THIS INDEMNITOR MICE.	ESSETH That the Coords			
THIS INDENTURE WITH	ESSETH, That the Grantor			
hand paid, the receipt where rustee, the following described	of is hereby acknowled, do property and premises situat	l in consideration of	to HARRY LEE TAFT (of the City o	f Chicago, State of Illinois),
			4	
		auces thereunto belonging, and warrant th		
es. Judgments and Mortgages	s and other liens and encumbring appraisement and all rig SS For the purpose of securing	to the said Grantee and his successors, fre rances whatsoever. hts under and by virtue of the homestead g the performance of the covenants and as		-
tly indebted upon	_principal promissory note, be	earing even date herewith, payable to Dollars, due on the first day of		
SECOND—To pay before cessors therein, or against th the whole or any part theree ssors receipts therefor. THIRD—To commit or per FOURTH—To allow all but fire, lightning and tornadoes, the reduction of said indebte	delinquency all taxes and ass is Trust Deed or the money of upon the Grantee or his su- mit no waste upon said premi ildings at any time on said pr in companies to be approved inces at the option of the hol	on as herein and in said notes provided, or essments by or in the State of Oklahoma r indebtedness secured hereby, without reg scessor or the holder of the notes hereby s ises, emises to be insured by the Grantee or hi by the Grantee or his successor, such insu- der thereof.	against said premises or against the faird to any law heretofore or hereafte secured, and on such payment to subnis successor for at least the amount or trance policies to be so written as to	g the time of payment, nterest of the Grantee or his or enacted imposing payment pit to the Grantee or his suc their fair value against loss require all loss to be applied
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THRD—To commit or per FOURTH—To allow all but fire, lightning and tornadoes, the reduction of said indebted in the event of the failurage or purchase any tax lien thout demand; and the same at each of the continuation of the continuation of the continuation of the continuation that the undertaking building principal and all accruded collectible, notwithstanding and the continuation of the moneys hereby any of the contingencies around collection of the moneys hereby dings—including a reasonable to said premises and embry proceeding wherein Grantee of penses and disbursements shadings; which proceedings shadings of said premises and charge of said premises and enbry proceeding whether to the possession of said oreas and enbry and the continuation of the moneys hereby and the proceedings that it is to the possession of said premises and enbry proceedings that the proceedings that it is a trust Deed; and either of sidn of said OREN E. TAFT, the as such substitute Trustee. PROVIDED ALWAYS The hereof. WITNESS THE HAND	delinquency all taxes and ass is Trust Deed or the money of upon the Grantee or his sumit no waste upon said premiddings at any time on said prince of in companies to be approved iness at the option of the hole to pay taxes or assessment or title affecting said premismad any other moneys disburse shall be so much additional incary of the aforesaid covenants upon the Grantee or his sucy the Grantoras herein pried interest, without deduction anything contained in this Tril be recoverable by foreclosure to of foreclosure so arises he resuld, the Grantee, or his successor or any holder in the successor or any holder in the successor or any holder in the an additional lien upon so in his successor or any holder in the dismissed nor a releasion of and income from said pollect such income, and the sai, resignation, or temporary or by appoint a bloder or holders of the praid endorsement and the said endorsement and the said endorsement and the at when all of the aforesaid and sealof the Grantorth	on as herein and in said notes provided, or essments by or in the State of Oklahoma or indebtedness secured hereby, without registers or the holder of the notes hereby states to be insured by the Grantee or his by the Grantee or his successor, such insuder thereof. a, the Grantee or his successor or the hold est; and all money so paid and the cost of d by the holder of said indebtedness to professe secured hereby. or agreements or of the passage by the Si cessor or the holder of said indebtedness, ovided, to pay such taxes or assessments is a, shall, at the option of the legal holder as the professor, and the passage by the Si cessor or the holder of said indebtedness, ovided, to pay such taxes or assessments is a, shall, at the option of the legal holder are thereof in manner as if all of said indebtedness, either upon maturity of said processor, may, upon request of the legal holder are the either upon maturity of said processor, in any part of said indebtedness, as such, and premises and shall be taxed as costs as hereof given until all such expenses and remises pending such foreclosure proceeding, less Receivership expenses, apply upon permanent absence from the City of Chic in trust, and in case of like disqualificatinging note secured hereby shall have the rave the same powers and duties in all reaction of said second substitute Trustee, and day of	caccording to any agreement extending against said premises or against the lard to any law heretofore or hereafte secured, and on such payment to submisse or of said indebtedness may pay such any insurance so procured, Grantor—steet the lien hereof with interest from atte of a law imposing payment of the or upon the rendering by any Court clegally inoperative, the whole of the off the said indebtedness, without not d with interest thereon from the date tedness had then matured by expressincipal note or by breach of any of the lard or incurred in that behalf in cones, costs of procuring or completing au; and the like expenses and disburse may be a party, shall also be paid bud included in any judgment that midshursements and the costs of sult harg, and agree—that a Receiver shall be the indebtedness hereby secured. Ago, of the Grantee, HARRY LEE TAFT and Olght to appoint a Trustee by endorser spects whatsoever as if first named shall be conclusive evidence, respective the Grantee or his successor shall returned to the content of the conclusive evidence, respective the Grantee or his successor shall returned to the conclusive evidence, respective the Grantee or his successor shall returned to the conclusive evidence.	g the time of payment, nterest of the Grantee or his remacted imposing payment in the remacted imposing payment in the the Grantee or his such that it is a considered in the Grantee or his such that is a considered in the Grantee or his such that is a considered in the date of payment at the whole or any portion of any of competent jurisdiction of a indebtedness secured hereby, it, become immediately due of such maturity at the rate terms. It is agreed by the ecovenants or the happening the legal proceedings for the nection with such legal promable in the considered in the process of a suppoint of the considered in such professions. All such appoint to take possession as appointed to take possession as Trustee herein. And the legal promable in the considered