THAT SURFACE AND ADDRESS OF THE OWNER WAS AND ADDRESS OF THE OWNER OF THE OWNER OWNE	Know All Men by These Presents:
purp is the first year, in consideration of the sense of Meanwhile 1900 THEORY MONTHAND THEORY CONTAINS, party of the sensed part to intervine determine greations, simulated in the Country of the Sensed part to intervine determine greations, simulated in the Country of the Sensed part to intervine determine greations, simulated in the Country of the Sensed part of the Sensed part to intervine determine greations, simulated in the Country of the Sensed part of the S	
in such post, to hearby that and Europe who THE DYTHER STATES SOMEONED WINDS CONTENT, party of the execut part, too beinvise described precision, structed in the found of the content party of the execut part, too beinvise described precision, structed in the found of the content party of the execution party of the execution party of the content party of the following of the following party of the execution party of the following of the following party of the execution party of the following party of the execution party of the following party of the execution party of the execution party of the following party of	
in the Country of The and the property of the country being an absolute with the property of the country of the	요요. 요리 하는 사람들은 아니는 살이 있을 때문에서 하는 사람들이 되었다. 사람들이 하는 사람들이 하는 것이 되었다. 그는 사람들이 살아 되었다. 사람들이 살아 없는 사람들이 살아 없는 것이 없다.
Sheered forther for the first product of the second part of the second	된 마음에는 중 보는 제 가는 있 다. 남이와 항문 전문 등은 이 사용을 하고 있습니다. 그 등에 사용하는 사람이 되는 것이다. 한 기사들이 사용하는 사용이다.
The intention being to Convey hereby on absorber that the control of the control	The west forty (10) feet of the east eighty (20) feet of bot no three
Principal Manifesting incoming the period and about the in too simple, including all rights to temesters, in MATA AND TO HOLD the precision above described, with all the apparlmenance theorem to be appared condition, that it the many principal theorem to be appared condition, that it the unit pury of the first part, therefore, execution, or indicate that part there has no execution or indicate the companies condition, that it the unit pury of the first part, there have, execution, or indicate that part per period is contained to the companies of the period to the size of the first part, there have, execution or indicate the part period in the contained to the period to the size of the first part, there have, execution or indicate the period to the size of the period to the size of the period to the size of the period to the period to the size of the period to the period t	Diss Block no faul (4) in Blies assition to the Ceity of Tulea
Principal Manifesting incoming the period and about the in too simple, including all rights to temesters, in MATA AND TO HOLD the precision above described, with all the apparlmenance theorem to be appared condition, that it the many principal theorem to be appared condition, that it the unit pury of the first part, therefore, execution, or indicate that part there has no execution or indicate the companies condition, that it the unit pury of the first part, there have, execution, or indicate that part per period is contained to the companies of the period to the size of the first part, there have, execution or indicate the part period in the contained to the period to the size of the first part, there have, execution or indicate the period to the size of the period to the size of the period to the size of the period to the period to the size of the period to the period t	f. I family the second of the
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	all shown by the recorded plate Unitely.
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or assigns, forever. PROVIDED AUWARS, And these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or assigns, the sum of the putil that the rate of the company of the putil the same is fully paid, according to the tenor and effect of the company of the putil pay of the first part, bearing even date with these presents, then these presents to be void, otherwise to be and remain in full force and effect. The said first party for himself, this heris, assigns, executors or administrators, coverants and agrees with the second party that he is larvabily selected of the above tension for the said second party that he is larvably selected the will not a suffer want to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party, and he will continue and maintain much insurance without intermission no long as the note hereby secured remains unpaid, and shall deliver the policy or policies and apply the proceeds thereof to the post party shall have power to collect such policy or policies and apply the proceeds t	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or ansigns, forever. PROVIDED AUWARS, And these presents are upon the current sound of the said party of the first part, their heirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or ansigns, the sum of the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or ansigns, the sum of the said party of the first part, bearing even date with these presents, then these presents to be vaid, otherwise to be and remain in fall force and effect. The said first party for himself, fits heirs, austicus, executors or administrators, covenants and agrees with the second party that he is larshily seized of the above described premises, and has good right to Convey rame; that he will not occurred to suffer the party for himself, fits heirs, austicus, executors or administrators, covenants and agrees with the second party that he is larshily seized of the above described premises, and has good right to Convey rame; that he will not once, without delay, cause the buildings upon said premises; that he will not once, without delay, cause the buildings upon said premises; that he will not once, without delay, cause the buildings upon said premises; that he will not once, without delay, cause the buildings upon said premises; that he will not once, without delay, cause the buildings upon said premises situate, to be insured or refusione against loss by fire, in amount of 1. One in the major of the delth herein accuracy without intermition no long as the note hereby secured remains uppaid, and shall deliver the policy or policies properly assigned or piedged to said second party shall have power to collect such policy or policies and apply the proceeds thread to the delta	
The intention being to Convey hereby an absolute title in fee simple, including all rights of homestead, to HAVE AND TO HOLD the premises above described, with all the appartenances thereunts belonging, unto the said THE INTER-STATE MORTGAGE TRUST COMPANY, and to its successors or ansigns, forever. PROVIDED AUWARS, And these presents are upon the current sound of the said party of the first part, their heirs, executors, or administrators shall pay or cause to be putil to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or ansigns, the sum of the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or ansigns, the sum of the said party of the first part, bearing even date with these presents, then these presents to be vaid, otherwise to be and remain in fall force and effect. The said first party for himself, fits heirs, austicus, executors or administrators, covenants and agrees with the second party that he is larshily seized of the above described premises, and has good right to Convey rame; that he will not occurred to suffer the party for himself, fits heirs, austicus, executors or administrators, covenants and agrees with the second party that he is larshily seized of the above described premises, and has good right to Convey rame; that he will not once, without delay, cause the buildings upon said premises; that he will not once, without delay, cause the buildings upon said premises; that he will not once, without delay, cause the buildings upon said premises; that he will not once, without delay, cause the buildings upon said premises; that he will not once, without delay, cause the buildings upon said premises situate, to be insured or refusione against loss by fire, in amount of 1. One in the major of the delth herein accuracy without intermition no long as the note hereby secured remains uppaid, and shall deliver the policy or policies properly assigned or piedged to said second party shall have power to collect such policy or policies and apply the proceeds thread to the delta	
FROVIDED ALWAYS, And these presents are upon the express condition, that if the said party of the first part, their heirs, executors, or administrators shall pay or cause to be peld to the said THE INTERSTATE MODITAGE TRUST COMPANY, its successors or ausgan, the num of the company of the said the said party of the first part, their heirs, executors, or administrators shall pay or cause to be peld to the said THE INTERSTATE MODITAGE TRUST COMPANY, its successors or ausgan, the num of the said the said the said party of the first part, bearing oven date with these presents, then these presents to be void, otherwise to be and remain in full force and offect. The said first party for himself, his heirs, sasigns, executors or administrators, covenants and agrees with the second party that he is lawfully selzed of the above tescribed premises, and has good right to Convey same; that he will not commit or saffer waste on said premises; that he will pay all taxes and assessments levied upon said real estate before same becomes delinquent; that he will at once, without delay, cause the buildings upon said premises situate, to be insured or refinance dispatible to before same becomes delinquent; that he will at once, without delay, cause the buildings upon said premises situate, to be insured or refinance and insurance without intermission so long as the note hereby secured remains uspaid, and shall deliver the policy or policies properly assigned or plodged to said second varty, and in the wvent of lose said second party shall have power to collect such policy or policies and apply the propercies and interest the note herein secured, that it has maken the proper subther principal or interest within that the performance of the principal secured in the first party described and apply the propercies and propercies the first party of the first party described with principal or interest within the performance of the principal secured in the principal secured in the principal secured in the principal secured in the principal	
FROVIDED ALWAYS, And these presents are upon the express condition, that if the said party of the first part, their beirs, executors, or administrators shall pay are cause to be peld to the said THE INTERSTATE MODIFICAGE TRUST COMPANY, its successors or ansigns, the sum of the said THE INTERSTATE MODIFICAGE TRUST COMPANY, its successors or ansigns, the sum of the said t	가게 되었는 사람이 이렇다는 아이들이 되는 아이들이 되었다는 작업이 되었다고 말했다면 나는 아들은 사람들이 살아 하지만 하지만 하다면 되었다. 이 나 나는
PROVIDED ALWAYS, and these presents are upon the express condition, that if the said party of the first part, their hoirs, executors, or administrators shall pay or cause to be paid to the said THE INTER-STATE MORTGAGE TRUST COMPANY, its successors or anglas, the sum of the said party of the first part, bearing even date on the said and said and said and said party of the first part, bearing even date with these presents, then these presents to be vold, otherwise to be and remain in fall force and effect. The said first part bearing even date with these presents, then these presents to be vold, otherwise to be and remain in fall force and effect. The said first part bearing even date with these presents, then these presents to be vold, otherwise to be and remain in fall force and effect. The said first part bearing even date with these presents, then these presents to be vold, otherwise to be and remain in fall force and effect. The said first part for himself, his beits, assigns, executors or administrators, covenants and agrees with the second party that he is lawfully estend of the above these remains upon the presents of the said permitses; that he will part the presents of the said permitses; that he will part the presents of the said permitses; that he will part the presents of the subject to approval of eccond party had be will continue and maintain much insurance without intermission so long as the note hereby accured shall fall to party and in the said second party and he will continue and maintain much insurance without intermission so long as the note hereby accured shall fall to pay either principal or interest within thirty days after due, or shall fall to perform any of the coremants secured; the rate of which will be present to the said second party and the option of the process of the payment of the debt herein secured; the rate of which in the performance of any covernative party and the present of the note herein secured; the rate of the payment is the performance of any covernative party	하늘의 교통이 되어 다 맛있으면 이 불안 하는 이 생각이라. 전에 밝힌 방향, 동생이 되게 됐다는 이번에 발하는 것은 다 되는 그는 다 전에 살아 하다.
The said first party of the first part, bearing even date with these presents, then these presents to be vold, otherwise to be and remain in full force and effect. The said first party for himself, his heirs, assigns, executors or administrators, covenants and agrees with the second party that he is lawfully seized of the above lescribed premises, and has good right to Convey same; that he will not commit or suffer waste on said premises; that he will pay all taxes and assessments levied apon said real estate before same becomes deltaquent; that he will at once, without delay, cause the buildings upon said premises stants, to be insured or resinanced against loss by fire, in amount of \$	어머니는 아내는 생물을 가장 하면 하셨다면 하는 아이를 하는 것이 되었다. 그런 아내는 사람들은 이 등 하는 사람들이 하셨다면 하는 것은 아내는 아내는 사람들이 쓰어 되었다. 그런 사람들은 나를
The said first party for himself, his helrs, assigns, executors or administrators, covenants and agrees with the second party that he is lawfully selzed of the above feedribed premises, and has good right to Convey same; that he will not commit or suffer waste on said premises; that he will pay all taxes and assessments levied upon said real estate before same becomes delinquent; that he will at once, without delay, cause the buildings upon said premises situate, to be insured or re-insured against loss by fire, in amount of \$\frac{\text{Local Paymont of second party}{\text{local Paymont of second party}}\$, and he will continue and maintain much insurance without intermission so long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or piedged to said second party and in the event of loss said second party shall have power to collect such policy or policies and apply the proceeds thereof to the payment of the debt herein secured; that if the maker of the maker of the mote herein secured shall fail to perform any of the covenants is rein situation, the mote herein secured may thereupon at the option of the holder, and his option only, without notice, he declared due and payable, and this Mortsage may thereupon be foreclosed; that in case of default in the performance of any covenant herein stipulated, he will pay interest on the note herein secured, at the rate of the per cent per annum from date thereof until the final payment; that he hereby waves all benefit of the stay, valuation and appraisement laws of the State of Oklahoma, SIGNED This. The day of Alphand A. D. 19/L. N PRESENCE OF: A. D. 19/L. N PRESENCE OF: When the dead of the uses and purposes therein set forth. The dead of the uses and purposes therein set forth. Residence. The first party of the first that he will a not only the process of the minutes of M. The first payon the process of the payment of the dead of the the uses and purposes therein set forth. The first payon that the paymen	연락분에 달라가 못하는데 못하면 있는데 나가 나를 하게 했다면 한다. 하나 맛의 가능한 하나는 요하다는 것이 나는 것 같아. 등을 살아 하는 것이다. 그리는 아름은 것 같아.
State of Oklahoma, State	한 일하고 말로 있는데 본러 많아 있습니다. 말로그리고하는 학자 그들다. 학교로 만든 그리고 말로 그는 한다는 이 아들이는 놀라 다니다.
signing to said real estate before same becomes delinquent; that he will at once, without delay, cause the buildings upon said premises situate, to be insured or re-insured against loss by fire, in amount of \$	described premises, and has good right to Convey same; that he will not commit or suffer waste on said premises; that he will pay all taxes and assessments levied
State of Oklahoma, Signed Off. State of Oklahoma, State of Okla	upon said real estate before same becomes delinquent; that he will at once, without delay, cause the buildings upon said premises situate, to be insured or re-insured
secured insurance without intermission so long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or pledged to said second party, and in the event of loss said second party shall have power to collect such policy or policies and apply the proceeds thereof to the payment of the debt herein secured; that if the maker of the note hereby secured shall fail to pay either principal or interest within thirty days after due, or shall fail to perform any of the covenants secret stipulated, the note herein secured may thereupon at the opilion of the holder, and his option only, without notice, be declared due and payable, and this Mortgage may thereupon be foreclosed; that in case of default in the performance of any covenant herein stipulated, the will pay interest on the note herein secured, at the rate of the performance of the stary, valuation and appraisement laws of the State of Oklahoma. Signed This day of Andrew Public, in and for said County and State, on this day of Application of the same as later of the kind of the same as later o	마이트 등 시민들에 발매되었다. 아이를 보고 있는 사람들은 사람들은 사람들이 하는 사람들이 되는 사람들이 모든 사람들은 점점을 모든 수 있다면 하는데, 모든 사람들이 모든 사람들이 없는데, 모든 사람들이 없는데, 모든 사람들이 되었다.
State of Oklahoma, State of Oklahoma, State of Oklahoma, BEFORE ME, A Notary Public, in and for said County and State, on this library appeared to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that let executed the same as lived for commission expires The Fore RECORD This I day of I feel for the uses and purposes therein set forth. Residence I selected to the note herein secured may thereupon at the option of the holder, and his potion only, without notice, be declared due and payable, and this Mortages in the proformance of any covenant herein stipulated, he will pay interest on the note herein secured, at the rate of the performance of any covenant herein stipulated, he will pay interest on the note herein secured, at the rate of the stay, valuation and appraisement laws of the State of Oklahoma. SIGNED This I day of State of Oklahoma, State of Oklahoma, State of Oklahoma, BEFORE ME, A Notary Public, in and for said County and State, on this I day of State of Oklahoma, and the same as I declared to the same as I declared the same as I declared to	such insurance without intermission so long as the note hereby secured remains unpaid, and shall deliver the policy or policies properly assigned or pledged to said second
State of Oklahoma, State of Oklahoma, Security of The Manual State, on this Boday of September 19/2, ersonally appeared Security Public, in and for said County and State, on this Boday of September 19/2, ersonally appeared Security Public, in and for said County and State, on this Boday of September 19/2, ersonally appeared Security Public, in and for said County and State, on this Boday of September 19/2, ersonally appeared Security Public, in and for said County and State, on this Boday of September 19/2, ersonally appeared Security Public, in and for said County and State, on this Boday of September 19/2, ersonally appeared Security Public, in and for said County and State, on this Boday of Security Institute 19/2, ersonally appeared Security Public, in and for said County and State, on this Boday of Security Institute 19/2, ersonally appeared Security Public, in and for said County and State, on this Boday of Security Institute 19/2, Ersonally appeared Security Institute 19/2, FILED FOR RECORD This Day of Security Institute 19/2, Ersonally appeared Security Institute	party, and in the event of loss said second party shall have power to collect such policy or policies and apply the proceeds thereof to the payment of the debt herein secured; that if the maker of the note hereby secured shall fall to pay either principal or interest within thirty days after due, or shall fall to perform any of the covenants herein stipulated, the note herein secured may thereupon at the option of the holder, and his option only, without notice, be declared due and payable, and this Mortgage may thereupon be foreclosed; that in case of default in the performance of any covenant herein stipulated, he will pay interest on the note herein secured, at the rate of 10 per cent per annum from date thereof until the final payment; that he hereby walves all benefit of the stay, valuation and appraisement laws of the State of Oklahoma.
State of Oklahoma, SS. BEFORE ME, A Notary Public, in and for said County and State, on this to day of destination of the known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the case and voluntary act and deed for the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth.	SIGNED This / We day of Act Act Act D. 19/62.
State of Oklahoma, SS. BEFORE ME, A Notary Public, in and for said County and State, on this to day of destination of the known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the case and voluntary act and deed for the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth. The form record of the uses and purposes therein set forth.	WARRIOT OF COMMENCE
ersonally appeared Oliver House ME, A Notary Public, in and for said County and State, on this Boday of September 19/0, ersonally appeared Oliver House Merconally ap	IN PRESENCE OF:
ersonally appeared Oliver House ME, A Notary Public, in and for said County and State, on this Boday of September 19/0, ersonally appeared Oliver House Merconally ap	White Will of Will Mill and the state of the
ersonally appeared October ME, A Notary Public, in and for said County and State, on this B day of September 19/0, ersonally appeared October ME, A Notary Public, in and for said County and State, on this B day of September 19/0, ersonally appeared October Me identical person who executed the within and foregoing instrument, and acknowledged to me that September 19/0, ree and voluntary act and deed for the uses and purposes therein set forth. Sy commission expires Tray 11 19/1 September 19/0 at 1	<u> </u>
o me known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me that Allexecuted the same as here and voluntary act and deed for the uses and purposes therein set forth. The second that the executed the same as here! What is a second to be the identical person—who executed the same as here! Residence—The second that the same as here! Residence—The second that the same as here! Notary Public. The property of the uses and purposes therein set forth. The second that the same as here! Notary Public. The property of the uses and purposes therein set forth. The second that the same as here! Notary Public. The property of the uses and purposes therein set forth. The second that the same as here! The second that the second that the same as here! The second	County of Tule alexander SS. BEFORE ME, A Notary Public, in and for said County and State, on this to day of September 19/0,
ree and voluntary act and deed for the uses and purposes therein set forth. (Ay commission expires Tray 14 19 / 4 Seg. Residence Trabeau, Chela) FILED FOR RECORD This day of Seg. 19/0 at / 0 o'clock o'clock o'minutes and M.	iking balang balang kang at mang at mang balang
Ay commission expires Triay 14 19 14 Seg. Residence Tribar, Chila Notary Public. FILED FOR RECORD This day of Mys. 19/1 at 10 o'clock 55 minutes 2 M.	
FILED FOR RECORD This day of Super 19/10 at 10 o'clock 55 minutes of M.	free and voluntary act and deed for the uses and purposes therein set forth.
Sp Stalkly	
Pennity Of Manual Comment Comm	FILED FOR RECORD This. I day of Sign 18/0 st 10 o'clock 55 minutes 4 M.
Committee of the control of the cont	By Deputy Deputy Register All