THAT Illians	a. Aufpand Mang	wet Kupp,	me wife	
rty of the first part, in considerati	on of the sum of	Low hundre	st fifty	doi,lars,
hand paid, do hereby Sell and C	Convey unto THE INTER-STATE MORTGAG	E TRUST COMPANY, party	of the second part, the following	lescribed premises, situated
the County of	Ba State of Oklahoma, to-v	viti		
of The most	Sifty 60 feet of	late Morfine	Din Block	norme
lundred fifty	one (5) gan the	City of Tu	lea as show	un by
the recorded	blat thereofer			

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			(v. 1541-1616.), 1411-1616.) po district (25-001) produktivi (1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	

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			or less, according to Government	
Sof the	Principal Meridian, containing in all	내용이 보는데 그런데 이번 보다 함	사이트 시대 하는데 그 하다 하를 되는 .	
장이용 그 그렇게 받으는 그리고의 마다	hereby an absolute title in fee simple, inclu	ding all rights of nomestead,	to HAVE AND TO HOLD the pre-	nises above described, with
	onging, unto the said THE INTER-STATE Moses presents are upon the express condition, THE INTER-STATE MORTGAGE TRUST CO	that if the said party of the	r, and to its successors or assigns	
cause to be paid to the said T	ese presents are upon the express condition, THE INTER-STATE MORTGAGE TRUST CO	that if the said party of the	f, and to its successors or assigns first part, their heirs, executors, ssigns, the sum of	or administrators shall pay
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cause to be paid to the said The said The said first party for himsel scribed premises, and has good to said real estate before same that it is a said to the said first party for himsel scribed premises, and has good to said real estate before same that it is a said real estate before same that it is a said cured; that if the maker of the morein stipulated, the note herein say thereupon be foreclosed; that it per cent per annum from date the SIGNED This Land day PRESENCE OF: State of Oklahoma, the known to be the identical per sonally appeared.	SS. BEFORE ME, A Notary Public, in around who executed the within and foregold where	that if the said party of the MPANY, its successors or an article of the presents to be void, otherwisers, covenants and agrees with a mit or suffer waste on said thout delay, cause the building or companies to be subject to unpaid, and shall deliver the chipolicy or policies and applicational or interest within thirtholder, and his option only, who were all benefit of the stay, D. 1929	first part, their heirs, executors, signs, the sum of signs, the sum of signs, the sum of signs, with interest thereon at tenor and effect of the signs, with interest thereon at tenor and effect of the signs, with the signs and party that he is larger mises; that he will pay all tax supon said premises situate, to approval of second party), and he policy or policies properly assigne y the proceeds thereof to the pay days after due, or shall fail to pe thout notice, be declared due and will pay interest on the note her valuation and appraisement laws	the rate of
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