	and a second of the second provident day	n Terril	torv R	leal Estat	te Mortqac	10 2089
TATE CASE OF THE CONTRACT	an a	by These Presei		41	1999 - 1999 -	2007 - 20
****************	hereinafter	referred to as party of	t the first part, in	n consideration of the sum of		
Compar anu conve cessors a	y, hereinaiter reterro yed, and by these pres nd assigns, the followi	ed to as the patty of the ents dies bereby grant, ng described premises s	e second part, the r bargain, sell and c ituated in	DOLLARS, in h eccipt whereoi is hereby ac onvey unto the said The l i	and paid by The Inter-Stat (knowledged, jirst party has gra n ter-State Mortgage Trust) Morigage Tru nted, bargained, so Company, its so Indu
			학생님께 관심하는 것이 없다.			
	*****			58449999, 564444999, 19944, 19944, 19944, 1994		
Morgta	o HAVE AND TO I	HOLD, The premises its successors and assi	s above described, gns forever. And		hereunto belonging, to the said part covenants with the said part	t Tho Inter-St a ty of the second p
that they	are tree from all incut	mbrances, that		nt to sell and convey the sa	me, and that	heirs, executo
	dooid	sum of money, does her claim and possibility of e is on condition that wi	eby release and qui dower and homest hereas said party of	wife of said it cuim, transfer and reli ead in or to said real estate of the first part is justly in	awtul claims and demands what nguish unto said party of the sec forever, adebted to said party of the secon DOLLARS, for mu	cond part, its succ nd part in the sum
date, at t	he rate of	rty of the second part, 	evidenced by rcent per annum	promissory not	e of even date herewith, with in n the first days of	iterest thereon fr
No do and pe and effec	w, it said party of the rform each and every c t		eause to be paid su therein contained	h the coupons thereto attac aid note and the interest i , then this instrument sha	neu, thereon according to the tenor at 11 be null and void, otherwise to	d effect thereof, i be a lien in full 10
				id, or in default of the performant, computed semi-annually, on sail computed semi-annually, on sail the fore an	nce of any covenant herein contained, t d principal note from the date thereot to ount collected shall be, and not exceed.	he suid first party ag the time when the ma the legal rate of eight
					liens, claims, adverse filles, and incum his mortgage may at his option, without rest on the same at the rate of eight per	
mortgage s	iall stand as security for the TMIRD : Said first party it no waste, and especiall	e amount so paid with such i y agrees to keep all building y no cutting of timber, exce	nterest. s, tences, and other im ept for making and repa	provements on said real estate, in siring fences on the place and such	as good repair and condition as the san as shall be necessary for fire-wood f le.	ne are in af this date, or the use of the grant
family; an Dollars, in	the commission of waste sl OURTM: And the suid insurance companies approv	hall at the option of the hold tirst party agrees to at once yed by said second party, and	er of this mortgage, rei insure the buildings up i to at once deliver il	nder this mortgage due and payab n said premises against loss by le insurance policies, properly ass	e. fire, in the amount of	and that in the even
the failure gage Trus said build, stead of sa	neglect or retusal of said fi Company, beto e noon of ups for said amount, and the id first party; and it is furth	irst party to so insure the bu the day on which any such said, The Inter-State Mo her agreed that in the event of	ildings or to re-insure policies shall expire; th rtgage Trust Compan of loss under such polic.	the same and deliver the policies en said second party is hereby au y, may sign all papers and applic y or policies, the said second part	properly assigned r pledged to the said horized and empowered by these preset ations necessary to obtain such insurat y shall have full power to demand, rece	The Inter-State Mo its, to insuce or re-insuce in the name, place ive, collect and settle
same and t sary to pro ments be n judgment f	or that purpose may in the n cure the money thereunder, of performed as aforesaid, the or statutory lien claims inc	name, place and stead of said and to apply the amount so the hen said party of the second p luding all costs and for the r	first party, and as hi collected toward the pa part or its assigns, may epayment of all money	s agent and attornfy in fact, sign y, ent of a note, interest comp effect such insurance as here in so paid with interest thereon fr	tire, in the amount of	raits that shall be ne and if any of said ag nd may also pay the f eight per cent per ann
or the title	11-ADDUALLY, these presents FIFTH. The said first pai teo or the possession of said	soull be as security in like t rty agrees that should a peti real estate that they will pay	uanner and with like e tion be filed to foreclose y an attorney's fee to be	e this mortgage, gain possession o b fixed, determined and allowed by	ole and interest conpons. I said real estate or to protect the right I the Court, and the payment thersof shu	s of the mortgagee her ill also be secured by
mortgage.	WEATH. The said first par to or comply with any of th	ty agrees that if the maker of foregoing covenants, the w	of the note shall fail to hole sum of money her	pay any of said money, either pri ein secured, may at the option of t	ncipal or interest when the the Same be- the hulder of the note bere'y secared of the second part or the legal holder he terms of sale having first been given to osted up in two public places in the vicio the do. And said party of the first part l and the fecitals of the deed of conveyan- second, to the payment of said debt and i	omes due and payabl and at his option only
to conform	the he declared downand	able and man he forestar # L				

「「「「「「「「「「」」」」

'n

day [SEAL]

															÷.,						 	*******	 *****	****	*******	esta deben	*****		******	 LS	EAL,	10
2	in the	11			WI	TN	FRA	FA						de l'	1	1.2														 ГS	EL	1
					÷.		201													******	 									 	EAL	1
						1.1				1.									ે				 								EAL	1
			_					<u>.</u>	 	 		:				 	3.52				 		 									٠.
	1.1.1	100		1.10				1	 		5.	1.12	 <u></u>	1	1			200	1	199			 		÷.,			1941	14.1	1.1		

ACKNOWLEDGMENT

UNITED STATES OF AMERICA, Indian Territory, Western District, ss.

25

.

į .

15

-

1	—			
dav	of	100	Defore	TTIA
	VI	 · · · · · · · · · · · · · · · · · · ·		Add branning a state of the sage

haraby on cartity				s upon the within and foreg ses therein mentioned and set	
				g (geographic () - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
therein contained and sein in TESTIMON	Y WHEREOF , I have he	or undue int vence of her sai ereunto set my hand and offi	d husband. cial seal, as such	oon the within and foregoing is to be a second to b	
	District of the Indi	ian Territory, on the	day of		
(SEAL)		********		1.11.12.14.7.1.1.1.14.17.14.14.14.14.14.14.14.14.14.14.14.14.14.	Notary Public
My commission expires.	*******	#11.14.1.1.1.1.14.14.	an an an Arran an Arra an Arra Arra an Arra an		
		TO BE USED WHEN TH			
UNITED STATES OI	AMERICA, Indian Ter	ritory, Western District	, 88.		
On this	day of		belore me,		
]		fDisi	rict in the Indian Territory	, appeared in person	
	to me persona	ally well known as the yers	on whose name appears upo	n the within and foregoing Me rem mentioned and set forth,	or tgage Deed as
en Aartifu				tem mentionen ann set for th,	
wite to the said	, and in the absence of her sa	to me	well known to be the pers	on whose name appears upon executed the same for the con	the within and nsideration and
foregoing Mortgage Deet	cu anu oct ioi in, without coi	•		in the	·
purposes therein contain	Y WHEREOF These he		***************************************		
purposes therein contain IN TESTIMON	Y WHEREOF , I have he critory, on the	day of	[
purposes therein contain IN TESTIMON	ny WHEREOF, I have he rritory, on the		[

Alet M. R. - Online Sugarday , a dis.

Mi Maria

Nij.

\$