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HIS INDENTURE, Made this 16th day of October, 1922 betwee	
Franklin H.Griggs and Flora H.Griggs his wife	
In	영국 승규는 것이 같아. 이는 것이 같아. 이는 것은 것이 같아. 이는 것이 가지 않는 것이 같아.
WITNESSETH, That the said part 185	
Four Thousand and 00 /100	DOLLARS,
hand paid by the said party of the second part, the receipt whercof is hereby acknowledged, ha	가장에 집에 많은 것을 하는 것을 많이 많이 많이 했다.
ARGAIN, SELL, CONVEY and CONFIRM unto said party of the second part, its successors and assigns forever,	
ing and situated in the County of	
$h_{11} = 0 1 \rightarrow 1 \forall h_{1} \rightarrow \dots h_{2} \rightarrow \dots h_{2} \rightarrow \dots h_{2} \rightarrow \dots$	
All of Lot Eleven (11) Block Bleven (11)	승규가는 것을 많은 것이라는 것을 가슴을 가셨다.
in Lynch and Foreythe addition to the city of "I'ul sa according to the recorded plat.th	ante e constanta en la travela de la constante
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Lincreby portify that I received \$	
Receipt No.	
Dated this day of	
Deputy	
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tais and profits accruing from said property from and after this date. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Invenant with said party of the second part, its successors and assigns, that at the delivery hereof. H. Grigges has me	Said part ies the first part hereby in H. Griggs and Flora
ntais and profits accruing from said property from and after this date, TO HAVE AND TO HOLD THE SAME unio said party of the second part, its successors and assigns forever. Invenant with said party of the second part, its successors and assigns, that at the delivery hereor. Frankl H. Griggs hig w a true and lawful ownerSof the said premises above granted, and solzed of a good and indefeasible estate of inl pumbrances; that there is no one in adverse possession of same and that. I warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the sa	Said part 198 the first part hereby in H.Griggs and Flora ife, heritance therein, free and clear of all Flora H. Griggs his wife econd part at the special instance and
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ninks and profils according from said property from and after this date. TO HAVE AND TO HOLD THE SAME unlo said party of the second part, its successors and assigns forever. nvenant with said party of the second part, its successors and assigns, that at the delivery hereot. Frankl H. Griggs his y is true and invful owner. So the said premises above granted, and solzed of a good and indefensible settate of in numbrances; that there is no one in adverse pessession of same and that Frunklin H. Griggs and invertant and defend the same against the lawful and equitable claims of all persons whomsever. PHOVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the set quest of the part of the first part, leaned and advanced to Franklin H. Griggs. and Flore. To the part of the advert dise grame adjants and improvements thereon, when due, and to keep said improvements is thereon constantly insure in successors or assigns; and also to keep said improvements thereor and in any order of said greenents be not performed as alcocadia then and party of the second part, its successors or assigns; and also to keep said indeprevents in the tasks and massesments, and may affect such insurance, for such purpose, paying the costs horeof, and my other the tasks and massesments, and may affect such insurance, for such purpose, paying the costs horeof, and my also the tasks and massesments, the said. Franklin H. Griggs and Flore H. Friggs his y len dhime, the said. Franklin H. Griggs and Flore H. Friggs his y len the different of said accord part of the successor is on pay of costs. NOTE OR OBLIGATION Tursa, Okin. October For Value Received We promise to pay to the order of Tulesa Buildings. ToAN ASSOCIATION the cost of the such as a dood pay of the capital stock of said Association, the fing the monthly dues on the 40 same being the monthly dues on the 40	Said part 1.9.9 the first part hereby in H. Griggs and Flora ife, heritance therein, free and clear of all Flora H. Griggs his wife cecond part at the special instance and <u>H. Griggs his wife</u> the sum of DOLLARS. assigns, to pay all taxes and assess- n good repair, and to keep the build- policies of insurance constantly trans- t its successors or assigns, may pay ay the final judgment for any statu- teluding all costs and for the repay- hese presents shall be security. I.f.e. M, the following sums of money viz: DOLLARS, represented and evidenced by the said Association to secure a loan of DOLLARS, and the sum of LARS; the same being the interest
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