. W

148

	an a			
	ration of the sum of			
	d and by these presents do barga			
	personal property, the same being th			「たい」は、「した」としていた。 しんぜい たいり
	District			
Nation, an within the		istrict, Indian Territory, to-wi		
94 (1990-1994) - 1990 (1991) - 1992) - 1993 (1991) - 1993 (1994) - 1993 (1994) - 1994 (1994) - 1994 (1994) - 1994				•
••••••••••••••••••••••••••••••••••••••		9 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		
·	****			to a Policite to Maria a
		그는 것을 물었다. 가지 않는 것을 많이		

날 가지 않는 것 같은 것 같이 없다.			가슴을 눈물을 다 가지 않는다.	
	and these presents are upon this exp	승규는 승규는 것이 아파 가지 않는 것이 가지 않는 것이 같이 했다.		
	rt, or to his executors, administrators			
	according to the terms of			
	190 j Due			
in the payment of said sum	of money or any part thereof, or the	interest thereon, at the time	or timos when by the condition	of the said note the
become payable, or if said	party of the second part shall at any t	ime deem himself insecure	or any cause, without assignin	g any reasons therefor
property is removed from t	ie district aforesaid, then and thence	forth it shall be lawful for sa	d party of the second part, his	executors, administra
	nt to declare said note and mortgage			
	sary, without appraisement (the app			
그는 말 같은 것 같은 것 같은 것 같은 것 같이 많이	d or taken, or at			
**************************************	District, or the county where taken,	or by written notices posted	in five (5) conspicuous places	near the property, at
				옷 집에 다 한 중에 걸려야?
	ay purchase as other parties, and out			
as herein set forth, and the	cost of this trust and of sale, renderi	ng the overplus, if any, to t	ne said party of the first part,	his executors, admini
as herein set forth, and the assigns, and if from any cau	cost of this trust and of sale, renderi se said property shall fail to satisfy se	ing the overplus, if any, to t aid debt and interest aforesaid,	ne said party of the first part, said party of the first part her	his executors, admini eby agrees to pay the
as herein set forth, and the assigns, and if from any cau and until default be made a	cost of this trust and of sale, renderi se said property shall fail to satisfy so s aforesaid, or until such time as the	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha	ne said party of the first part, said party of the first part her I deem himself insecure as afor	his executors, admini eby agrees to pay the resaid, the said party
as herein set forth, and the assigns, and if from any cau and until default be made s part to continue in the peac	cost of this trust and of sale, render se said property shall fail to satisfy so s aforesaid, or until such time as the seable possession of all the said goods	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag	his executors, admini eby agrees to pay the resaid, the said party ges shall be kept in as
as herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the peac dition as the same now are,	cost of this trust and of sale, render se said property shall fail to satisfy so s aforesaid, or until such time as the seable possession of all the said goods and taken care of at its proper cost i	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb,	e said party of the first part, said party of the first part her l deem himself insecure as afor consideration hereof, he engag represented, and this mortgag	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as
as herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are, representation, that there a	cost of this trust and of sale, render se said property shall fail to satisfy so s aforesaid, or until such time as the seable possession of all the said goods	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereby he above property, but this m	e said party of the first part, said party of the first part her l deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon.	his executors, admini eby agrees to pay the resaid, the said party of res shall be kept in as e is accepted on the fr
as herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are, representation, that there a	cost of this trust and of sale, renderi se said property shall fail to satisfy so a aforesaid, or until such time as the seable possession of all the said goods and taken care of at its proper cost re no liens or claims of any kind on t	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m	e said party of the first part, said party of the first part her l deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon.	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fr
as herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are, representation, that there a	cost of this trust and of sale, renderi se said property shall fail to satisfy so s aforesaid, or until such time as the eable possession of all the said goods and taken care of at its proper cost re no liens or claims of any kind on t	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part shal and chattels, all of which, in and expense. It is hereby he above property, but this m	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon.	his executors, admini eby agrees to pay the resaid, the said party of res shall be kept in as e is accepted on the fa
as herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are, representation, that there a In Witness Where	cost of this trust and of sale, render se said property shall fail to satisfy sa s aforesaid, or until such time as the seable possession of all the said goods and taken care of at its proper cost a re no liens or claims of any kind on t	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part shal and chattels, all of which, in and expense. It is hereby he above property, but this m	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon.	his executors, admini eby agrees to pay the resaid, the said party of res shall be kept in as e is accepted on the fa
as herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN	cost of this trust and of sale, renderi se said property shall fail to satisfy sa s aforesaid, or until such time as the seable possession of all the said goods and taken care of at its proper cost i re no liens or claims of any kind on t EOI , The party of the first part has	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part shal and chattels, all of which, in and expense. It is hereby he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon.	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa
as herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are; representation, that there a In Witness Wher SIGNED IN	cost of this trust and of sale, renderi se said property shall fail to satisfy so a aforesaid, or until such time as the evable possession of all the said goods and taken care of at its proper cost re no liens or claims of any kind on t BOI, The party of the first part has THE PRESENCE OF	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem hinself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa
As herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are, representation, that there a IN WITNESS Where SIGNED IN	cost of this trust and of sale, renderi se said property shall fail to satisfy so s aforesaid, or until such time as the scable possession of all the said goods and taken care of at its proper cost re no liens or claims of any kind on t BOO, The party of the first part has THE PRESENCE OF	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. 	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa
As herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are, representation, that there a in Witness Where SIGNED IN	cost of this trust and of sale, renderi se said property shall fail to satisfy so s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost re no liens or claims of any kind on t BOI, The party of the first part has THE PRESENCE OF	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereby he above property, but this m hereunto set his hand the	ne said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of res shall be kept in as e is accepted on the fa
As herein set forth, and the assigns, and if from any cau and until default be made a part to continue in the pead dition as the same now are, representation, that there a IN WITNESS Where SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy so s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost re no liens or claims of any kind on t BOI, The party of the first part has THE PRESENCE OF	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the 	ne said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. 	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy sa s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost is re no liens or claims of any kind on t Coff , The party of the first part has THE PRESENCE OF MERICA, Indian Territory	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of res shall be kept in as e is accepted on the fa A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN UNITED STATES OF A On this. District, Indian Territory, a to me personally well know that he had executed the se	cost of this trust and of sale, renderi se said property shall fail to satisfy sa s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost i re no liens or claims of any kind on t BOI, The party of the first part has THE PRESENCE OF MERICA, Indian Territory	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part shal and chattels, all of which, in and expense. It is hereby he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of res shall be kept in as e is accepted on the fa A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN UNITED STATES OF A On this. District, Indian Territory, a to me personally well know that he had executed the se	cost of this trust and of sale, renderi se said property shall fail to satisfy sa s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost i re no liens or claims of any kind on t COI , The party of the first part has THE PRESENCE OF MERICA, Indian Territory Merica, indian Territory Merica, in person n as the person	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part shal and chattels, all of which, in and expense. It is hereby he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of res shall be kept in as e is accepted on the fa A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN UNITED STATES OF A On this. District, Indian Territory, a to me personally well know that he had executed the se	cost of this trust and of sale, renderi se said property shall fail to satisfy sa s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost i re no liens or claims of any kind on t BOI, The party of the first part has THE PRESENCE OF MERICA, Indian Territory	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part shal and chattels, all of which, in and expense. It is hereby he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa A. I A. I n and for said
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>in Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy sa s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost i re no liens or claims of any kind on t BOI, The party of the first part has THE PRESENCE OF MERICA, Indian Territory	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa A. I A. I n and for said
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy sa s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost is re no liens or claims of any kind on t COI , The party of the first part has THE PRESENCE OF MERICA, Indian Territory MERICA, Indian Territory Mericon and the person me for the consideration and purpose by WherCOI, I have hereunto se	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part shal and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon. 	his executors, adminis eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy sa s aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost a re no liens or claims of any kind on t Bof, The party of the first part has THE PRESENCE OF MERICA, Indian Territory day of	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa A. I A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy so a aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost if re no liens or claims of any kind on t BOS, The party of the first part has THE PRESENCE OF MERICA, Indian Territory day of me for the consideration and purpose by Whereof, I have hereunto se MERICA, Indian Territory and for the consideration and purpose by Whereof, I have hereunto se	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part shal and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgago ortgage is a first lien thereon. 	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa A. I A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>In Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy so a aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost a re no liens or claims of any kind on t Bof, The party of the first part has THE PRESENCE OF MERICA, Indian Territory day of peared in person MERICA, Indian Territory MERICA, Indian Territory MERICA, Indian Territory MERICA, Indian Territory day of MERICA, Indian Territory day of	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the Dist 	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of. 	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa A. I A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>in Witness Where</i> SIGNED IN UNITED STATES OF A On this District, Indian Territory, a to me personally well know that he had executed the sa <i>in Testimon</i> (SEAL) My commission expires UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy so a aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost if re no liens or claims of any kind on t BOS, The party of the first part has THE PRESENCE OF MERICA, Indian Territory day of me for the consideration and purpose by Whereof, I have hereunto se MERICA, Indian Territory and for the consideration and purpose by Whereof, I have hereunto se	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the Dist 	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of. 	his executors, admini eby agrees to pay the resaid, the said party of ges shall be kept in as e is accepted on the fa A. I A. I A. I
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>in Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy so a aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost a re no liens or claims of any kind on t Bof, The party of the first part has THE PRESENCE OF MERICA, Indian Territory day of peared in person MERICA, Indian Territory MERICA, Indian Territory MERICA, Indian Territory MERICA, Indian Territory day of MERICA, Indian Territory day of MERICA, Indian Territory day of MERICA, Indian Territory day of mereories of the sate of t	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the Dist 	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of	his executors, adminisely agrees to pay the resaid, the said party of resaid, the said party of resaid is accepted on the failed
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>in Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy so a aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost a re no liens or claims of any kind on t Bof, The party of the first part has THE PRESENCE OF MERICA, Indian Territory day of peared in person in as the person whose name by Whereof, I have hereunto se MERICA, Indian Territory day of meritory day of meritor day of meritor day of meritor day of day of meritor day of meritor day of day of day of meritor day of day of day of day of meritor day of day of day of meritor day of day o	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the Dist 	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of	his executors, adminisely agrees to pay the resaid, the said party of resaid, the said party of resaid is accepted on the failed
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a	cost of this trust and of sale, rendering se said property shall fail to satisfy so a aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost of re no liens or claims of any kind on t BOI, The party of the first part has THE PRESENCE OF MERICA, Indian Territory day of peared in person in as the person whose name by Whereof, I have hereunto se and for the consideration and purpose by Whereof, I have hereunto in same for the consideration and purpose by Whereof, I have hereunto in same for the consideration and purpose and the person whose name are for the consideration and purpose by Whereof, I have hereunto in the same for the consideration and purpose and for the consideration and purpose by Whereof, I have hereunto in	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the Dist 	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of	his executors, adminisely agrees to pay the resaid, the said party of resaid, the said party of resaid is accepted on the failed
As herein set forth, and the assigns, and if from any cau and until default be made as part to continue in the pead dition as the same now are, representation, that there a <i>in Witness Where</i> SIGNED IN UNITED STATES OF A On this	cost of this trust and of sale, renderi se said property shall fail to satisfy so a aforesaid, or until such time as the reable possession of all the said goods and taken care of at its proper cost a re no liens or claims of any kind on t Bof, The party of the first part has THE PRESENCE OF MERICA, Indian Territory day of peared in person in as the person whose name by Whereof, I have hereunto se MERICA, Indian Territory day of meritory day of meritor day of meritor day of meritor day of day of meritor day of meritor day of day of day of meritor day of day of day of day of meritor day of day of day of meritor day of day o	ing the overplus, if any, to t aid debt and interest aforesaid, party of the second part sha and chattels, all of which, in and expense. It is hereb, he above property, but this m hereunto set his hand the Dist 	e said party of the first part, said party of the first part her I deem himself insecure as afor consideration hereof, he engag represented, and this mortgag ortgage is a first lien thereon. day of	his executors, admini eby agrees to pay the resaid, the said party of resaid, the said party of resaid, the said party of resaid on the fa A. I A. I