가게 되는 것 같아 되지 않는데 없는 것 같아. 그는 것 같아 그래요 그렇게 하는데 그를 가지 않는데 그래요? 그래요	Zeligson, her husband
	vilsa County, and State of Oklahoma, part of the first part, and the
	IATION, a corporation organized under the laws of the State of Oklahoma, party of the second part
WITNESSETH, That the said part 105 Five Thousand and 00/100	of the first part, for and in consideration of the sum of
hand paid by the said party of the second part, the receipt	t whercof is hereby acknowledged, have sold and by these presents 0 GRANT.
그는 그 사람이 있는 사람들이 보고 있는데 아이를 하고 하게 되었다.	arty of the second part, its successors and assigns forever, all the following described real estate
ying and situated in the County of	A and State of Oklahoms, to-wi
Eat One (1) and the Worth	Five (5) feet of Lot Two (2) all in Block
	မောင်းမှု မိုးများကြေးမှု ရှိ ရည်ရှိသည်။ ရေ ကျည်းရှိသည်။ မြို့ရေးရသည်။ မိုးများကြေးများကြေးများကြေးများကြေးများကြေးများကြေးများကြေးများကြေးများကြေးများကြေးများကြောင်းများမှာကြောင်းများမှာကြောင်းများမှာကြောင်းများမှာကြောင်းများမှာကြောင်းများမှာကြောင်းများမှာကြောင်းများမှာကြောင်းများမှာကြောင်းများမှာကြောင်းမှာကြောင
	1 Addition to the city of Tulsa, Oklahoma,
according to the Recorded	Flav thereof.
	1991 (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) 1994: 1994 (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994)
	사용 등 보통하다 하는 것 같아 하고 있다면 보고 있는 것 같아.
	14396 5.00
	14396 5.00m 8 April 4
	- April 1
	물리는 사람은 물리가 하시면 그렇게 되었다면 그리다 하다는 사람이라고 되었다.
entals and profits accruing from said property from and afte	r this date. The little will be a little with the little with
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par	r this date. ty of the second part, its successors and assigns forever. Said part 1056 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par sovenant with said party of the second part, its successors and Celia Zeligson and Julius	r this date. ty of the second part, its successors and assigns forever. Said part 1986 the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. So the said premises above g	r this date. ty of the second part, its successors and assigns forever. Said part 1986 the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. So the said premises above g	r this date. ty of the second part, its successors and assigns forever. Said part 1986 the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. So of the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equita	r this date. ty of the second part, its successors and assigns forever. Said part 1986 the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said parts ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. 2. of the said premises above goneumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon to	r this date. ty of the second part, its successors and assigns forever. Said part 1956 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said parts ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. 2. of the said premises above goneumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon to	r this date. ty of the second part, its successors and assigns forever. Said part 1956 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and Celia Zeligson and Julius the true and lawful owner. I of the said premises above go incumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z will warrant and defend the same against the lawful and equits PROVIDED, ALWAYS, And these presents are upon to equest of the part 1998 the first part, loaned and advanced to Celia Zeligson and Julius Z Five Thousand and	r this date. ty of the second part, its successors and assigns forever. Said part 1956 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said parts ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. — of the said premises above goneumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z gill warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon the course of the part 1996 the first part, loaned and advanced the course of the part 2012 and 3011	r this date. ty of the second part, its successors and assigns forever. Said part 1986 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. — of the said premises above g neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equits PROVIDED, ALWAYS, And these presents are upon t equest of the part 1956 the first part, loaned and advanced t Celia Zeligson and Julius Z Five Thousand and AND WHEREAS, said part. — of the first part agree- nents general and special, against said lands and or proven fevery kind, and if any or either of said agreements be not uch taxes and assessments, and may effect such insurance, ory lien claims, and may invest such sums as may be en- enter of all moneys so expended together with the charges the	respons that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. So the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equits PROVIDED, ALWAYS, And these presents are upon to equest of the part 1954 the first part, loaned and advanced to Celia Zeligson and Julius Z Five Thousand and AND WHEREAS, said part 1956 the first part agreements for every kind, and if any or either of said agreements be not each taxes and assessments, and may effect such insurance, orly lien claims, and may or either of said agreements be not each taxes and assessments, and may effect such insurance, orly lien claims, and may invest such sums as may be rement of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zel.	ty of the second part, its successors and assigns forever. Said part 1986 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. So the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon to equest of the part 1956 the first part, loaned and advanced to Celia Zeligson and Julius Z Pive Thousand and AND WHEREAS, said part. So the first part agreements, general and special, against said lands and improver igs thereon constantly insured in such company or company ared to said party of the second part, its successors or assigned the said agreements be not include and assessments, and may effect such insurfance, ory lien claims, and may invest such sums as may be ne- ent of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zel AND WHEREAS, the said Celia Zel id on the Fifth	ty of the second part, its successors and assigns forever. Said part 1986 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par ovenant with said party of the second part, its successors and Celia Zeligson and Julius the true and lawful owner. So the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon to equest of the part 1956 the first part, loaned and advanced to Celia Zeligson and Julius Z Five Thousand and AND WHEREAS, said part 105 AND WHEREAS, said part 105 AND with a many invest said lands and improver ges thereon constantly insured in such company or company red to said party of the second part, its successors or assigned to taxes and assessments, and may effect such insurance, ory lien claims, and may invest such sums as may be ne- ent of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zeli AND WHEREAS, the said Celia Zel Fifth	ty of the second part, its successors and assigns forever. Said part 1986 the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said part ovenant with said party of the second part, its successors and Celia Zeligson and Julius the true and lawful owner. So the said premises above go incumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon to equest of the part 1996 the first part, loaned and advanced to Celia Zeligson and Julius Z Five Thousand and AND WHEREAS, said part 1996 the first part agreements, general and special, against said lands and improvemings thereon constantly insured in such company or company I every kind, and if any or either of said agreements be not left taxes and assessments, and may effect such insurance, roy lien claims, and may invest such sums as may be nevert of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zel don the Fifth PULSA BUILDING ANDOAN ASSOCIATION their	ty of the second part, its successors and assigns forever. Said part 1.88 the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said part ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. So the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon to equest of the part 1996 the first part, loaned and advanced to Celia Zeligson and Julius Z Five Thousand and AND WHEREAS, said part 1996 the first part agreements, general and special, against said lands and improvemings thereon constantly insured in such company or company I every kind, and if any or either of said agreements be not ach taxes and assessments, and may effect such insurance, orlylien claims, and may invest such sums as may be nevertof all moneys so expended together with the charges the AND WHEREAS, the said Celia Zel did on the Fifth CULSA BUILDING ANDOAN ASSOCIATION their	ty of the second part, its successors and assigns forever. Said part 1.88 the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said par ovenant with said party of the second part, its successors and Calia Zeligson and Julius he true and lawful owner — of the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z fill warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon to equest of the partie of the first part, loaned and advanced to Celia Zeligson and Julius Z Five Thousand and AND WHEREAS, said parties of the first part agreements, general and special, against said lands and improver agret the conclusively insured in such company or compan fe every kind, and if any or either of said agreements be not out taxes and assessments, and may effect such insurance, ory lien claims, and may invest such sums as may be ne- nent of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zel. Fifth CULSA BUILDING ANDOAN ASSOCIATION their	ty of the second part, its successors and assigns forever. Said part 1986 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and afte TO HAVE AND TO HOLD THE SAME unto said part ovenant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. So the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Z filt warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon to equest of the parties the first part, loaned and advanced t Celia Zeligson and Julius Z Pive Thousand and AND WHEREAS, said part 12. of the first part agree— nents, general and special, against said lands and improver agree thereon constantly insured in such company or compan if every kind, and if any or either of said agreements be not uch taxes and assessments, and may effect such insurance, ory lien claims, and may invest such sums as may be nee and and successments and may effect such insurance, ory lien claims, and may invest such sums as may be neent of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zel id on the Fifth FULSA BUILDING ANDOAN ASSOCIATION their The sum of Thirty-three and 25/16.	ty of the second part, its successors and assigns forever. Said part 1986 the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and after TO HAVE AND TO HOLD THE SAME unto said part overnant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. I of the said premises above gone the said said premises above gone the said said said said said said said said	ty of the second part, its successors and assigns forever. Said part 10% the first part hereby assigns, that at the delivery hereof. Zeligson Tranted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all me and that eligson ble claims of all persons whomsoever. the express conditions that, whereas, the said party of the second part at the special instance and eligson ble claims of all persons whomsoever. The express conditions that, whereas, the said party of the second part at the special instance and eligson celigson the sum of the said party of the second part, its successors and assigns, to pay all taxes and assessents thereon, when due, and to keep said improvements in good repair, and to keep the buildies as said second party may designate and the policy or policies of insurance constantly trans, as and also to keep said lards and improvements thereon free from all statutory, lien claims, performed as aforesaid then said party of the second part its successors or assigns, may perform such purpose, paying the costs thereof, and may also pay the final judgment for and statuessary to protect the title or possession of said premises, including all costs and for the repay repon as provided by the By-Laws of said Association, these presents shall be security. igson and Julis Zeligson, her husband, day of April, 1924, make and deliver to the note or obligation, which is make a part hereof and in the words and figures as follows, to-with NOTE OK OBLIGATION AND AND AND AND AND AND AND A
entals and profits accruing from said property from and after TO HAVE AND TO HOLD THE SAME unto said part overant with said party of the second part, its successors and Celia Zeligson and Julius the true and lawful owner. I of the said premises above a neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Zelig	ty of the second part, its successors and assigns forever. Said part 10% the first part hereby assigns, that at the delivery hereof. Zeligson Tranted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all me and that eligson ble claims of all persons whomsoever. the express conditions that, whereas, the said party of the second part at the special instance and eligson the express conditions that, whereas, the said party of the second part at the special instance and eligson the sum of the sum of the said party of the second part at the special instance and eligson with the said party of the second part, its successors and assigns, to pay all taxes and assessents thereon, when due, and to keep said improvements in good repair, and to keep the build less as said second party may designate and the policy or policies of insurance constantly for such purpose, paying the costs thereof, and may also pay the final latatutory, lier claims; performed as aforesaid then said party of the second part its successors or assigns, may pay person as provided by the By-Laws of said Association, these presents shall be security. igson and Julis Zeligson, her husband, day of, April, 1924. make and deliver to the note or obligation, which is mace a part hereof and in the words and figures as follows, to-with note or obligation, which is mace a part hereof and in the words and figures as follows, to-with note or obligation, which is mace a part hereof and in the words and figures as follows, to-with note or obligation, which is mace a part hereof and in the words and figures as follows, to-with note or obligation, which is mace a part hereof and in the words and figures as follows, to-with note or obligation, which is mace a part hereof and in the words and figures as follows, to-with note or obligation, which is mace a part hereof and in the words and figures as follows, to-with note or obligation, which is mace a part hereof and in the words and figures as follows, to-with note or obli
entals and profits accruing from said property from and after TO HAVE AND TO HOLD THE SAME unto said part overnant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. I of the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Zelia Zeligson and Julius Zeligson and special, against said lands and improver the said party kind, and if any or ether of said agreements be not uch taxes and assessments, and may effect such insurance, ory lien claims, and may invest such sums as may be neent of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zelid on the Fifth EULSA BUILDING ANDOAN ASSOCIATION their Thirty-three and 25/10 he same being the monthly dues on the 50 sertificate therefor numbered 5030 this day Celia Zeligson and Julius Zeligson and Julius Zeligson and Julius Zeligson and Julius Zelia Zeligson and Julius Zeligson and Julius Zelia Zeligson and Julius Zeligson and Julius Zeligson and Zeligson and Julius Zelia Zeligson and Julius Zeligson and Julius Zeligson and	rethis date. ty of the second part, its successors and assigns forever. Said part 105t the first part hereb assigns, that at the delivery hereof
entals and profits accruing from said property from and after TO HAVE AND TO HOLD THE SAME unto said part overnant with said party of the second part, its successors and Celia Zeligson and Julius he true and lawful owner. I of the said premises above goncumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Zeligson and special, against said lands and improvements thereon constantly inspecting such company or company fewer kind, and if any or either of said agreements be not uch taxes and assessments, and may effect such insurance, ory lien claims, and may invest such sums as may be neant of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zeligson and Seligson and Julius Zeligson and Octobre Thousand and Octobr	r this date. ty of the second part, its successors and assigns forever. Said part 1954 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and after TO HAVE AND TO HOLD THE SAME unto said part overant with said party of the second part, its successors and Celia Zeligson and Julius the true and lawful owner. In of the said premises above a communication of sa Celia Zeligson and Julius Zeligson and Security insured in such company or companies thereon constantly insured in such company or companies thereon constantly insured in such company or companies to expended to successors or assigned every kind, and if any or either of said agreements be not cult taxes and assessments, and may effect such insurance, ory lien claims, and may invest such sums as may be nearly lien claims, and may invest such sums as may be nearly for the claims. The sum of the same being the monthly dues on the Celia Zeligson and Securificate therefor numbered 5030 this day Celia Zeligson and Julius Zeligson and Thirty-nine and 75/100	ty of the second part, its successors and assigns forever. Said part 1986 the first part hereby assigns, that at the delivery hereof
entals and profits accruing from said property from and after TO HAVE AND TO HOLD THE SAME unto said part overnant with said party of the second part, its successors and Celia Zeligson and Julius the true and lawful owner. I of the said premises above go neumbrances; that there is no one in adverse possession of sa Celia Zeligson and Julius Zeliligson and sasessments, and may effect such insurance, ory lien claims, and may invest such sums as may be nement of all moneys so expended together with the charges the AND WHEREAS, the said Celia Zelilid on the Fifth FULSA BUILDING ANDOAN ASSOCIATION their Thirty-three and 25/14 he same being the monthly dues on the 50 he same being the	r this date. ty of the second part, its successors and assigns forever. Said part 1954 the first part hereby assigns, that at the delivery hereof