And the same of th	1550 GH Diace Painting Co. Tulas	
그리고 있었는데라 그 그리면 사람이 얼마를 하지 않아 다음을		
BEACE PRINTING Co. TUESA FROM	STATE OF OKLAHOMA, TULSA COUNTY sagerd This instrument was filed for record on the 23rd 2day of Nov. A. D. 192 2at 245 O'clock P. M., and duly recorded in Book 425 at page 25	
्याच्या करोड के बीच क्रमांक कर कर है है कर के बाद कर कर कर कर के से बाद कर कर कर कर कर के कार की कर की कर की क प्रोत्नी प्राप्त कर बुक्ति, प्रोत्ता कर किया के बीच किया के बीच के की प्राप्त की प्राप्त कर की कार की कार की क	(SEAL) O. D. Lawson	
GUM BROTHERS, COMPANY	(SEAL) County Clerk. By F. Delman Dep	
TULSA, OKLAHOMA	Feeg	
P. A.	day of November, 19 22	
THIS INDENTURE, Made this 21st between Rosis E. Steil and Mich	eal E. Steil her husband	
of Tulea County, State of Oklahoma, p PANY, a corporation, of Oklahoma City, Oklahoma, party of WITNESSETH, That said part 182 of the first part, "Five Thousand	artice of the first part, mortgagor	
	ne receipt of which is hereby acknowledged, doby these presents gr	
	cond part, its successors and assigns forever, all the following described in	
Lot Six, in Block Two. City of Tules, according	in Fifth Oak Grove Addition to the ng to the recorded plat thereof.	
	친구 하면 하는 이렇게 되었다. 나는 말을 잃었다는 그로	
ימימוופאמידי	NO JANES COMMENTS	
I hereby eartify that	RS ENDORSEMENT I recoived \$_34C and issued	
Heelpt 148.22	refer in nevment &	
WAYNE L.	of 2222 192 2 Dickey, County Treasurer	
	9 2	
	Optimity	
	지, 하는데 있다면 얼룩 모르는데 다른 얼룩 얼룩 먹었다.	
	보다는 내용하는 이 되는 호수를 받고 있습니?	
	그리 그녀는 이 옷을 하지 않아 나는 사이를 가고 같은 사람	
	회에 발생하였습니다. 그리를 가진한 모양이 됐다.	
TO HAVE AND TO HOLD THE SAME LALL	th all rents and profits therefrom, and with all and singular the teneme	
hereditaments and appurtenances thereunto belonging, or in a	mywise appertaining, and all rights of homestead exemption unto the s	
hereditaments and appurtenances thereunto belonging, or in a party of the second part, and to its successors and assigns fo	rever. And the said part 165 of the first part dohereby covenant	
hereditaments and appurtenances thereunto belonging, or in a party of the second part, and to its successors and assigns fo agree that at the delivery hereof they are	rever. And the said part 168 of the first part dohereby covenant athe lawful owner 8_ of the premises above granted, and seized	
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