	nam and Mattie A. Conningham his wife,
	a the State of Oklahoma, of the first part, and
A.A. Antla	of the second part
WITNESSETH, That the said par	t 168 of the first part in consideration of the sum of
	indred Fifty and no/100. Dollars
the receipt whereof is hereby acknowledged	his and convey unto said part
	ESTATE, situate in the County ofTul. 88
West One Hal:	f (表) of Lot Fourteen (14) Block Two (2)
Acre Gardens	Addition to the city of Tulsa Oklahoma, as shown by
the recorded	plat thereof.
	하는 현존 경기로 가는 하는데 하고 그런데 그리고 하는데 가를 받는
	TREASURER'S ENDORSEMENT I horeby certify that I received \$ \(\Delta \) and issued Receipt No. \(\frac{10}{10} \) 8 therefor in payment of mortgage Receipt No. \(\frac{10}{10} \) 192 \(\frac{10}{10} \) tox on the within mortgage. \(\frac{10}{10} \) 2 \(\frac{10}{10} \) tox on the within mortgage.
	TREASURER'S Elved & A P-1 - and Natural Representation of mortgage
	Receipt No. 76 % therefor in paymons Receipt No. 76 % therefor in paymons Receipt No. 192 Services of the within mortgage. Lax on the within mortgage. Lax on the within mortgage. Beled this Services of the paymons of the within mortgage. WAYNE L. DICKEY, County Treasurer WAYNE L. DICKEY, County Treasurer
	tax on the vitinity day of day of Treasurer County Treasurer
	tax on the within mortgage. tax on the within mortgage. day of the day of t
	Bated this day Olckey, County Trees
	가는 일 사람들에게 그렇게 하는 이번 화면이다.
	그 그리는 고급하게 있는 그의 가지를 가득하는 지근 회사는 중심하셨다. 이번
TO HAVE AND TO HOLD THI nywise appertaining, forever.	E SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in
	e presents are upon the express condition, that whereas the said
	tie A. Cunningham his wife
	d Aboly certain promissory note dated Dec. 30, 1922
	250.00
gns, said sum of money in the above described notetogether with the interest thereon, according to the terms and tenor of the same, then these presents so wholly discharged and void, and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereof or part thereof or any interest thereof or any part thereof, or the taxes assessed against the said second parts.	
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