STATE SHATE WE STEEL STATES THE STATES OF TH					A Constitution of the State
know all f	Den by These Presents,	That		ng gyar da maraadah kalanda da d	dienerija a spiritarija pres
	naiter referred to as party of the	first part, in consid	eration of the sum of		/A-4481-5
Company, acrementer r and conveyed, and by these cessors and assigns, the fo	eterrea to as the party of the seco presents does beteby grant, barg llowing described premises situate	no part, the receipt wasn, sell and convey t ed in	whereol is hereby acknown to the said The inte	wledged, lirst party has g r-State Morigage Tru	ranted, barg
			하고 있는 마련이 되어졌다.		
according to the orticial pla TO HAVE AND Morgtage Trust Comp	t ani survey thereof approved by TO HOLD, The premises abo any, its successors and assigns forlawfully seized in fee of said p.	the Secretary of the ye described, with the oreyer. And the said	Interior of the United the appurtenancis there party of the first part	States. Punto Delonging, to the s Covenants with the said p	aid <b>The Int</b> arty of the s
that they are tree from all administrators and assigns	incumbrances, that , shall forever warrant and deten	good right to seil d the title to said real	l and convey the same, lestate against all law	and thatwill, and ul claums and demands wi	lheirs, hatever.
for and in consideration of sors and assigns, all her ri The foregoing conve	Said sum of money, does hereby reight, claim and possibility of dowe yance is on condition that whereas	er and homestead in or s said party of the fi	r to said real estate for rst part is justly indeb	ever. ted to said party of the sec	cond part in
	he party of the second part, eviden	nced by	promissory note o		h interest the
and Now, it said party o	in each year in ac	cordauce with the cor e to be paid said note	upons thereto attached. and the interest ther	eon according to the tenor	and effect th
do and perform each and ev and effect. It is expressly, mut	ery covenant and agreement here ually stipulated and agreed as tol	ein contained, then ti Iows:	his instrument shall be	null and void, otherwise	to be a lien in
cent.	default of payment of any sum he ein cov. s assigns, interest at the rate of eight per ments made on account of interest shall b ist party agrees to pay all taxes and as				
	rst party agrees to pay all laxes and as fter the same are due and chargeable or be e and payable at once; or may elect to pay for the amount so paid with such interest t party agrees to keep all buildings, fence				
shall permit no waste, and esp family; and the commission of w FOURTHE And the Dollars, in insurance companies	t party agrees to keep all buildings, fence occially no cutting of timber, except for aste shall at the option of the holder of the e said tirst party agrees to at once insure approved by said second party, and to a said first party to so insure the buildings	making and repairing fend is mortgage, render this n the buildings up in said pr once deliver the insuran	es on the place and such as suortgage due and payable. emises against loss by fire, ce policies, properly assigne	nall be necessary for fire-woo in the amount of	d for the use of t rty; and that in
the failure, neglect or retusal of gage Trust Company, before ne said buildings for said amount; a stead of said first party; and it is same and for that purpose may it	said first party to so insure the buildings on of the day on which any such policies lud the said, The Inter-State Mortgage is further agreed that in the event of pages to the name, place and stead of said first luder, and to apply the amount so collecte said, then said party of the second part or so including all costs and for the repayme seents shall be as security in like manner	or 10 re-insure the same a shall expire; then said se Trust Company, may si under such policy or polic, party, and as his agent an	and deliver the policies prope cond party is hereby authoris gn all papers and application les, the sakt second party shu d attornfy in fact, sign and e	rly assigned or pledged to the si ed and empowered by these pro- s necessary to obtain such insu- ill have full power to demand, a ndorse all vouchers, receipts au	aid The Inter-s scats, to insure rance in the nav eccive, collect u ad draits that sh
sary to procure the money theref ments be not performed as afores judgment for statutory lien clain payable semi-annually, these pro-	inder, and to apply the amount so collecte aid, then said party of the second part or 1s including all costs and for the repayme sents shall be as security in like manner	d toward the payment of its assigns, may effect st int of all moneys so paid w and with like effect as fo	a note, interest coupons a nech insurance as hereinbefore the nech street thereon from the payment of said note as	id interest thereon hereby secui- agreed, paying the cost thereof he time of payment at the rate id interest coupons.	re I and It any of F; and may also of eight per cen
mortgage.	rst party agrees that should a petition be it said real estate that they will pay an att rst party agrees that if the maker of the n				The second secon
without notice, be declared due a or attorney, shall have the power ing in some newspaper published sale said party of the second part	rst party agrees that if the maker of the n of the forceoping covenants, the whole st and may be foreclosed by the hot osell such property or any part three to sell such property or any part three in the indian if no rof general circulation in said tolown or its assignee, agent, or attorney in far and tro its successors or desires, to conflat on the payments of the first part.	older hereof as provided f at public sale to the higher Territory, public notice of or territory, or by printed of territory, or by printed (t. may hid and purchase)	or by law, or the party of the st bidder for cash at the time and place and term or written hand bills posted as any third person might do.	second part or the legal holder of sale having first been given up in ten public places in the vi And said party of the first pa	hereof, or his as for thirty days icinity of said I
powers said party of the second party of the s	nart or its successors or assigns, to con aid sale shall be applied first to the payme narty of the first part. First party for and in consideration of the i	ivey said property to any nt of all costs and expense money loaned as aforesaid	pu chaser at said sale and the es attending said sale, second , hereby waives and reling	e recitals of the deed of convey. i, to the payment of said debt at dishes all rights of redemption,	ance shall be ta id interest, and appraisement ar
IN TESTIMONY	WHEREOF, Said part o				
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INTERN COATES		CKNOWLED			
On this	OF AMERICA, Indian T		me		
	within and for the to me personall to me personall to me had exe				
neredy so certify. And I further certify	y that on this day voluntarily app	eared before me		incharità di manistra di sale d	wife
in the absence of her said he therein contained and set to IN TESTIMONY	usband, ucclared that she had on orth, without compulsion or undu whereof, I have hereunto District of the Indian Terr	f her own free will e influence of her said set my hand and offic sites on the	signed the relinquishm d husband, cial seal, as such	nt of dower therein expr	essed, for the
(SEAL)		***************************************			
		BE USED WHEN TIT			
	day of		belore me,		
one of the parties grantor,	and stated that he had executed the	I known as the gerse e same for the consi	on whose name appears deration and purposes	upon the within and foreg therein mentioned and sei	going Mortga I forth, and l
so certify. And I further certify	that on this day intrinsi it.	nangod hadro			

Deputy Clerk and Ex-Officio Recorder.