	STATE OF OKLAHOMA,)
e de la companya del companya de la companya del companya de la co	County. Ss. This instrument was filed in my office
**************************************	for record on the 17 day of In an A.D. 1910, at 240
()	for record on the 17 day of 922 a. A. D. 1910, at 240 o'clock P.M., and duly recorded in Book 39 on page 425
	Seal) L.C. Walkley Register of Deeds.
	(Le al) Register of Deeds.
lang bilang kanalang ang kanalang kanalang kanalang kanalang kanalang kanalang kanalang kanalang kanalang kana	
CALLLYY AND Y AY	i, That I and Edith & Hoge wife
Rnow all Heen by these Presents	3, That I for gle you wefer
. A	
	ate of Oklahoma, partage of the first part, ha Qcl mortgaged and hereby mortgageto
Grant a. mc Cullo	
earty of the second part, the following described real estate and	l premises, situated in
he Ploth Half of the	Southeast quarter of Lection One to; of Range thisteen (13) East of and meridian and containing
) in Township (21) Rort	the ; of Range Thirteen (13) Last of
the Indian Base -	nd meridian and containing
e-illi mase I more	or less
and the second	
	The state of the s
e and de contract of the contr	The state of the s
ith all the improvements thereon and appurtenances thereunt	o belonging, and warrant the title to the same.
This Mortgage is given to secure the principal sum of	Mine Hundred and 200 Dollars,
ue and payable on the Land and day of the Control	19 0, with interest thereon at the rate of sign per cent per annum, payable given a cite herewith the time and in the manner provided by their succertain promissory note given and
annually from date, according to the terms and a	at the time and in the manner provided by their make certain promissory note given and
gned by the makers hereof E. O House	d I dith & Loge, his wefe and payable to the order
	n 11 1 nol
f the mortgagee herein, and being for the principal sum of	The MoCultough & Co., Tulsa, Oklahoma, unless otherwise specified in the note and coupons.
그는 사람들은 사람들이 되었다면 하면 가장 하면 되었다. 그는 사람들이 가장 하는 것이 되었다.	
	stween the said parties hereto, that this Mortgage is a first lien upon said premises; that the party of the e same fall due, and at the place and in the manner provided in said note, and will pay all taxes and
	will not commit or permit any waste upon said premises; that the buildings and other improvements
ereon shall be kept in good repair and shall not be destroyed or	removed without the consent of the second party, and shall be kept insured for the benefit of the said
econd party or its assigns, against loss by fire or lightning for not les	
	policies and renewal receipts shall be delivered to said second party. If the title to the said premises be
ansferred, said second party is authorized, as agent of the first party	, to assign the insurance to the grantee of the title. Strators and assigns, will warrant the quiet enjoyment of the aforesaid premises to the said party of the
	forever defend the aforesaid premises against the lawful claims and demands of all persons.
IT IS FURTHER AGREED AND UNDERSTOOD that the said	l second party may pay any taxes or assessments levied against said premises, or any other sum necessary
	upon buildings, and recover the same from the first party, with per cent. interest, and that
20	e hereof and as often as any foreclosure hereof may be filed, the holder hereof may recover from the first
	lars, or such different sum as may be provided by said noted, which shall be due upon the filing of the
	arty promises and agrees to pay, together with expense of examination of title in preparation for foreelosure.
	thereon at Leaseper cent. per annum, and this Mortgage shall stand as security therefor.
	arranty herein, or upon a failure to pay when due any sum, interest or principal, secured hereby, or any
	nts herein, or upon any waste upon said premises, or any removal or destruction of any building or other
	the whole sum secured hereby shall at once and without notice become due and payable at the option of
	the proceeds applied to the payment of the sums secured hereby; and that immediately upon the filing
	consession of the said premises, and to collect and apply the rents thereof, less reasonable expenditures, to
그는 그를 하는 것이 되는 것이 되었다. 그는 것이 되는 것이 되는 것이 없는 것이 없는 것이 없는 것이 없다.	reof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which
	sure; and the holder hereof shall in no case be held to account for any rental or damage other than for
하고 보는 회에 한 사람이 아름답다고 그 있는 바람이라는 생각하고 살아 한 하는 사람이 나를 하셨다.	by expressly waived. And all the covenants and agreements herein contained shall run with the land
erein conveyed.	ri i e e in al antique de la
	, shall in all respects be governed and construed by the laws of the State of Oklahoma,
Dated this/ the the day of Jelanna	19/0 8.0 Hour
SIGNED IN THE PRESENCE OF	Edith & Hoge
	Eduth & Hoge
일하를 하고 하는 경우 하는 그래 한다면 함께	
tate of Oklahoma, Royers	County, ss.
BEFORE ME, Q. LO. Hourd	a Jostany Charles in and for said County and State,
this 2/st down tolor - 10/1	n Jostany Oublic in and for said County and State,
UII DI LI	1 Principal approximation of the second seco
nd to dith y, though	to me known to be the identical person. who executed the within and foregoing
istrument, and acknowledged to me that They executed the	he same as Lhers free and voluntary act and deed for the uses and purposes therein set forth.
	and the same and t
WITNESS my hand and official coal th	e day and year above written.
Williams and manufacturing scale of	e day and year above written. July J. W. Was of Notary Public.
My commission expires ALTOUTA	Notary Public.
종대로 하는데 얼마로 물지가 먹었다는 어때까?	

and the second section of the second section of the second section of