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Lefra. Soltner, Asyconson, and. Emanuel. 3., Asconson, hor. Duaband. 	THIS INDENTUR	5, Made thisday of	May
BUILDING ARD LOAM ASSOCIATION, a comparison arguing under the laws of the state of Oklahome, party of the access of part. WITNESSETH, That it end at grad. 52.9.	Lêna	Seltner Aaronson and Emar	cuel 7. Aaronson, her husband
TUTARA BUTLDING ADD			[ulsaCounty, and State of Oklahoma, part108of the first part, and the
<pre>WITNESSETS. That he said pert. 163</pre>	TULSA BUII	DING AND LOAN ASSOCIATI	가는 말했다. 이번 것과 나는 그래요. 동안에 가는 것이 가지 않는 것이라. 이것은 것을 가지 않는 것이라. 것이라.
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DARGAIN, SELL, CONVEY and CONFIRM unto and party of the second part, its secondare and anigm forwar, all the following described well estably prove and stands in the Contry of	n hand paid by the	가지 않는 것 같은 것은 것을 다 가지 않는 것 같은 것 같아요. 나는 것 같아요.	성장 방법에 많은 것은 물건에 다 같은 것이 같다. 동안에서 이야기 밖에서 이야기 밖에 가지 않는 것이 없는 것이 같다. 이야기 가지 않는 것이 나는 것이 있는 것이 있는 것이 있다. 이야기 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 이야기 가지 않는 것이 있는 것이 있는 것이 없다. 이야기 있는 것이 있는 것이 있는 것이 없다. 이야기 있는 것이 있는 것이 없다. 이야기 있는 것이 없는 것이 없다. 이야기 있는 것이 없다. 이야기 있는 것이 없는 것이 없다. 이야기 있는 것이 없다. 이야기 없는 것이 없다. 이야기 있는 것이 없다. 이야기 없는 것이 없다. 이야기 있는 것이 없다. 이야기 없는 것이 없다. 이야기 있는 것이 없다. 이야기 없는 것이 없다. 이야기 않는 것이 없다. 이야기 않는 것이 없다. 이야기 있는 것이 없다. 이야기 있는 것이 없다. 이야기 않는 것이 없다. 이야기 있는 것이 없다. 이야기 있는 것이 없다. 이야기 않는 것이 없다. 이야기 있는 것이 없다. 이야기 않는 것이 없다. 이야기 있는 것이 없다. 이야기 있는 것이 없다. 이야기 않는 것이 없다. 이야기 않는 것이 없
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on the 15th day of each and every month, and continue sauch monthly payments for a term of 106 months from the date horoef. May 15	gether with all rents icular, and with all entails and profits act TO HAVE AND covenant with said p. the true and lawful incumbrances; that will warrant and defor PROVIDED, 4 request of the part_ ments, general and s ngs thereon constant ngs thereon constant rered to said party of every kind, and ti such taxes and asses ory hien, claims, and ment of all moneys s AND WHERE did on the For Value Reco The same being the m Certificate therefor r Lema	of said property, with full power and autho and singular the tenements, hereditaments cruing from said property from and after this 9 TO HOLD THE SAME unto said party of rty of the second part, its successors and assig Lena Seltner Aaronson ar owner." of the said premises above grant here is no one in adverse possession of same a Lena Seltner Aarosnon an of the same against the lawful and equitable of LWAYS, And these presents are upon the e of the first part, loaned and advanced to Lena Seltner Aaronson an Two Thousand and O S, said part 105 S, said part 105 for the first part, loaned and improvements any or either of said agreements be not per ments, and may effect such insurance, for s may invest such sums as may be recease o expended together with the charges thereon MS, the saidLena Seltner A Fourteen	ority to collect the same in case the conditions of this mortgage become broken in any pars as and appurtenances thereto belonging. A first and specific lien is hereby granted on all state. I the second part, its successors and assigns forever. Said part1.9.50 the first part hereby ms, that at the delivery hereof
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