	REAL ESTATE MC	대의 교통 2000년 전략 하고 하면 어떤 것이 되었다. 그는 내가 그렇게 되는 사람	
KNOW ALL MEN BY THESE PRESE	NTS, That Ross Singso	on and Mary E.Simpson, his w	ife,
B. was recommended to the second seco	Tulsa, Tulsa	County, Oklahoma, part1e	
mortgaged and hereby mertgage to	Davenport, Ratclif	fe & Bethell, Inc.	
· ol.,,	part of the se	cond part, the following described real estate a	nd promises situated)
Tulsa County Ateta of Oklahama, to-wit;			
The second of northered by the second of the			
Call Man And Man Man	Lot Ten (10) Block Addition to the Cit	Two (2) Ridgewood ty of Tulsa, Oklahoma,	
110 13 ment or 23			
The Property of Control of the Sand	Subject to \$2,500.0	00 to the Exchange National	
13 Min Transact NATA Har SANTA	Bank, Tursa, vara.,	oma, dated December, 1922.	
133 No. of LONG, V			
Sin n con the State			
Mi W. M. S.			
with all the improvements thereon and appu			
		red Fifty and No/100	(\$150.00)
			DOLLAR
with interest thereon at the rate of.O., per c	ent, per annum, payable	annually from dat	;e
according to the terms of One		그 속에 취임하고 있다. 얼마를 가장 이번 생겨가면 모든 사람이다.	
		불이상을 하는 하네야. 말이라고 있다고 하는데?	
30 days	s; secured by real est		
30 days		tate mortgage;	
30 days		tate mortgage;	
avidence evidence والمستعدد المستعدد ا	e of the within indel	tate mortgage; btedness. pon the following conditions, to-wit: That said	
Provided, always, that this instrument covenant, and agree to pay all taxes	se of the within indel	tate mortgage; otedness.	
evidence Provided, always, that this instrument sovenant and agree to pay all taxes and not to commit or allow waste to be commit.	se of the within indel	tate mortgage; btedness. pon the following conditions, to-wit; That said the same shall become due, and to keep all impro	ovements in good repu
Provided, always, that this instrument sovenant and agree to pay all taxes and not to commit or allow waste to be commit it is further expressly agreed by and b	is made, executed and delivered up and assessments of said land when the premises.	tate mortgage; btedness. pon the following conditions, to-wit: That said	ovements in good repa I sum of this mortgag
Provided, always, that this instrument sovenant and agree to pay all taxes and not to commit or allow waste to be comm. It is further expressly agreed by and b or any interest installment, or the taxes, insum, with interest, shall be due and payable.	is made, executed and delivered up and assessments of said land when the action of the premises, etween the parties hereto that if an urance premiums, or in case of the and this mortgage may be foreclosed	pon the following conditions, to-wit; That said the same shall become due, and to keep all improved the principal of the principal conductors.	ovements in good repa il sum of this mortgag whole of sald princip
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the nitted on the premises, etween the parties herpto that if an urance premiums, or in case of the and this mortgage may be forcelosed.	pon the following conditions, to-wit; That said the same shall become due, and to keep all improvement of the principal breach of any covenant herein contained, the d and second part	ovements in good repa I sum of this mortgan whole of said princip mmediate possession s
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the arrive on the premises, etween the parties hereto that if an invance premiums, or in case of the and this mortgage may be foreclosed.	pon the following conditions, to-wit; That said the same shall become due, and to keep all improvement of the principal preach of any covenant herein contained, the d and second park	ovements in good repa
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the arrive on the premises, etween the parties hereto that if an invance premiums, or in case of the and this mortgage may be foreclosed.	pon the following conditions, to-wit; That said the same shall become due, and to keep all improvement of the principal breach of any covenant herein contained, the d and second part	ovements in good repa
Provided, always, that this instrument sovenant	is made, executed and delivered up and assessments of said land when the article on the premises, etween the parties hereto that if an invance premiums, or in case of the and this mortgage may be foreclosed and the mortgage may be foreclosed. The article of the land and log of unparties.	pon the following conditions, to-wit; That said the same shall become due, and to keep all improvement of the principal preach of any covenant herein contained, the d and second park	ovements in good repails sum of this mortgag whole of said principal mandate possession of mandate possession of DOLLAR
Provided, always, that this instrument sovenant	is made, executed and delivered up and assessments of said land when the premises, etween the parties hereto that if an unance premiums, or in case of the and this mortgage may be foreclosed	pon the following conditions, to-wit; That said the same shall become due, and to keep all improved by default be made in the payment of the principal breach of any covenant herein contained, the d and second part	ovements in good repails sum of this mortgag whole of said principal mandate possession of mandate possession of DOLLAR
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the parties hereto that if an aurance premiums, or in case of the and this mortgage may be foreclosed. Lark and 10% of unparties	pon the following conditions, to-wit; That said the same shall become due, and to keep all improved by default be made in the payment of the principal breach of any covenant herein contained, the d and second part	ovements in good repails sum of this mortgag whole of said principal mandate possession of mandate possession of DOLLAR
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the nation of the premises, etween the parties hereto that if an urance premiums, or in case of the and this mortgage may be foreclosed. Lark and 10% of unparties and unparties	pon the following conditions, to-wit: That said the same shall become due, and to keep all improvement of any covenant herein contained, the d and second part	ovements in good repail sum of this mortgag whole of said principle mmediate possession of the possess
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the premises, etween the parties hereto that if an aurance premiums, or in case of the and this mortgage may be foreclosed agree. — that in the event action is clear and 10% of unparties and 10% of unparties. — the indicate and in the event action is clear and in the event action in the event action in the event action. It is an action of unparties and 10% of unparties and 10% of unparties. — here is a constant of the event action in the event action in the event action. It is a constant of the event action in the event action in the event action. It is a constant of the event action in the event action in the event action. It is a constant of the event action in the event action in the event action in the event action in the event action. It is a constant of the event action in the event action in the event action in the event action. It is a constant of the event action in the event	pon the following conditions, to-wit: That said the same shall become due, and to keep all improvement of any covenant herein contained, the d and second part	ovements in good repail sum of this mortgag whole of said principle mmediate possession of the possess
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the nitted on the premises, etween the parties hereto that if an aurance premiums, or in case of the and this mortgage may be foreclosed and the mortgage may be foreclosed	pon the following conditions, to-wit: That said the same shall become due, and to keep all improvement of any covenant herein contained, the d and second part	ovements in good repail sum of this mortgag whole of said principle mmediate possession of the possess
Provided, always, that this instrument covenant, and agreement to pay all taxes and not to commit or allow waste to be commit is further expressly agreed by and be or any interest installment, or the taxes, insistent, with interest, shall be due and payable, the premiser and all rents and profits thereof. Said partes of the first part hereby reasonable attorney's fee of Ten Dolwhich this mortgage also secures. Parties of the first part, for said conthe homestead, exemption and stay laws in of Dated this	is made, executed and delivered up and assessments of said land when the premises, etween the parties hereto that if an unfance premiums, or in case of the nind this mortgage may be foreclosed agree. — that in the event action is clark and 10% of unparties. — here kiahoma. November., 192-3.	pon the following conditions, to-wit: That said the same shall become due, and to keep all improvement of any covenant herein contained, the d and second part. Y shall be entitled to the it is brought to foreclose this mortgage, they id balance	pyements in good repartitions of this mortgag whole of said principal mmediate possession of the principal mmediate possession of the principal management of the principa
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when a nitred on the premises, etween the parties hereto that if an urance premiums, or in case of the and this mortgage may be foreclosed agree. — that in the event action is large and 10% of unparticularly and 10	pon the following conditions, to-wit: That said the same shall become due, and to keep all improvement of any covenant herein contained, the d and second part	ovements in good repair of this mortgag whole of said principle mmediate possession of the possession
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the nation of the premises, etween the parties hereto that if an infance premiums, or in case of the and this mortgage may be foreclosed and this mortgage may be foreclosed. That in the event action is cased and log of unparticularly and log of unparticularly and log of unparticularly appeared. Ross.	pon the following conditions, to-wit; That said the same shall become due, and to keep all improvement of the principal breach of any covenant herein contained, the d and second part	ovements in good repart of this mortgage whole of said principum mediate possession will pay DOLLAR. DOLLAR. SEAL
Provided, always, that this instrument covenant	is made executed and delivered up and assessments of said land when the premions of the premio	pon the following conditions, to-wit; That said the same shall become due, and to keep all improvement of the principal broach of any covenant herein contained, the d and second part. Y shall be entitled to the interpretation of the principal o	pyements in good repair the property of this mortgage whole of said principle mmediate possession of the pay political pay political state and all benefit of SEAI SEAI
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the premises, etween the parties hereto that if an unfance premiums, or in case of the and this mortgage may be foreclosed. Lars and 10% of unparties. November, 192-3.	pon the following conditions, to-wit: That said the same shall become due, and to keep all improvement of any covenant herein contained, the d and second part. Y shall be entitled to the it is brought to foreclose this mortgage, they id balance	pyements in good repart of this mortgage whole of said principal mmediate possession will pay DOLLAR: State and all benefit of SEAL SEAL SEAL CONTROL OF This SEAL CONTROL OF THE SEAL CO
Provided, always, that this instrument covenant, and agree to pay all taxes and not to commit or allow waste to be commit in the further expressly agreed by and be or any interest installment, or the taxes, insist, with interest, shall be due and payable, the premark and all rents and profits thereof. Said partes, of the first part hereby reasonable attorney's fee of Ten Dol which this mortgage also secures. Parties of the first part, for said conthe homestead, exemption and stay laws in of Dated this The day of the first part have in of the homestead, exemption and stay laws in of Dated this The day of the first part have in of the homestead are made and the wife.	is made, executed and delivered up and assessments of said land when the premises, etween the parties hereto that if an infrance premiums, or in case of the and this mortgage may be foreclosed and this mortgage may be foreclosed. Lark and 10% of unpaired and lower action in the event action in the event action in the event action. November, 192, 3. Tules, Ross.	pon the following conditions, to-wit; That said the same shall become due, and to keep all improvement of the principal of breach of any covenant herein contained, the dand second part	pyements in good repart of this mortgage whole of said principal mmediate possession will pay DOLLAR: State and all benefit of SEAL SEAL SEAL CONTROL OF This SEAL CONTROL OF THE SEAL CO
Provided, always, that this instrument covenant	is made, executed and delivered up and assessments of said land when the nitred on the premises, etween the parties hereto that if an invance premiums, or in case of the and this mortgage may be foreclosed and this mortgage may be foreclosed. That in the event action is large and 10% of unparticularly and 10% of unparticularly and 10% of unparticularly and 10% of unparticularly appeared. Ross.	pon the following conditions, to-wit; That said the same shall become due, and to keep all improvement of the principal breach of any covenant herein contained, the d and second part. Y shall be entitled to the interpretation of the principal o	pyements in good repart of this mortgage whole of said principal mmediate possession will pay DOLLAR: State and all benefit of SEAL SEAL SEAL CONTROL OF This SEAL CONTROL OF THE SEAL CO