenses and disbursements occasioned by ider of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor on said premises and shall be taxed as costs and included in any judgment that may be rendered in elease hereof given until all such expenses and disbursements and the costs of suit have been paid. The G	All such such pro- Grantor
waiveall right to the possession of and income from said or charge of said premises and collect such income, and the In case of death, disability, resignation, or temporary City of Chicago, Illinois, is hereby appointed as his success Trustee as aforesaid, then the legal holder or holders of the this Trust Deed; and either of said substitute Trustees shal action of said OREN E. TAFT, or said endorsement and t	id premises pending such foreclosure proceeding, and agreethat a Receiver shall be appointed to take per same, less Receivership expenses, apply upon the indebtedness hereby secured. FAFT, OREN E. TAF yor permanent absence from the City of Chicago, of the Grautee, HARRY LEE TAFT, OREN E. TAF ssor in trust, and in case of like disqualification of both HARRY LEE TAFT and OREN E. TAFT to ace principal note secured hereby shall have the right to appoint a Trustee by endorsement of such appoint all have the same powers and duties in all respects whatsoever as if first named as Trustee herein, the action of said second substitute Trustee, shall be conclusive evidence, respectively, of his right am	possession  FT of the act as such intment on And the
lien hereof.	aid covenants and agreements are performed the Grantee or his successor shall release said premises	from the
State of Oklahoma ]ss.	ie, a notary public, in and for said County and State, on thisday of	40
personally appeared to me known to be the identical person who executed to	the within and foregoing instrument, and acknowledged to me thatexecuted the same us	
free and voluntary act and deed for the uses and purposes	es therein set forth.	
State of Oklahoma	[Seal] Notary Pub	Ditc.
County of This instrum	ment was sled for Record on the annual and of the ment was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for Record on the annual and statement was sled for the annual and sled for the annual annual and sled for the annual and sled for t	o'clock
By By	And the Control of th	ėeds,