FROM	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 20 day of April 19223, at 1:00 o'clock P. M., and duly recorded in Book 408 on page 384		
TO	(Seal) Brady Brown, County Clerk, By, Deputy,		
THIS INDENTURE, Made this 20th day of Apri	11 A, D, 192. 3 , between		
Sarah A. Stone of Tulsa County, in the State of Oklahoma, part. Y of the first part, and			
Jno. L. Ward of Tulsa			
WITNESSETH, That said partof the first part, in consideration of the sum of			
the receipt of which is hereby acknowledged, de S_by these presents grant, be	argain, sell and convey unto said part. Y of the second part. hisheirs		
[전송] [[[[[[[[[[[[[[[[[[[다는 동생 보통해 들어 한다면 되고 있습니다. 그렇게 하는 것이다. 나는 사람들이 나를 보는 것이다.		
NET Sec. 8, Twp. 19 Range 14 Tulsa Okla. Lyne Lane Township. I heraby (many 5 08 and Deued Print No. 70 D D. or in supersage			
		ex on the visiting above 1023.	
		WAYNE L. DiChely, County Treasurer	
Deputy To have and to hold the some, together with all and singular the	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-		
taining forever.	One certainpromissory noteof even date here-		
with, One for \$ 400.00 due April 20, 1924	4		
made to Jno. L. Ward			
or order, payable at Tulsa, Ok.			
withper cent interest per annum, payable semi-annually and signed by			
Sarah A. Stone and Roy Stone Said first part Y hereby covenant S that She is owner in fee simple of said premises and that they are free and clear of all incumbrances.			
	foreclosure of this mortgage, and as often as any proceeding shall be taken to foreclose 1.1.1.7 Dollars ses; said fee to be due and payable upon the filing of the petition for foreclosure and the		
in any judgment or decree rendered in action as aforesaid, and collected, and Now if said first part. Yshall pay or cause to be paid to said se sumof money in the above described notementioned, to	nortgage, and the amount thereon shall be recovered in said foreclosure suit and included the lien thereof enforced in the same manner as the principal debt hereby secured. Could part. Could part.		
force 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 mor be allowed interest thereon at the rate of 10 more per cent per annu said sum or sums of money or any part thereof is not paid when due, or if such delinquent, the holder of said note and this mortgage may elect to declinquent, the holder of said note	nts then these presents shall be wholly discharged and void, otherwise shall remain in full and all taxes and assessments which are or may be levied and assessed lawfully against tigage. 9		
collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said permises. Said first part _VwaiveSnotice of election to declare the whole debt due as above and also the benefit to stay, valuation or appraisement laws. IN WITNESS WHEREOF, said part _Vof the first part hashereunto setherehandthe day and year first above written. Saran A. Stone			
KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT		
named mortgagee in consideration of the sum of	DOLLARS,		
	knowledged, dohereby sell, assign, transfer, set out and convey unto		
heirs and assigns, the within mortgage deed, the real esta-	tte conveyed and the promissory note debts and claims thereby secured, and the		
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.			
IN WITNESS WHEREOF, The said mortgageehahereunto sethandhandthisday of			
Manufacture of the second of t			
STATE OF OKLAHOMA, Tulsa County, ss. Before me, Ed. T., Eggn, , a Notary Public in and for said County and State			
on this 20 day of APRIL 1923, personally appeared within and foregoing Sarsh A. Stone who executed the above /			
SHTON As STONE			
WITNESS my official hand and seal the day and year above set fort My commission expires	th. Ed T. Egan Notary Public.		