The same of the sa

FRIEND TO OCLANIONA. TUESA COUNTY # 10 TO OCCAMIONA. TUESA COU		
THIS MORTAGE, May be the received as the control of	그 의 집 거지, 요즘 보는 이 어떻게 뭐 하다. 생각하고 하는 말을 모르는 그 없는 이 나를 하고 있다.	
EXCHANGE TRUST COMPANY TRUS MONTGADE, Mach Sins	FROM	STATE OF OKLAHOMA; TULSA COUNTY ss. This instrument was filed for record on the
TUIS MONTEAGE, Made after		of Harch AD 1924 at 4:00
THE SHOPPAGE, Non-time		
THIS MORTCAGE, Mode shit. 732. My of MENTON. A. D. 192. 4 for all burses by 2, AGMOS and Garra S. A. AGMOS, ALS STATE, and W. Frank Walker, and Olga V. Walker, hit St. A. AGMOS and Garra S. A. AGMOS ALS STATE ALS STATE AND AGMOS AGMOS AND AGMOS AGMOS AND AGMOS AGMO	일대 하는 경험이 많은 일하면 사람이 가게 가게 되어 있다. 이 얼마나가 되고 하는데	(ASEATA)
THIS MORTCAGE, bashe this	EXCHANGE TRUST COMPANY	By Brady Brown Deputy
be. 2. Adones and Sarra S. Adones, his wife, and N. Frank Walker, and Olga V. Walker, hit October of the laws of Oldsbane, as he part Laff the temperature of the interpret whether are one may, and Ecknology Transformers of the laws of Oldsbane, as he part Laff the first part, for the years of secreting the sympose of the mess of many and the Colonia of the William of the Colonia	TULSA, OKLAHOMA	J Fees.
nb. g., Adome and Seyn S. Adoms, his wife, and y. Prank Walker, and Olgo V. Walker, hit Ort of THISS. Orthy is to have of Ohlman, as the part LRS the part three the part three the part three the part three three controls and the part three three controls. The part three three controls are seen and three three controls. No. 100	THIS MORTCACE Medicable 7th	March AD 10: 4 Luli
26. Of #ULISO Chabeans as the part \$1.88 th test and function for called surgepress velocities over some and, and ENCHANGE TRUST COMPANY, on processing of Time, Scholamen and the part of the common part formed called surgepress. WITHERSENT, That said part 1884 the fine part, for the purpose of searing the payment of the sum of #12.1179_ENIX.B. HUMBERG ARG. A. (19.10) DULIASS, the required of which in between december as hereinfaire in the common terms, an heritafter in the time, by these purposes of searing the payment of the sum of the payment of the pa	bt. E. Adams and Sara E. Adams, his wife,	and W. Frank Walker, and Olga V. Walker, his
protection of Table, Obshown as the party of the second part (formal-face called consequence). VITABOSENT, The Sad part LEVE for the part, but the party and sampling the payment of the sum of . This LTV_PEING, Hundred, and JOLIAIS, the receptor of shells in the large special control of the party of the second party in the second party of	fe of milse	2224
NO. (100)	noration of Tulsa. Oklahoma as the party of the second part (hereinafter called	Living transport of the state o
merrage onto anil yany of the accordance and analyses, all the following described real citates, structed in. \$\frac{\pi \text{T18B}}{2}\$. The Rast Kingteen (19) fost of lot *\frac{\pi \text{Lity}}{2}\$ fost of Lot *\pi \text{Lity}}{2}\$ fost of Lot *\pi \text{Lity} fost of Lot *\pi \text{Lity}}{2}\$ fost of Lot *\pi \text{Lity} fost of Lot *\pi \text{Lity}}{2}\$ fost of Lot *\pi \text{Lity} fost of Lot *\pi \text{Lity}}{2}\$ fost of Lot *\pi \text{Lity}{2}\$ fost of Lot *\pi \text{Lity}}{2}\$ fost of Lot *\pi \text{Lity}{2}\$ fost of Lot *\pi \text{Lity}}{2}\$ fost of Lot *\pi \text{Lity}{2}\$ fost of Lot *\pi \text{Lity}}{2}\$ fost of Lot *\pi \text{Lity}{2}\$ f		
The Sast Kingteen (19) feet of Lot Thirty-three (33) and the West Twenty-five (25) feet of Lot Thirty-four (34) in Block Two (2) in Wester Addition to the city of Thiss, Thiss Gounty, Oklahoma, Scoording to the recorded plat thereof; also known as 1925 Jack Swentensen thereon. The recorded plat thereof; also known as 1925 Jack Swentensen thereon. The recorded plat thereof; also known as 1925 Jack Swentensen thereon. The recorded plat thereof; also known as 1925 Jack Swentensen thereon. The recorded plat thereof; also known as 1925 Jack Swentensen thereon. The recorded plat thereof; also known as 1925 Jack Swentensen thereon. The recorded plat thereof of the recorded plat the recorded plat thereof of the recorded plat thereof of the recorded plat the recorded plat thereof of the recorded plat the recorded plat the recorded plat thereof of the recorded plat thereof of the recorded plat the recorded plat thereof of the recorded plat thereof of the recorded plat the recorded plat thereof of the recorded plat the recorded plat thereof thereof the recorded plat thereof thereof the recorded plat thereof the recorded plat thereof thereof thereof	mortgage unto said party of the second part, its successors and assigns all the	following described real estate situated in 777 S.8
The Rash Kingsteen (19) feet of Lot Thirty-three (33) and the West Twenty-five (25) feet of Lot Thirty-four (34) in Block Two (2) in Negaver Addition to the city of This. This. This age quinty. (Nichahoma, according to the proofed pit thereof; also known as 1925 jast Seventeenth Flags, Tules, Nichahoma, according to the recorded pit thereof; also known as 1925 jast Seventeenth Flags, Tules, Nichahoma. To have and to hold the seen, regather with all and singules the improvements thereon, the nomemon, hereditiments and appurtances through the proposed of the control of t	그는 그들이 있는데, 그런 그렇게 그래요요요. 이번 전 사이를 하고 하지만 그에 모든 사람이 하고 있는데 그렇게 하고	
or in anyonic appertaining, forever. The mostrage is provine searce the payment of £011 promisory sets. 9 books. The most provine is provined to searce the payment of £021 promisory sets. 9 books. The host provine is provined to searce the payment of £1,000.00 and the £27,1000.00 and t	feet of Lot Thirty-four (34) in Block Tw Tulsa. Tulsa County, Oklahoma, according	o (2) in Weaver Addition to the city of to the recorded plat thereof; also known
due april 18t, 1927, and interest thereon as specifical in the face of the same and as evidenced by compon interest notes attached thereto, all dated of ever date herewith, psyable at the office of mortgages, signed by mortgageses, and bearing interest at 10% per annum after maturity, psyable semi-annually, and indicated the mission notes accurated simultaneously benevith as a part of the transaction and this mortgage and as a secure the psyamote of any remeable of indicatedores and defend the arms explaint all lawful delimin of any other person. Said mortgageses agoes to insure the buildings on and igenimens guizant base by fine or torousd in the same of \$2,000	To have and to hold the same, together with all and singular the impro	vements thereon, the tenements, bereditaments and appurtenances thereunto belonging,
the April 18t, 1927, and interest thereon as specific in the face of the same and as evidenced by coupon interest notes attached thareta, all dated of eve date herewith, poyable at the office of mortgages, spined by mortgagess, spined by mortgagess, and bearing interest at 10 fg per anoma after maturity, payable semi-annually, and interest themselves a pay of the transaction and this mortgage, all all so secure the payament of any remeable of ways sell indicated the mortgage and property and the same against all lavel delines of early other person. Said mortgages age to insure the buildings on and igeniese against tool by fine to cannot do into an area against all lavel delines of early other person. Said mortgages age to insure the buildings on and igeniese against tool by fine to cannot do into an of 2,500	This mortgage is given to secure the payment of Tour promissor	ry note S, to-with Une principal note for the sum of \$ 500.00
and interest thereon as specified in the face of the same and as evidenced by compon interest rates attached thereto, all dated of evidate herewith, payable at the office of mortgages, signed by mortgageon, and bearing interest at 10% per annum after maturity, payable semi-annually, also all commission notes executed simultaneously benevith as a part of this transaction; and this mortgage shall also secure the payament of any removement of a part of the transaction and this mortgage; shall also secure the payament of any commission and the manual of a payable semi-annually, also all commissions are all annual payable semi-annually, also all commissions are all annual payable semi-annually, also all commissions are all annual payable semi-annually and the same of the mortgage and maintain auch insurance during the scientime of this mortgage, and plus payable semi-annually also an all payable semi-annual payable se		windipar noves for the sum of \$1,000.00 each,
date herewith, psychie at the office of mortgages, signed by mortgagons, and bearing interest at 10 fly per samum after maturity, psychole emi-samually, also all commission notes exceeded simulations by the service should be the transaction and this mortgage shall also secure the psychost of any remorable of any such inductions. Said mortgagons between your content that they are owners in few simples of said premisers, that the same are few and clear of all incumence and will warrant at a service of the same and the sa	aue April 1st, 1927,	그들도 살림이 있다고 있는 모양 이 나라고 밝힌다. 모양
das herewith, payable at the office of mortgages, signed by mortgages, and bearing interest at 10 fly per namum fater maturity, payable semi-anamally, also all commission motes accorded simulaneously herewith as a part of this transaction; and this mortgage all also secure the payment of any remorable of any such inductions. Said mortgagens jeetely covenant that they are owners in fee simple of said premisers that the same are free and clear of all incumbaneous; and will warrant at the same are free and clear of all incumbaneous; and will warrant to the same are free and clear of all incumbaneous; and will warrant to the same are free and clear of all incumbaneous; and will warrant to the same are free and clear of all incumbaneous; and will warrant to the same are free and clear of all incumbaneous; and will warrant to the same are free free and the same and the same are free free and the same are free mortgage; and sailten sends that the same are free and clear of all incumbaneous parts and the same are free and the same and the same are free and the same are free and the same and th	되는 뭐 하는 이번 이번 회장이다 나는 사이트 등록 사람이라고	보인 (얼마는 얼마나는 그래요) 그렇게 함께 다른데 말라고 하다.
and maintains and hinturation during the existance of this mortgage. All policies taken out or insued on the property, even though the aggregate green of the interaction of this mortgage and all be assigned to the mortgage and all manuscan or to delicious security and in case of loss under any policy the mortgage and year of the interaction of the mortgage and shall lear interact until paid at 10% per assigned to the property of the policy of	date herewith, payable at the office of mortgagee, signed by mortgagors, and mission notes executed simultaneously herewith as a part of this transaction; an Said mortgagors hereby covenant that they are owners in fee simple of se	bearing interest at 10% per annum after maturity, payable semi-annually, also all com- d this mortgage shall also secure the payment of any renewals of any such indebtedness, aid premises; that the same are free and clear of all incumbrances; and will warrant and
and shall lear interest until paid at 10% per annum from date of such payment. Said mottgages agree to pay all taxes and assessment lavially assessed on said premises before delicquent and shall satisfy and discharge say and all lien charges or incumbrances upon said property which are, or may become, prior claims over the lien of this mottgage and in case such discharge and satisfactoron about the property and when due or payable, them mottgages may satisfy or pay such liens, charges or incumbrances. All payable to it, including all conts, expenses and a toroney fees in connection therewith, whether brought about by lifetain or otherwise, and a mortgage and the payable to the payable to it, including all conts, expenses and at toroney fees in connection therewith, whether brought about by lifetain or otherwise, and the payable to it, including all conts, expenses and at toroney fees in connection therewith, whether brought about by lifetain or otherwise, and the payable to it, including all conts, expenses and at toroney fees in connection therewith, whether brought about by lifetain or otherwise, and the payable to the payabl	and maintain such insurance during the existance of this mortgage. All policies of this mortgage, shall be assigned to the mortgagee as additional security and in able thereon and apply the same to the payment of the indohetchess hereby set or refusal to precure and maintain such insurance or to deliver the policies to th	s taken out or issued on the property, even though the aggregate exceeds the amoun case of loss under any policy the mortgages may collect all moneys payable and receive cured or hay elect to shave the buildings repaired or replaced. In case of failure, neglect ie mortgages herein, the mortgages may, at its option, without notice, insure or reinaure
Residently white mortgage. It is further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvements on said property shall be key mortgagers in as good state of repair as the same are at the present time and that no waste shall be permitted; that the premites all not be used for any illeg or disreputable business or used for a purpore which will higher or render said premises will for less desirable for their present and purposes; that no unnecess accumulation of cembustile material shall be permitted in the premitted in the premitted in the premitted on the premitted in the premitted on the premitted on the premitted of the premitted of the premitted on the premitted of the purposes for which may be read of the same are at the present time, ordinary wear and tear excepted. Said mortgages further expressly agreed that the immediately does not intelled to the the premitted at least as go condition as the same are at the present time, ordinary wear and tear excepted. Said mortgages further expressly agreed that the case of foreclass and the same of the same shall be said from the premitted of the premitt	and shall bear interest until paid at 10% per annum from date of such payment. Said mortgagors agree to pay all taxes and assessments lawfully assess charges or incumbrances upon said property which are, or may become, prior not be promptly made when due or payable, then mortgagee may satisfy or paymediately be due and payable to it, including all costs, expenses and attorner	ed on said premises before delinquent and shall satisfy and discharge any and all liens, claims over the lien of this mortgage and in case such discharge and satisfactoron shal ay such liens, charges or incumbrances. All payments so made by the mortgagee shall y fees in connection therewith, whether brought about by litigation or otherwise, and al
viced, attorney fees as provided in any of the notes above described will be paid to said mortgages. Said fees shall be due and payable upon the filing of the petitic for foreclosure and the same shall be a further charge and lien upon said premises and the amount thereof shall be recovered in said foreclosure suit and included any judgement rendered, and the lien thereof enforced in the same manner as the principal dobt hereby sourced. Now it said metageous shall pay or cause to be paid to said mortgages its successor or assigns, said aums of money specified in the above described notes, togeth with the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the existance of this mortgage the covenants and agreemen herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full for ideally to make in the payme of the notes, or any of them, when due, or in case default in the performance of or refusal to observe any of the covenants, agreements or conditions herein containe the entire principals aum energy secured and all interest due thereon may at the option of the mortgage and without notice be desired due and payable at once and it mortgage may, thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated an mortgage and the same and receive and collect the rents, issue and profits therefrom and if necessary may have a receiver appointed it a court of proper jurisdiction for such purposes and all costs, charges and fees immediate possession of the above described presses and and accounts of presentatives and as and all costs, charges and fees in curved shall constitute and be an immediate possession of the above described presses and and accounts and accoun	secured by this mortgage. It is further understood and agreed that during the term of this mortgag y mortgagors in as good state of repair as the same are at the present time or disreputable business or used for a purpose which will injure or render said accumulation of combustible material shall be permitted on the promises; that a on said premises shall be kept in a good state of repair so that the same will go that damage will not result to the improvements or any portion thereof fresult from any cause propers and suitable repairs will be immediately done and condition as the same are at the present time, ordinary wear and tear excepted.	ge all buildings, fences, sidewalks and other improvements on said property shall be kep and that no waste shall be permitted; that the premises shall not be used for any illega premises unfit or less desirable for their present uses and purposes; that no unnecessary all fixtures now installed or which may hereafter be installed in or about the improvement be useful and suitable for the purposes for which they have been or may be installed and come a failure to maintain such fixtures in proper repair, and in case any damage should installed so that the improvements on said premises will be maintained at least as good.
with the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the existance of this mortage the covenants and agreement precinicontained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the payme of the notes, or any of them, when due, or in care default in the performance of or refusal to observe any of the covenants, agreements or conditions herein contains the entire principal sum erreby secured and all interest due thereon may at the potion of the mortages may, thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated at mortages shall, at once upon the filing of petition for the foreclosure of this mortages, be forthwith entitled to the immediate possession of the above described precises and may at once take possession of the same and receive and collect the rents, issues and profits therefrom and in necessary may have a receiver appointed it a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortages. Said mortageors waite notice of election to declare the whole debt due as above provided and also the benefit of stary, valuation on appraisment insaw. All the covenants, agreements, and terms contained herein shall be binding on the mortageors, its successors and assigns. IN WITNESS. WHEREOF, said part 1881 the first part ha Y.9. hereunto. set. the life part has a S. the day and year first above written. Robt. E. Adams W. Frank Walker Sara E. Adams Olga V. Walker Sara E. Adams Olga V. Walker Walker . his wife. Walker . his wife. and official seal in said County and Sara E. Adams. his wife, and W. Frank Walker, and Olga V. Walker. Walker . his wife same as their free and voluntary act and deed for the uses and purposes therein ast forth. Witness my hand and official seal in sai	vided, attorney fees as provided in any of the notes above described will be pa for foreclosure and the same shall be a further charge and lien upon said pren any judgement rendered, and the lien thereof enforced in the same manner as	id to said mortgagee. Said fees shall be due and payable upon the filing of the petition nises and the amount thereof shall be recovered in said foreclosure suit and included it s the principal debt hereby secured.
IN WITNESS WHEREOF, said part 185 the first part ha VS hereunto set their hand S the day and year first above written. Robt. E. Adams W. Frank Walker Sara E. Adams Olga V. Walker STATE OF OKLAHOMA, Tulsa Before me. 1 C. E. Hart Adams And of March personally appeared Robt. E. Adams and Sara E. Adams. his wife, and W. Frank Walker, and Olga V. Walker. his wife to me known to be the identical person S who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein ast forth. WITNESS my hand and official seal in said County and State, the day and year last above written 1 hereby certify that I have received Sara C. and issued receipt No. 40.57 therefor in payment of mortgage tax on the within mortgage. Dated this Adams Adam	with the interest thereon according to the terms and tenor of said notes, and sha herein/contained, then these presents shall be wholly discharged and void, otherw of the notes, or any of them, when due, or in case default in the performance of the entire principal sum eereby secured and all interest due thereon may at the comortgage may, thereupon be foreclosed immediately to enforce payment the mortaged shall, at once tipen the filing of petition for the foreclosure of this mortaged shall, at once take possession of the same and receive and collect the a court of proper jurisdiction for such purposes and all costs, charges and fees in Said mortgagors waive notice of election to declare the whole debt due	all keep and perform during the existance of this mortgage the covenants and agreement rise the same shall remain in full force, and effect, but if default be made in the paymen of or refusal to observe any of the covenants, agreements or conditions herein contained ption of the mortgagee and without notice be declared due and payable at once and this ereof, including interest, costs, charges and fees herein mentioned or contemplated and nortgage, be forthwith entitled to the immediate possession of the above described prements, issues and profits therefrom and if necessary may have a receiver appointed by neutred shall constitute and be an additional lien, under the terms of this mortgage, as above provided and also the benefit of stay, valuation or appraisement laws. All o
Robt. E. Adams W. Frank Walker Sara E. Adams Olga V. Walker STATE OF OKLAHOMA. Tulsa County, ss. Before me. 1 C. E. Hart , a Notary Public in and for said County and State, on this 7th March Dersonally appeared to bt. E. Adams and Sara E. Adams. his wife, and W. Frank Walker, and Olga V. Walker, his wife o me known to be the identical person some who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal in said County and State, the day and year last above written My commission expires Aug. 21, 1924. (Seal) TREASURER'S ENDORSEMENT I hereby certify that I have received 21/2 and issued receipt No./ 403/7, therefor in payment of mortgage tax on the within mortgage. Dated this 11 have received 21/2 and issued receipt No./ 403/7, therefor in payment of mortgage tax on the within mortgage. Dated this 12 Markey 34 Ma	of the mortgagee, its successors and assigns.	었습니다. B. (그림이 - 왕, 1912년 시, 1914년 - 1914년 시, 1914년 - 1
day of March personally appeared to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein ast forth. WITNESS my hand and official seal in said County and State, the day and year last above written O. E. Hart. Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.10 and issued receipt No. 1403 therefor in payment of mortgage tax on the within mortgage. Dated this 1000 the thing of the payment of mortgage tax on the within mortgage. Dated this 1000 the thing of the payment of mortgage tax on the within mortgage.	IN WITNESS WHEREOF, said part 185 the first part ha. V.S.h	Robt. E. Adams W. Frank Walker
day of March personally appeared to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein ast forth. WITNESS my hand and official seal in said County and State, the day and year last above written O. E. Hart. Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.10 and issued receipt No. 1403 therefor in payment of mortgage tax on the within mortgage. Dated this 1000 the thing of the payment of mortgage tax on the within mortgage. Dated this 1000 the thing of the payment of mortgage tax on the within mortgage.	Tulsa	
day of March Dersonally appeare Robt. E. Adams and Sara E. Adams. his wife, and W. Frank Walker, and Olfa V. Walker. his wife Ome known to be the identical person E. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein ast forth. WITNESS my hand and official seal in said County and State, the day and year last above written O. E. Hart. Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.10 and issued receive No. 140.27 therefor in payment of mortgage tax on the within mortgage. Dated this 101.4 and issued received No. 140.27 therefor in payment of March. Dated this 101.4 and issued received No. 192.4 and Institute the same as the	County,	Notary Publish and favorit Comments.
resonally appeare Robt. E. Adams and Sara E. Adams. his wife, and W. Frank Walker, and Olfa V. Walker. his wife o me known to be the identical person so who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein ast forth. WITNESS my hand and official seal in said County and State, the day and year last above written O. E. Hart. Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.10 and issued receive No. 102 therefor in payment of mortgage tax on the within mortgage. Dated this 11 they are certify that I have received \$2.10 and issued receive No. 102 therefor in payment of mortgage tax on the within mortgage.	uelore modes and parameter and a second seco	March 100 said County and State, on this 11214
wecuted the same as their free and voluntary act and deed for the uses and purposes therein ast forth. WITNESS my hand and official seal in said County and State, the day and year last above written O. E. Hart. Notary Public. TREASURER'S ENDORSEMENT I hereby certify that I have received \$2.10 and issued receive No./#03/f therefor in payment of mortgage tax on the within mortgage. Dated this 104/f 34 4 5 4 5 4 5 4 5 4 5 4 5 4 5 4 5 4 5	ersonally appeare Robt. E. Adams and Sara E. Adam Walker, his wife	s, his wife, and W. Frank Walker, and Olsa V.
Ay commission expires Aug. 21, 1924. (Seal) O. E. Hart. Notary Public. TREASURER'S ENDORSEMENT 1 hereby certify that I have received \$2.10 and issued receive No. 40.54 therefor in payment of mortgage tax on the within mortgage. Dated this 10.4	xecuted the same as $their$ free and voluntary act and deed for	the uses and purposes therein set forth.
Notary Public. **TREASURER'S ENDORSEMENT** I hereby certify that I have received \$2.10 and issued receive No. / + 0.57 therefor in payment of mortgage tax on the within mortgage. Dated this 10.4	요시 하지 않는 하는 것이 걸어가면 하는 이렇게 되는 이렇게 하는 것이 없는 그렇게 되었다. 그리는 사람들이 살아 살아 없는 것이 없다.	12 보다 있다며 B.전. 12점에 다른 하다. 1924년 - 무리하고 22 H. 그는 말이 다른 다른 생각이 되었다.
1 hereby certify that I have received \$2,10, and issued receive No.14054, therefor in payment of mortgage tax on the within mortgage. Dated this 104, Suckey	My commission expires Aug. 21, 1924. (Seal)	Notary Public.
1 hereby certify that I have received \$2.1.0 and issued receive No.14054 therefor in payment of mortgage tax on the within mortgage. Dated this 104 Dated av of March 1924 Dated W. W. W. Barcher	and the second s	SUBER'S ENDORSEMENT
W.W. Duckey		
W.W. Duckey	i hereby certify that I have received and instead received	1074 O
Q Q Copyty Treasurer	Lated tills	W.W. Stucken
		P Q Copyry Treasurer
그리트 사람들이 되고 있다. 그렇게 한 점점 하는 것은 이번 점점 등을 만든 것을 살아 보는 그는 하는 그는 하는 사람들에게 하는 것은 그런 사람들이 되었다. 그는 사람들이 바람들이 다른 사람들이 살아 먹는 것이다.		Deputy.