REAL ESTATE MORTGAGE RECORD No. 424

256011 C.M.J. 12th	f 1pril A.D., 19.24, between " "
	husband and wife
Tulsa County, in the State of Oklah	oma, of the first part, and
	of the second part.
	eart in consideration of the sum of
	DOLLARS
e receipt whereof is hereby acknowledged, doby these	presents grant, bargain, sell and convey unto said part Xof the second part bely heirs and
signs, all of the following described REAL ESTATE, situate	in the County of Tulsa State of Oklahoma, to-wit:
	사이를 받는 것으로 보고 있다. 1985년 - 1987년
나는 하나가 모양하다 보호에 보호하는 말을 보면 하	용보다는 이번 글로 1984 이렇지 않는 말을 보고 있다면 그런 이번 말했다.
	r of the Northwest quarter of Section eventeen North, Range Fourteen East.
The state of the s	RURCE'S ENDORSEALINT
T hardy year	thy that I received \$ 50 and issued
Receipt No. 145	40 themselves in a support of anormodus
tux on the within	i morence.
Dated this.	in merronico. 4 der of Africa 1954 V Stacker, Jeany Sugary
	W Suckey, Genry aport
raj kating palakatan	Deputy
그림은 회사는 걸스하는 날이 없다.	그 마이 하다를 생각하는 말로 통하다고 하다는 것이 없어요?
병원 공연으로 보았다. 그렇다 보고 불량 없는 물 보고 살	4명이 얼굴 살이 그렇게 보고 있어요? 450 일은 45명이 살고 이 이름이 있다.
아이들은 아이들 맛있다면 그렇게 보는데 하는데 뭐	일 그는 이 이 회장 그리는 살은 그렇는 사람이 되었다면 그 일을 하는 것이 있다면 하다
	with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in
ywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon	the express condition, that whereas the said
V. M. Keele and Ida Kee	e1e
S la Ve executed and delivered One	certain promissory notedated April 12, 1924
said part X of the saccond part for \$ 500 : 00	rincipal and interest payable at the First National
said part. Y .of the saccond part for \$.500 • 00	등 발표 보고 있다. 그는 이번 경기를 보고 있는 것이 되었다. 그런
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APTIL See Show to be the identical person Before me, the undersigned, a Notary Public, in and fa April 19. M. Keele Ide Keele Ide Koele Ide Keele	rincipal and interest payable at the First National aum, payable. annually. gs insured for \$50.00 t part. 19.8 res. to pay ar attorney fee of \$50.00 t part. 19.8 res. to pay ar attorney fee of \$50.00 t pay or cause to be paid to said part. Y. of the second part, her heirs or assether with the interest thereon, according to the terms and tenor of the same, then these presents shall all force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is levied against said premises or any part thereof, or the taxes assessed against the said second party or insurance is not paid, the second party may pay the same, and the amount so paid shall become a part treat thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum be entitled to the possession of said premises. And the said part. 198. of the first part for said compartainement, at the option of said second part. X. her her and assigns. a first part ha. 199 hereunto set. 1991. hand the day and year first above written. V. M. Keele Ida Keele ACKNOWLEDGEMENT Culsa ACKNOWLEDGEMENT ACKNOWLEDGEMENT Acknowledgement and seknowledged to me, that they within and foregoing instrument and seknowledged to me, that they
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