Chattel Mortgage With Power of Sale.

taa taa iyo taabada ahaa ka baada ahaa ahaa ahaa ahaa ahaa ahaa ah	EN BY THESE PRESE.			
That	deration of the sum of			
	and paid by			
	sold and by these presents do l	그는 사람이 있는 것 같은 것 같은 것이 같이 같이 같이 같이 같이 같이 했다.		
all the following articles	of personal property, the same bein	ng the absolute property of, and	now in possession of said party of	the first part at his fa
	Dii	에 이 가지 않는 것이 아파 가지 않는 것이다.		
Nation, an within the		District, Indian Territory, to-w	it:	
·*************************************		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ar fan 1999 yn 1997 yn 1997 yn	****
*****	*****	an a		
1 - 6 - 6		\$\$4		
	2772.294.4972.4884.4944.744.2972.4972.497.747.747.297.297.497.497.497.497.497.497.497.497.497.4	9931117949-11177-11-31-00130-001179197961979141444933330994994111111-149497		
	9 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	antipart 10.544 (16.19) - Predivaj Bilgang Bang, Antipart Managering Binger	ar verigendi sala sana katalan sala pasa sala di tara sa sala sana bartan tara tara tara tara tara tara tara	
*********	• • • • • • • • • • • • • • • • • • •		\$\$1.179} ¹ 01(199 ¹⁾ /1 - \$1773)75, 1015979 (17) ² 02, 10179 - 56, 2 (17) ⁴ - 56, 2 (17) ⁴ - 57, 10)	

		alijansi je rizvest kali i maljeka na sa		****

	ys, and these presents are upon this			
	part, or to his executors, administr			
Date			化合金 化乙基苯基乙基苯乙基苯基苯基乙基乙基乙基乙基乙基	and the second
			김 씨 같이는 방법이 많은 것이 있는 것이 같다.	
in the payment of said s	im of money or any part thereof, or	r the interest thereon, at the time	or tim s when by the condition of	the said note the same
become payable, or if sai	d party of the second part shall at	any time deem himself insecure	for any cause, without assigning an	y reasons therefor, or
property is removed from	a the district aforesaid, then and th	nenceforth it shall be lawful for se	id party of the second part, his ex	ecutors, administrators
signs, or his authorized a	gent to declare said note and mort	gage due, and to take said goods	and chattels wherever same may b	e found, and dispose of
or so much as may be ne	cessary, without appraisement (the	e appraisement required by law be	ing hereby expressly waived), a	t public auction, at the
where said property is fo	und or taken, or at	for eash in hand, upon tw	o weeks notice in some newspaper	published in the
	District, or the county where ta	aken, or by written notices posted	in five (5) conspicuous places nea	r the property, at whic
as herein set forth, and t assigns, and if from any and until default be mad	may purchase as other parties, and he cost of this trust and of sale, ren cause said property shall fail to satis e as aforesaid, or until such time as eaceable possession of all the said g	ndering the overplus, if any, to a sfy said debt and interest aforesaid s he party of the second part she	ne said party of the second part he said party of the first part, his , said party of the first part hereby Il deem bimself insecure as aforesa	executors, administrat agrees to pay the defi id, the said party of th
as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that there	he cost of this trust and of sale, rec cause said property shall fail to sati e as aforesaid, or until such time as enceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind	ndering the overplus, if any, to a sfy said debt and interest aforesaid s he party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m	he said party of the second part he said party of the first part, his , said party of the first part hereby 11 deen: himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is nortgage is a first lien thereon.	executors, administrat agrees to pay the defic id, the said party of the shall be kept in as good accepted on the faith o
as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a representation, that there	he cost of this trust and of sale, ren cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind	ndering the overplus, if any, to a sfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m	he said party of the second part he said party of the first part, his , said party of the first part hereby II deem himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon.	executors, administrat agrees to pay the defi- id, the said party of the shall be kept in as good accepted on the faith o
as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a representation, that there	he cost of this trust and of sale, rec cause said property shall fail to sati e as aforesaid, or until such time as enceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind	ndering the overplus, if any, to a sfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m	he said party of the second part he said party of the first part, his , said party of the first part hereby II deem himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon.	executors, administrat agrees to pay the defi- id, the said party of th shall be kept in as good accepted on the faith o
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the same now a representation, that there is a substant of the same o	he cost of this trust and of sale, ren cause said property shall fail to satis e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind EFEO , The party of the first part	ndering the overplus, if any, to 1 isfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m	ne said party of the second part the said party of the first part, his , said party of the first part hereby 11 deem himself insecure as aforesa to consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon.	executors, administrat agrees to pay the defin- id, the said party of th- shall be kept in as good accepted on the faith o
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the p dition as the same now a representation, that there in Witness When Signed 1	he cost of this trust and of sale, ren cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind EFEOF , The party of the first part N THE PRESENCE OF	ndering the overplus, if any, to a isfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the	he said party of the second part he said party of the first part, his , said party of the first part hereby II deem himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the definition id, the said party of the shall be kept in as good accepted on the faith of A. D. 19
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the p dition as the same now a representation, that there in Witness Whe Signed to	he cost of this trust and of sale, ren cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind e are no liens or claims of any kind CFGOI , The party of the first part a THE PRESENCE OF	ndering the overplus, if any, to a sfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the	ne said party of the second part he said party of the first part, his , said party of the first part hereby 11 deen: himself insecure as aforesa to consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defi- id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the p dition as the same now a representation, that there in Witness Whe Signed to	he cost of this trust and of sale, ren cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind EFEOF , The party of the first part N THE PRESENCE OF	ndering the overplus, if any, to a sfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the	he said party of the second part he said party of the first part, his , said party of the first part hereby II deem himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defi- id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public dition as the same now a representation, that there is a subscript of the set of the standard set of the set of the standard set of the standard set of the set o	he cost of this trust and of sale, ren cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind e are no liens or claims of any kind CFGOI , The party of the first part a THE PRESENCE OF	ndering the overplus, if any, to a isfy said debt and interest aforesaid s he party of the second part sho goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the	he said party of the second part he said party of the first part, his , said party of the first part hereby II deem bimself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defi- id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assessment of the	he cost of this trust and of sale, ren cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper of e are no liens or claims of any kind e are no liens or claims of any kind EFGOI , The party of the first part a THE PRESENCE OF AMERICA, Indian Territory	ndering the overplus, if any, to a isfy said debt and interest aforesaid is the party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hercunto set his hand the Dis	ne said party of the second part the said party of the first part, his , said party of the first part hereby II deem himself insecure as aforesa to consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defin- id, the said party of th- shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the prediction as the same now a representation, that there is a subscript the set of the standard of the set of the	he cost of this trust and of sale, ren cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper e are no liens or claims of any kind e are no liens or claims of any kind EFGOI , The party of the first part N THE PRESENCE OF 'AMERICA, Indian Territory	ndering the overplus, if any, to 1 isfy said debt and interest aforesaid is he party of the second part she gonds and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the	e said party of the second part he said party of the first part, his , said party of the first part hereby II deem himself insecure as aforesa o consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the deficient id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assessment of the	he cost of this trust and of sale, ref cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper of e are no liens or claims of any kind e are no liens or claims of any kind EFGOI , The party of the first part N THE PRESENCE OF 'AMERICA, Indian Territory	ndering the overplus, if any, to a isfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the base of the second part of the second part of the second the second part of the second part of the base of the second part of the second the second part of the second part of the the second part of the second	e said party of the second part he said party of the first part, his , said party of the first part hereby II deem himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the definition id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assessment of the	he cost of this trust and of sale, ref cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper of e are no liens or claims of any kind e are no liens or claims of any kind EFEOF , The party of the first part n THE PRESENCE OF AMERICA, Indian Territory	ndering the overplus, if any, to a isfy said debt and interest aforesaid is the party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the Dis 	e said party of the second part	executors, administrat agrees to pay the definition id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assessment of the	he cost of this trust and of sale, ref cause said property shall fail to sati e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper of e are no liens or claims of any kind e are no liens or claims of any kind EFGOI , The party of the first part N THE PRESENCE OF 'AMERICA, Indian Territory	ndering the overplus, if any, to 1 isfy said debt and interest aforesaid is the party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the Dis Dis appears upon the within and appears therein mentioned and set	e said party of the second part he said party of the first part his, said party of the first part hereby II deem himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defi- id, the said party of th shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the production as the same now a representation, that there is a state of the second state of the secon	he cost of this trust and of sale, ref cause said property shall fail to satis e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper of e are no liens or claims of any kind e are no liens or claims of any kind EFEOF , The party of the first part a THE PRESENCE OF AMERICA, Indian Territory	ndering the overplus, if any, to 1 isfy said debt and interest aforesaid is the party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the Dis Dis appears upon the within and appears therein mentioned and set	e said party of the second part he said party of the first part his, said party of the first part hereby II deem himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the deficient id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assessment of the	he cost of this trust and of sale, references and property shall fail to satisfy a safe sale of this trust and of sale, references and property shall fail to satisfy a second of the sate of a safe sate	ndering the overplus, if any, to a isfy said debt and interest aforesaid is he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the 	e said party of the second part he said party of the first part his, said party of the first part hereby II deem himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defin- id, the said party of th- shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the production as the same now a representation, that there is a signed to signed the signed to signed the signed to the provide the signed that he had executed the in Testime (SEAL).	he cost of this trust and of sale, references and property shall fail to satistic e as aforesaid, or until such time as eaceable possession of all the said gree, and taken care of at its proper of e are no liens or claims of any kind e are no liens or claims or clai	ndering the overplus, if any, to 1 isfy said debt and interest aforesaid s he party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the	ne said party of the second part he said party of the first part hereby ll deen bimself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defin- id, the said party of th- shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the production as the same now a representation, that there is a signed to signed the signed to signed the signed to the provide the signed that he had executed the in Testime (SEAL).	he cost of this trust and of sale, references and property shall fail to satisfy a safe sale of this trust and of sale, references and property shall fail to satisfy a second of the sate of a safe sate	ndering the overplus, if any, to 1 isfy said debt and interest aforesaid s he party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the	ne said party of the second part he said party of the first part hereby ll deen bimself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defin- id, the said party of th- shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assignment of the	he cost of this trust and of sale, references and property shall fail to satistic e as aforesaid, or until such time as eaceable possession of all the said gree, and taken care of at its proper of e are no liens or claims of any kind e are no liens or claims or clai	ndering the overplus, if any, to a isfy said debt and interest aforesaid is the party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the bis 	ne said party of the second part	executors, administrat agrees to pay the deficient id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the product of the same now a representation, that there is a same now a representation of the same now a representation of the same now a representation of the same north of the same now a representation of the same north of the same northeld of the same north of the same north of the same nor	he cost of this trust and of sale, references and property shall fail to satise as a foresaid, or until such time as eaceable possession of all the said gare, and taken care of at its proper of a reference of a tits proper of a reference of a tits proper of a reference of a r	ndering the overplus, if any, to a isfy said debt and interest aforesaid is he party of the second part she goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the	ne said party of the second part he said party of the first part hereby ll deen bimself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the deficient id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assignment of the	he cost of this trust and of sale, ref cause said property shall fail to satis e as aforesaid, or until such time as eaceable possession of all the said g re, and taken care of at its proper of e are no liens or claims of any kind BREOJ, The party of the first part a THE PRESENCE OF AMERICA, Indian Territory	ndering the overplus, if any, to a isfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the Dis 	ne said party of the second part	executors, administrat agrees to pay the deficient id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assignment of the	he cost of this trust and of sale, references and property shall fail to satistic e as aforesaid, or until such time as eaceable possession of all the said gare, and taken care of at its proper of e are no liens or claims of any kind. EFEOI, The party of the first part at THE PRESENCE OF AMERICA, Indian Territory	ndering the overplus, if any, to a isfy said debt and interest aforesaid s he party of the second part shu goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the 	ne said party of the second part he said party of the first part hereby ll deen himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the deficient id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assessment of the	he cost of this trust and of sale, references and property shall fail to satisfy a safe sale possession of all the said generation of all the said generation of all the said generation of a second s	ndering the overplus, if any, to a isfy said debt and interest aforesaid s he party of the second part she goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the bis 	ne said party of the second part he said party of the first part hereby ll deen himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defici- id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the assessment of the	he cost of this trust and of sale, references and property shall fail to satise as a foresaid, or until such time as eaceable possession of all the said gare, and taken care of at its proper of a reference of a tits proper of a reference of a tits proper of a reference of a r	ndering the overplus, if any, to a isfy said debt and interest aforesaid is the party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the bis 	ne said party of the second part he said party of the first part hereby ll deen himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defici- id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the same now a representation, that there is a signed to signed the signed to signed the signed to signed the signed that he had executed the in Testime (SEAL) My commission expires	he cost of this trust and of sale, references and property shall fail to satise and a softward of the sate of a softward of the softward	ndering the overplus, if any, to a isfy said debt and interest aforesaid is the party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the bis 	ne said party of the second part he said party of the first part hereby ll deen himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defici- id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the public of the same now a representation, that there is a signed to signed the signed to signed the signed to signed the signed that he had executed the in Testime (SEAL) My commission expires	he cost of this trust and of sale, references and property shall fail to satise as a foresaid, or until such time as eaceable possession of all the said gare, and taken care of at its proper of a reference of a tits proper of a reference of a tits proper of a reference of a r	ndering the overplus, if any, to a isfy said debt and interest aforesaid is the party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the bis 	ne said party of the second part he said party of the first part hereby ll deen himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defici- id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the product of the same now a representation, that there is a representation, that there is a signed to signed the signed to signed the signed to the signed the signed that he had executed the in Testimule (SEAL) My commission expires	he cost of this trust and of sale, refectives said property shall fail to satise and a foresaid, or until such time as eaceable possession of all the said gre, and taken care of at its proper of e are no liens or claims of any kind a soft. The party of the first part is THE PRESENCE OF AMERICA, Indian Territory	ndering the overplus, if any, to a isfy said debt and interest aforesaid is he party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this in t has hereunto set his hand the t has hereunto set his hand the A. D. 190 be appears upon the within and proses therein mentioned and set at ho set my hand and affixed my no 	ne said party of the second part he said party of the first part hereby ll deen himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the defici- id, the said party of the shall be kept in as good accepted on the faith of
as herein set forth, and the assigns, and if from any of and until default be made part to continue in the product of the same now a representation, that there is a representation, that there is a signed to signed the signed to signed the signed to the signed the signed that he had executed the in Testimule (SEAL) My commission expires	he cost of this trust and of sale, references and property shall fail to satise and a softward of the sate of a softward of the softward	ndering the overplus, if any, to a isfy said debt and interest aforesaid is the party of the second part sha goods and chattels, all of which, in cost and expense. It is hereby on the above property, but this m t has hereunto set his hand the bis 	ne said party of the second part he said party of the first part hereby ll deen himself insecure as aforesa a consideration hereof, he engages represented, and this mortgage is ortgage is a first lien thereon. 	executors, administrat agrees to pay the deficient id, the said party of the shall be kept in as good accepted on the faith of

11