하시아 생님들이 하나 있는 일 눈이 하지 않아 살았다. 그렇게 되었다는 하는 하는 하는 것이 살아 없다.	STATE OF OKLAHOMA, Tulsa County, ss. 28th
***************************************	This instrument was filed for record on the 28th day of March 192 3 at 4:20 o'clock P. M.
	and duly recorded in Book. 408 on page 335
이 그렇게 하는 물리 됐는 그래요 하다 가게 되는데	(Fees \$
	(Sepi) County Clerk.
고양과 아이 말리를 느꼈다면 말을 가고 말했다.	(Seal) County Clerk. By, Brady Brown, Deputy
	by
THIS INDENTURE, Made this 27th day of Har	ch A. D. 1923 between
	Renton, his wife.
	of Oklahomapart 195of the first part, ar
Tulsa, Tulsa County, Oklahoma	
	part X of the second part:
	o sum ofDallar
	pargain, sell and convey unto said part of the second partitshei
	County and State
Oklahoma, to-wit:	
의 병통 왕 제 그는 한 다 하는 그릇가 되었다.	생기를 하지 않아 보는 살로 살로 내는 비교하는 그 나는 하다
All of Tract Sixteen (16) Lo	t Seven (7) in Billington's Acre
Tracts, Tulsa, Tulsa County,	p. は、 Managara (1986年) - 1945年 - 1947年
Tratements ineclasmen	
I look to go at 1 1995 of S. 106	2 124160
Barriel Land John Marie State Land	
Las op the within mories. 192 Lased this 28 day of 192	
WAYNE L DICKEY, County	Treapurer
WAINEL	일으로 11일을 다 먹는 보다는 그런 이렇게 하고요 않
minaria anni malata anti fato manara	Deputy
[기술][전 기계 그릇][교급] 라스 그 병원(함드 1 개급)	
	e tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
taining forever.	Onepromissory noteof even date her
with. One for \$ 300.00 due June 27, 19	23 promissory noteor even date ner
made to Hutchison Lumber Company	
or order, payable at Tulsa	
vithEightper cent interest per annum, payable semi-annum, C. H. Benton and Clare B.	ually and signed byenton, his wife,
thor	are owner.8 in fee simple
	Owner-Tim ree simple
of said premises and that they are free and clear of all incumbrances	good right and authority to convey and encumber the same, an
of said premises and that they are free and clear of all incumbrances	good right and authority to convey and encumber the same, an
of said premises and that they are free and clear of all incumbrances	all persons whomsoever. Said first part. 19 Sgreeto insure the buildings on sai and maintain such insurance during the existance of this mortgage. Said first part 1985
of said premises and that they are free and clear of all incumbrances	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part. 198 gree to insure the buildings on sai and maintain such insurance during the existance of this mortgage. Said first part 198 before delinquent.
of said premises and that they are free and clear of all incumbrances	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part 198gree to insure the buildings on sa and maintain such insurance during the existance of this mortgage. Said first part 198 before delinquent. foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclosure. Dolla Hutchison Jumban Company, Fifty (50).
That they have they have they have they have they commiss and that they are free and clear of all incumbrances they will warrant and defend the same against the lawful claims of a premises in the sum of series	all persons whomsoever. Said first part. 198gree
That	
That	all persons whomsoever. Said first part. 198gree
That they have they have they have they mill warrant and defend the same against the lawful claims of a premises in the sum of \$	all persons whomsoever. Said first part. 198 gree
That	good right and authority to convey and encumber the same, ar all persons whomsoever. Said first part. 198gree to insure the buildings on as and maintain such insurance during the existance of this mortgage. Said first part 185 before delinquent. foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclo HULCHISON TUMBER COMPARY FITTY (50). Dolle see: said fee to be due and payable upon the filing of the petition for foreclosure and to nortgage, and the amount thereon shall be recovered in said foreclosure suit and include the lien thereof enforced in the same manner as the principal debt hereby secured. Second part their or assigns say ogether with the interest thereon according to the terms and tenor of said note nots then these presents shall be wholly discharged and void, otherwise shall remain in fa and all taxes and assessments which are or may be levied and assessments and shripting and sagessments and shripting and sagessments and shripting taxes.
That they have they have they have they have they on the same against the lawful claims of agreements in the sum of sagree. to pay all taxes and assessments lawfully assessed on said premises. Said first part. 19 Surther expressly agree. that in case of same as herein provided, the mortgager will pay to the said mortgage. that in case of same as herein provided, the mortgagor will pay to the said mortgage. It is attorney's or solicitor's fees therefor, in addition to all other statutory for same shall be a further charge and lien upon said premises described in this many judgment or decree rendered in action as aforesaid, and collected, and Now if said first part 199, shall pay or cause to be paid to said see sum one of money in the above described note. mentioned, it and shall make and maintain such insurance and pay such taxes and assessment orce and effect. If said insurance is not effected and maintained, or if any said premises, or any part thereof, are not paid before delinquent, then the more be allowed interest thereon at the rate of 19 th. per cent per annu	all persons whomsoever. Said first part. 198 gree
That	good right and authority to convey and encumber the same, ar all persons whomsoever. Said first part. 198gree
That they have they have they have they mill warrant and defend the same against the lawful claims of a premises in the sum of \$	good right and authority to convey and encumber the same, are all persons whomsoever. Said first part. 198gree
That they have they have they have they mill warrant and defend the same against the lawful claims of a premises in the sum of \$	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part. 198gree
That they have they have they have they mill warrant and defend the same against the lawful claims of a premises in the sum of \$	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part 198gree
That they have they have they have they mill warrant and defend the same against the lawful claims of a premises in the sum of \$	all persons whomsoever. Said first part. 198gree
That	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part 198gree
That	all persons whomsoever. Said first part. 198gree
That they have the same against the lawful claims of a permises in the sum of \$	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part. 198gree
That they have for the benefit of the mortgager or premises in the sum of \$\frac{1}{2}\$. That the sum of \$\frac{1}{2}\$. The sum of \$\fr	all persons whomsoever. Said first part. 198gree
That	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part. 198gree
That	all persons whomsoever. Said first part. 198gree
That they have for the benefit of the mortgager and assessments lawfully assessed on said premises and the mortgager. that in case of lawrence are that in case of lawrence are that in case of lawrence are the said mortgager. Said first part. 19 Surther expressly agree. that in case of lawrence are sherin provided, the mortgagor will pay to the said mortgager. It is attorney's or solicitor's fees therefor, in addition to all other statutory fees man shall be a further charge and lien upon said premises described in this man any judgment or decree rendered in action as aforesaid, and collected, and Now if said first part. 193. shall pay or cause to be paid to said seem. force and offect. If said insurance is not effected and maintained, or if any said premises, or any part thereof, are not paid before delinquent, then the more be allowed interest thereon at the rate of 1917. per cent per annual said sum or sums of money or any part thereof is not paid when due, or if such cledinquent, the holder of said note. That this mortgage may elect to declare the said debt including attorney's fees, and to foreclose this mortgage, and Said first part 98. waivenotice of election to declare the whole IN WITNESS WHEREOF, said part. 1986 the first part had maned mortgagee. in consideration of the sum of in hand paid, the receipt whereof is hereby action. The here and assigns, the within mortgage deed, the real estatements therein contained.	all persons whomsoever. Said first part. 198gree
That	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part 1.98gree
That	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part_198gree
That	good right and authority to convey and encumber the same, ar all persons whomsoever. Said first part_198gree
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That	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part. 198gree
That	good right and authority to convey and encumber the same, an all persons whomsoever. Said first part_1.QSgree