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	February , 192 4, between
C. G. Armstrong and Naomi A.	Armstrong, his wife
	TulsaCounty, and State of Oklahoma, part 10 81 the first part, and the
ULSA BUILDING AND LOAN ASSOCIA	TION, a corporation organized under the laws of the State of Oklahoma, party of the second part
	of the first part, for and in consideration of the sum of
Eleven Thousand and 00/10	
in hand paid by the said party of the second part, the receipt v	vhereof is hereby acknowledged, ha. Yesold and by these presents
	y of the second part, its successors and assigns forever, all the following described real estate
lying and situated in the County ofTulsa	and State of Oklahoma, to-wit
	가능한 경험 등 경험 경험 시간 시간 전 경험
	는 사람들이 함께 들었다. 이번 시간 등을 하는 경기에 되는 것이 되었다. 그런 경기를 받는 것이 되었다.
) feet of Lot Two (2) and the North
	t Three (3) and the North Ten (10)
feet of the South One I	Half (S_2^1) of Lot Three (3) , Aaronson's
* -	even (7), Buena Vista Park Addition
to the city of Tulsa,	Oklahoma, according to the Recorded
Plat thereof.	
	TRY ASSAULT
1.10	TREASURERS ENDORSEMENT reby centry you I received a figure and issued of Black therefore a proposition of mentgage within more as the life of the state of the
Receipt	o/3124 und issued
luz en d	within more
Parket in the second of the se	the 21 don of Self 165 4
	The second of the second
	Deputy
covenant with said party of the second part, its successors and as C. G. Armstrong and R	signs, that at the delivery hereof
一点,一点点点,这是一点,这一点,就是一点,一点点,一点点点,一点点点,看着这样的话,只有一样的	Rolling M. Rimoni one and an arrangement of the state of
the true and lawful owner of the said premises above gra	하는 성급하는 이 소리가 되어 하다. 이 부탁 등에는 그리고 있는 데 그는 그 전에 되었다. 그는 것은 그를 하는 것은 이 중에 가지 않다면 하는데 그렇다.
전에 있다면 보고 있다면 그리고 하는 것이 되는 것이 하는 것이 하는 그렇게 하는 것이 하다니는 것이 하는 것이다.	inted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all
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