## Chattel Mortgage With Power of Sale.

the fort part, in consideration of the sum of	a the property is considered as the server of the serve	of the first part, on considerations of the same of	in the fore part, in conditionation of the num of.	That	BY THESE PRESENTS:
	ha together and sold and by these prevents do hargens out all ands the sold party of the record part, demonstrature sold all the following relation of provide prevents prevents the solutions property of, and now in postcolam of add party of the first part at his member in the Detriet, failes Territory, to with the solutions property of, and now in postcolam of add party of the first part at his member in the	ba	mail         Regined and wild mit ty these precents dot.         Regined and wild party of the first part of the mean party, the same bear in paleshears of and party of the first part of the mean in the mean in the .           Detect:         Detect:           Station on within the .         Detect:           Provided, observe and the mean in the composition of and party of the first part of the scenard part, or to bia exceeding, administration or seagen, the fore of a value part of the scenard part, it is part of the first part of the scenard part, it is part of the scenard part, it is part of the first part of the scenard part, it is part of the first part of the scenard part, it is part of the first part of the scenard part, it is part of the first part of		ation of the sum ofDC
the following stilles of personal property, the same being the absolute persperty of, and now in possession of add party of the first part at his och in the	all the following articles of personal purposets, the ama being the shandate property of, and now is possession of add party of the first part at his means in the	and the biology attricts of personial property, the anne bring the biolecule reporty of, and now in proceeding of add party of the first part at bin machine in the second in the second party of the first part at bin machine in the second party of the first part shall party or cause to be part and provided (diverse), and these presents are upon this express condition). That if the said party of the first part shall party or cause to be part and provided of the social party to bin exceeding the terms of	i) the following existion of proposed proposetry, the number being: the Abadity respect of and number in proceeding of the first part 4 bits means in sine.       Notice, in a writhin the		그는 사람은 수 있는 것에서 가지 않는지 않는지 않는 것은 것을 잘 하는지 않는지 않는지 않는지 않는지 않는다. 가지 않는 것 같은 것을 하는 것 같은 것을 수 있다. 것 같은 것 같
ch in the	mank in fac	make in the	match in the		같은 것 같이 가지 않는 것 같아요. 그는 것 같아요. 같은 것 같은 것이 가지 않는 것 같아? 것 같아요. 그는 것 같아요. 가지 않는 것 같아요. 가지 않는 것 같아.
tion, an within the	Statiss, as within the.       District, Indian Territory, to wit:         Provided, streeze, and these presents are upon this express condition? That if the sud party of the first part shall pay, or cause to he path all party of the afferst part shall pay, or cause to he path all party of the afferst part shall pay, or cause to he path all party of the afferst part shall pay, or cause to he path all party of the afferst part shall pay, or cause to he path all party of the afferst part shall pay, or cause to he path all party of the afferst part shall pay, or cause to he path all party of the afferst part shall pay, or cause to he path all party of the afferst part shall pay.         Yet of the accord part, or to his coreculture, administrations or savings, under the administrations or saving the terms of	Stating, as withing the	Statistic, an within the		그는 것 같은 것 같
Porvided, always, and these presents are upon this express condition? That if the aid party of the first part dual pay, or cause to be paid of party of the second part, or to bis executors, administrators or assigns, the fees for releasing this mortgage, and the aforenial ann of \$	Provided, always, and these presents are upon this express condition? That if the aid party of the first part shall pay, or cause to be paid and party of the secoid part, or to bis excenture, distiniarization or asigns, the face for relaxing this mortgage, and the foresaid and of A	Provided, always, and these presents are upon this express condition? That if the aid party of the first part shall pay, or eases to be paid and party of the second part, or to his executors, administrators or satings, the first first and party of the first part shall pay, or eases to be paid and party of the second part, or to his executors, administrators or satings, the first or the first part and stress of sating associating to the terms of a metal-transfer part of the second part shall can be approached and the fullowing in a support, of the part of sating of metal party of the second part shall any time deen himmed. Inscreme for any same, without signifier any essents the data in the payment of sating of more or any part thereof, or the interest thereon, at the time or time when by the condition of the said note the are more to its removed from the distret afreead, then and thereoffed th shall be bard for and party of the second part shall any time decon himmed. Inscreme for any same, without signifier any essents the data within the fully of the second part, hall example the said note the and there are also party in the area all boord with a sating the same sating at the second part, hall any time decond himmed. Inscreme for any same without adjustice and the second the same sating at the same sating and addition and data the same sating at the same sate same sating at t	Provided, shreys, and these presents are upon this ergress condition)       That if the said party of the first part shall part, or cause to be paid and and or to be second part, and the second part is the second part is the second part, and the second part, and the second part, and the second part is the second part, and the second part is the second part, and the second part, and the second part is the second part, and the second part is the second part, and the second part, is the second part is the second part is the second part is the second part, is the second part, is the second part, is the second part is the second part is the second part is the second part, is the second part is the sec		성이는 사람들은 것은 물건을 다 같은 것을 가지 않는 것 같은 것 같은 것 같아. 지수는 것은 것 같은 것은 것은 것은 것을 하는 것을 수 있는 것을 하는 것을 수 있다.
Provided, always, and these presents are upon this express condition? That if the said party of the first part shull pay, or cause to be paid a party of the second part, or to his excentors, administrators or assigns, the fees for releasing this mortgage, and the discussid sum of \$	Poveded, advays, and these presents are upon this express conditions? That if the aid party of the first part shall pay, or eases to be paid mild party of the second part, or to his excessiony, administrators or solgest, the fores for releasing this mortpace, and the aforeaid ann of \$	Provided, adveys, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid and party of the second part, or to his executors, administrators or assigns, the fees for releasing this motigage, and the offersaid num of 6	• Provided, always, and these presents are upon this express condition? That if the aid party of the first part shall pay, or eases to be paid and party of the accord part, or to be eccenture, administrator or assigns, the first for the mortgage, and the adresaid and on 0 &		
Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid party of the second party, or to his excession, administrator or assigns, the fees for releasing this mortgace, and the doreasing and of	Provided, always, and these presents are upon this express condition? That if the suid party of the first part shall pay, or eause to be pail mich party of the scenal part, at to bia excention, administration or sugars, the fees for releasing this motages, and the affordiad num of \$	Porvided, adways, and these presents are upon this express condition? That if the and party of the first part shall pay, or cause to be paid and party of the second part, or to bit eccenture, administrators or assigns, the fees for releasing this motiquee, and the aforzaid ann of &	Provided, always, and these present are upon this express condition). That if the and party of the first pert shall pay, or cause to be paid and party of the second part, or to bia exceedors, administrators or axigns, the fees for releasing this mortgage, and this aforeadia and of 8	일시간에 집을 위해 가지 않는다.	이 같은 것에서 해외에 가지 않는 것은 것은 것은 것을 잘 못했다. 것은 것은 것은 것은 것은 것이 가지 않는 것이 것이 같이 없다. 것이 같이 있는 것이 같이 없는 것이 없는 것이 없다. 것이 있는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 있는 것이 없는 것이 없 않이 않이 않이 않이 않이 않이 않이 않 않이 않이 않이 않이 않이 않
Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be pair d party of the second part, or to his exceutors, administrators or assigns, the fees for releasing this mortgage, and the alorensid sum of \$	Provided, always, and these presents are upon this express condition? That if the and party of the first part shall pay, or cause to be paid and party of the second pay, or to list excertars, administrator or assigns, the feet for releasing this morigane, and the derivation of e	Provided, always, and these presents are upon this express could tion? That if the aid party of the first part shall pay, or cause to be paid and party of the second part, or to his excenture, administrators or assings, the face for relating this mortgage, and the afortand and any of	Provided, always, and these presents are upon this express condition? That if the aid party of the first part shall pary, or came to be paid and y for the seemand part, or to bits secretions, administrators or exigm, the face releasing this mortager, and the aforehand and of \$\beta		그는 것들이는 그 아파는 물질을 가지고 것 것을 알려요. 그 물건은 아파를 했다. 동안에 만큼 한 것을 이가 한 가지?
Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be pair according to the terms of	Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid party of the second part, or to bits excentors, similatizations or axigms, the feer for releasing this margings, and the following is a synapsis, vir; bate	Provided, always, and these presents are upon this express condition? That if the said party of the first part hall pay, or danse to be paid algorithm of the second part, or to bis excertors, simulitators or asigns, the first for releasing this mortgare, and the offensial sam of \$	Provided, always, and these presents are upon the express condition? That if the said party of the first part shall pay, or eases to be paid and party of the second part, or to bis excertors, administrators or awigns, the fees for releasing this mortgace, and the foreadd ann of 6		1일을 물건은 전문 생산님께서 비슷해 수 있다. 유민은 가장에서 가장 가장 가장 전에 가장했는 것 것 같아요.
Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid d party of the second part, or to his excertors, administrators or assigns, the fore for releasing this mortgage, and the afortanid aum of 4	Powided, always, and these presents are upon this express condition? That if the and party of the first part shall pay, or eause to be paid and party of the second part, or to his executors, administrators or solgres, the fees for releasing this mortgage, and in adversid and of	Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid and party of the second part, or to bis excertors, administrator or awayen, the feer for releasing this morigue, and the sforesait and of e	Provided, dewys, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be pail and party of the second part, or to his executors, administratum or adjugs, the fore for releasing this mortgace, and the following is a spropsic, sit;      Ate		승규는 것 같은 것이 많이 있는 것이 같은 것은 것은 것은 것이 같아요. 김 씨가의 것은 것이 같은 것이 같은 것이 같아.
Provided, always, and these presents are upon this express condition? That if the aid party of the first part shall pay, or cause to be paid     acty of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$	Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid mail party of the second part, or to his executors, administrators or saigns, the feer for releasing this mortgage, and the doft-add aum of \$	Provided, always, and these presents are upon this express condition? That if the aid party of the first part shall pay, or eause to be paid and party of the period part, or to bit executors, administrators or aways, be fee for releating this mortgage, and the informal ann of endermal control of the part the following is a sympathy, viz; bate	Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid and party of the second part, or to bis exceedure, administrates or asigns, the fees for relating this nortgane, and the aforasid ann of 6		
Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforsaid sum of §	Powided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid and party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforcaid aum of 6	• Povided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid and party of the second part, or to his excession, administrators or assigns, the fees for releasing this mortgage, and the aforeaid sum of \$\begin{aligned} & & & & & & & & & & & & & & & & & & &	Provided, always, and these presents are upon this expense condition? That if the said party of the first part shall pay, or cause to he paid nail party of the second part, or to his excentors, alministrature or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$	****	
a party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid aum of \$	maint party of the second part, or to his executors, administrators or swigns, the fees for releating this mortgage, and the sforwaid sum of \$	mail party of the second part, or to his excervices, administrators or avagens, the fees for releasing this mortgage, and the aforenaid ann of \$	main party of the second part, or to bits executors, administratures or assigns, the fees for releasing this mortgage, and the oformid sum of \$		
according to the terms of	according to the terms of	according to the terms of			이 가지는 것이 수 방법은 것이 가지 않는 것이 가지 않는 것이 가지 않는 것이 가지 않는 것이 같다. 이 것이 가지 않는 것이 같아. 이 가지 않는 것이 같아.
te       190       Signed by         te       190       Dec       190       Signed by         te of interest       per cent from maturity, then these presents and everything herein contained shall be void. But if default shall the paynetic of aid sum of morey or any part thereof, or the interest thereon, at the time or times when by the condition of the said note the sa one puzzle, or if said party of the second part shall at any time deen himself. inscence for any cause, without assigning any reasons therefor, repriv is removed from the district aforesaid, then and thereforth it shall be havful for said party of the second part, his executors, administration, or this attorized agent to declars said note and unortgage due, and to take add goods and chatles wherever mane may be found, and, addipose an orach as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the are said property is found or takes, or at	Date	Date       190       ; Due       190       Signed by         Date       190       ; Due       190       Signed by         Inte or interest       —	hat       100       ;       Duc       100       .       Signed by         hat       100       .       Signed by       .       .         hat be of interest       100       .       Signed by       .       .         in the payment of said party of the second part thereof, or the interest thereon, at the time or time when by the condition assigning any reasons therefor, or payment of said party of the second part thall at any time does himself. inscence for any cause, without assigning any reasons therefor, or payment of said party of the second part thall at any time does himself. inscence for any cause, without assigning any reasons therefor, or no mark and with the necessary at the causel, and the second part, bit a sectors, administrator gran, and its matching and the and there of the said party of the second part. In the second part is no marks and the necessary at the said party of the second part. In the second part is the second part is the second part is the second part is the said party of the first part. In the second part is the said party of the second part is at the said party of the second part is the said party of the second part. In the second part is the said party of the second part is the said party of the second part is the said party of the second part is the second part is the said party of the second part is at the said party of the second part is at the said party of the second part is at the said party of the second part is at the said party of the second part is at the said party of the first part part is at the party said is at the said party of the second part is at the sate party is at the sate sate sate party part is at the sate party is at the sate party at the sate party of the first part party of the first part party of the first par		지수는 물건 것 같은 것 같
te of interest per cent from maturity, then these presents and everything herein contained shall be vold. But if default shall the payment of aid sum of money or any part thereof, or the interest thereon, at the time or times when by the condition of the said note the as once payable, or if said party of the second part shall at any time deem himself insecure for any cause, without assigning any reasons therefor, is performed from the district aforeshid, then and theneeforth it shall be lawful for said party of the second part, his executors, administrate as one way be necessary, without appraisement (the appraisement required by law being hereby expressing varied), at public suction, at it is easily properly is found or taken, or at for each in hand, yone two weeks notice in some newspaper published in the	thate of interest per cent from maturity, then these presents and everything herein contained shall be void. But if default shall in the payment of said sum of morey or any part thereof, or the interest thereon, at the time or times when by the coulding of the scond part shall at any time deem himself interest or terms, which at signing any reasons therefor, or porety is removed from the district aforessid, then and theneeforth it shall be havful for said party of the second part, his executors, administrato signs, or his authorized agent to declare said note the away in some methy is found or takes, or at for each in hand, upon two weeks notice in some newspacer published in the but executed to the each size of the very the second part, his executors, administrato any of the parties hereto may parchase as other parties, and out of the proceeds of said sale, the said party of the first part, his executors, administration and inform any cause as disproperty hall full to satify said delt and interest thereads, and early of the first part, his executors, administration and if from any cause as after parties, and out of the proceeds of said sale, the said party of the first part, his executors, administration and if from any cause as after part is all doed and chatches, all of which, in consideration hereof, he engages allable keel in as go its in a store as after said, or and if sole and charts hall deen himself integrate a first lier thereby agrees to pay the diff agree same now are, and taken care of at its proper out and expense. It is hereby, represented, and this mortgage is accepted on the fait grates when were and taken care of lies of a wind on the above property, but this mortgage is a first lien thereon.           In Witnees Whoreof, The party of the first part has hereunto set his hand the	thate of interest per cent from maturity; then these presents and everything herein contained shall be void. But if default shall in the payment of and anu of mousy or any part thereof, or the interest thereon, at the time or times when by the condition of the said note the asi property is removed from the district aforeanid, then and theneeforth it shall be lawful for said party of the second part, his executors, administrate or so much as any be necessary. Without appearament (the approtentement required by law being hereby express) warded), at public succion, at the same or norme as any be necessary. Without appearament required by law being hereby expressly warded), at public succion, at the same said property is found or taken, or at for each in hand, upon two weeks holdee in some newspace published in the of the parties herefor any protecting and its and all only and all opted as a here parties, and to of the proceed of and all all, the add party of the second part, in second yart — to retain the same is a disterent aforeanid, and all opted and and the made a aforecasid, or util track and of the proceed of and all only the side part of the second part — to retain the same is any project yabilished in the	Late of interestper cent from maturity, then these presents and everything herein contained shall be void. But if default shall to in the payment of said sum of momey or any part thereof, or the interest thereon, at the time or time's when by the could thin of the said note the same some powel, or if said party of the second part hall a tary time default shall to hereon the said interest increases thereofs, or no payers is removed from the district aforesaid, then and theneforth it shall to hare add goods and chattels wherever some may be found, and dispose is or much a any be necessary, whithout appresionent (the appresiment required by law being hereby expression warker), at public suction, at it is or much a any be necessary, whithout appresionent (the appresiment required by law being hereby expression warker), at public suction, at it is not be county where taken, or by written notices posted in five (a) completions places near the property, at whi as a faried and for the county where taken, or by written notices posted in five (a) completions places near the property, at whi and if from any ensure add property shall fail to satisfy add debt and interest aforenial), and party of the first part hereby agrees to pay the de minuel fine and source and taken care of at its proper cost and exprese. It is hereby, represented, and this martings is a collar so of my kind on the above property, but this martings is a first lies thereon	Date	
the payment of said sum of money or any part thereof, or the interest thereon, at the time or times when by the condition of the said note the said none puychle, or if said party of the second part shall at any time deem himself. insecure for any cause, without assigning any reasons therefor, a perty is removed from the district aforesaid, then and thenceforth it shall be havful for said party of the second part, his executors, administration, or, or his authorized agent to declare said note and uortgage due, and to take and goods and chattels wherever mean may be found, and dispose as much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public suction, at there said property is found or taken, or atfor each in hand, upon two weeks notice in some newspaper published in the If the appraise here the property is found or taken, or atfor each in hand, upon two weeks notice in some newspaper published in the If the property of the first part, his executors, administ grags, and if from any cause said property shall fail to satify said debt and interest aforesaid, said party of the first part, his executors, administ grags, and if from any cause said property shall fail to satify said debt and interest aforesaid, said party of the first part hereby agrees to pay the d i until default he paceable possession of all the said goods and chattels, all of which, in consideration hereof, he engrees shall be kept in ag ion as the same now are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is accepted on the fait resentation, that there are no lens or elaims of any kind on the above property, but this mortgage is a first lifen thereon	In the payment of said sum of money or any purt thereof, or the interest thereon, at the time or times when by the condition of the said note the sai become payable, or if said purty of the second part shall at any time deem himself insecure for any cause, without signing any reasons therefor, a property is removed from the district afforcial, them and theneforth it shall be having for said party of the second part, his executors, administrato igns, or his suthorized agent to declare said note and mortgage due, and to take said goods and chattels wherever more may be found, and dispose is no much as may be necessary, without approximent (the appraisement required by law being hereby expressly avaved), at public suction, at it where said property is found or taken, or at for each in hand, upon two weeks notice in some newapaper published in the update said property is found or taken, or at for each in hand, upon two weeks notice in some newapaper published in the due herein set forth, and the cost of this truit and of said, readering the overplus, if any, to the said party of the forts part, his executors, administ signin, and if from any cause said property shall fail to satisfy aid dept and interest aforesaid, aid party of the first part hereby agrees to pay the d and until default be mude as a foresaid, or unit such time as the party of the second part shall deem himself inscerve as aforeald, the said party of the said source of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go start to continue in the peaceable passession of all the said party of the second part. As any of	In the payment of said sum of money or any part thereof, or the interest thereon, at the time or times when by the condition of the said note the said become payable, or if said party of the second part, hind at any time deem himself, insecure for any cause, without sagning any reasons therefor, a property is removed from the district aforemid, then and theneoferth is shall be lawful for said gardy of the second part, his recentors, administrate signs, or his authorized agent to declare said property is found or taken, or at for each in hand, upon two weeks notice in some newspaper published in the	n the payment of sold num of money or any part thereof, or the interest thereon, at the time or time when by the condition of the sold note the sau seemine payhole, or if soid party of the second part hull at any time deem kinself. Inscence for any outsy, without aspirations, administration igns, or his authorized segnt to declare soid note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose is no much as may be necessary, without appraisement (the appratesment required by law being hareby expressly waved), at public soition, at it cheves aid property is found or takes, or at		그들은 승규는 것 같아요. 승규는 가슴에 가슴에 가슴에 가슴에 가슴에 가슴에 가슴에 가슴을 가슴다. 가슴에 가슴에 가슴 가슴을 가슴다. 가슴
some payable, or if soid party of the second part shall at any time deem himself. insecure for any cause, without assigning any reasons therefor, operty is removed from the district aforessid, then and theneeforth it shall be lawful for said party of the second part, his executors, administrators, are in its authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the ses aid peroperty is found or taken, or at for eash in hand, upon two weeks notice in some newspaper published in the	become payable, or if said party of the second part shall at any time deem himself. insecure for any cause, without axigning any reasons therefor, o woperty is removed from the district aforsaid, then and theneforth it shall be lawful for said party of the second part, his executors, administration signs, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose to so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public aution, at di where said property is found or taken, or atfor each in hand, upon two vecks notes in some newspace published in the of the parties here to may provide as other parties, and out of the proceeds of said ande, the said party of the second partro relain the sam d as herein set forth, and the cost of this totat and of sale, rendering the overpla, if any, to the said party of the first part, his executors, administr saigns, and if from any cause said property shall fuil to said ysaid debt and interest aforesaid, said party of the first part hereby agrees to pay the di and unit default be made as aforesaid, or unit such time as the party of the second part hall deem himself insecure as aforcaid, the said party of part to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go little as the same now are, and taken are of a its proper cost and express. It is hereby argreesited, and this mortgage is a first lien thereen. <i>In Wittness Whereoof</i> , The party of the first part has hereunto set his hand the	become psyable, or if said party of the second part shall at any time deem himself. insecure for any cause, without asigning any reasons therefor, a property is removed from the district aforesaid, thein and thereefort it shall be lawful for said party of the second part, his executor, administration are no incluent as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public suction, at it was all property is found or taken, or at for each in hand, upon two weeks notice in some newspace published in the	second pupable, or if said party of the second part shall at any time deem himself insector for any cause, without assigning any reasons therefor, o reports it are moved from the district aforesial, then and therefore the thall be harful for said party of the second part, his executors, administration in much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at it there said property is found or taken, or at		중 케이너 그는 것 같아요. 이 것은 동안에서 동안했다. 그는 아이가 가장 가지가 가지 않는 것이 것 같은 것이는 것이다. 그는 것 같아요. 그는 것 같아요. 그는 것 같아요. 그는 것 같아요.
perty is removed from the district aforesaid, then and theneeforth it shall be lawful for said party of the second part, his executors, administration as one has may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the received agent to declare said note and unortgage due, and to take said goods and chattels wherever same may be found, and dispose to make as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the received is found of take, or at for each in hand, upon two weeks notice in some newspaper published in the in the cost of this trust and of sale, rendering the overplan; if any, to the said party of the first part hereby agrees to pay the di until defuil the made as aforesaid, or until such time as the party of the second part to retain the sum of the second part of the first part hereby agrees to pay the di until defuil the made as aforesaid, or until such time as the party of the second part of the first part hereby agrees to pay the di until defuil to entitize the eace and foresaid, or until such time as the party of the second part of the first part hereby agrees to pay the di until defuil to entitize the eace and there are of at its proper cost and express. It is hereby represented, and this mortgage is accepted on the fait resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lient therean.  Witnoss Whoroof, The party of the first part has hereunto set his hand the	property is removed from the district aforesaid, then and theneeforth it shall be lawful for said party of the second part, his excentors, administration signs, or his authorized agent to declare suid note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose are so much as may be necessary, without appraisement (the appraisement required by law being bereby expressly waived), at public auction, at to where said property is found or takes, or at	property is removed from the district aforesaid, then and thenceforth it shall be havful for said party of the second part, his executors, administrates of an authorized agent to declare said note and morrgage due, and to take said goods and chatteds wherever same may be found, and dispose are so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public autions, at it was any be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public autions, at it was a so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public autions, at it was a more the noneyty there taken, or by written notice posted in five (a) completous places near the property, at muth where said of sale, rendering the overplan; if my, to the said party of the first part hereby agrees to pay the dim due that and the made as aforesaid, in mult such time as the party of the second part than and there of this trait and of an its readering the overplan; if my, to the said party of the first part hereby agrees to pay the dim du til default he made as aforesaid, null its waitify and debt and interest aforesaid, and party of the first part hereby agrees to pay the dim du til default he made as aforesaid, in the said post of their, in combined financeure as aforesaid, the said party of the first part hereby agrees to pay the dim du til default he made as aforesaid, it is said and the said column at chartes, all of which, in combined remove the said party of the first part has hereants each his hand the dim du the above property, but this imortgage is a first lien thereon.  In Witness Whoroof, The party of the first part has hereants each his hand the day of first and it may affect and the same for said do said.  In The FRESENCE OF  UNITED STATES OF AMERICA, Indian Territory  In The FRESENCE OF  Noter Physics and the day of defaust parthese thereant and affixed my notarial scal o	reperty is removed from the district aforeshid, then and theneeforth it shall be havful for said party of the second part, his excentors, administration graphers in is authorized agent to declare said note and mortgage due, and to take and goods and chattels wherever same may be found, and dispose to proceed and the bare berge expressely surveyed, a public neutrino, at the one may appeared to the energy of the second part is found or taken, or at for each in hand, upon two weeks notice in some newropaper published in the of the parties are of the proceeds of a side and back, the said party of the second part is contained as a other parties, and ot of the proceeds of a side and back, the said party of the first part, his excentors, administration and if from any cause and progery shall full to satify said debt and interest aforeshid, and party of the first part, his excentors, administration and in the backet be proceeds of a side and with deat that there are no items or claims of any kind on the above property, but this mortgage is a first that each adapting it is accented and the eace of a side party of the first part. An D. 190 before me, a Notary Public within and for said and part of the first part proceeds of a side party of the side part, and the source of a side party of the first part. An D. 190 before me, a Notary Public within and for said and party of the first part proceeds of a side party of the side part of the first part. An D. 190 before me, a Notary Public within and for said and party of the first part backet menual party of the first part has beceanto set his hand the	방법은 영국 가격에 가지 않는 것이 없다.	이 이 가슴 가슴 가슴을 듣는 것이 가슴 가슴 가슴을 가슴 가슴 가슴 가슴 것이 다른 것을 다 들었다. 가슴
as, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at t are said property is found or taken, or at for each in hand, upon two weeks notice in some newspaper published in the of the parties hereto may purchase as other parties, and out of the proceeds of said asle, the said party of the second part to retain the saud of the proceeds of said asle, the said party of the first part, his executors, administ gras, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administ gras, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administ gras, and if from any cause said property shall fail to satisfy asid debt and interest aforesaid, said party of the first part, his executors, administ gras, and the made as aforesaid, or all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go and a to the meeting of all the said goods and chattels, all of which, in consideration hereof, he engages daal be kept in as go and a to as the same now are, and taken care of at its proper cost and expresse. It is hereby represented, and this mortgage is accepted on the fait resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon	igns, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose is so much as may be necessary, without appraisement (the appraisement required by law being hereby expression waved), at public suction, at it where said property is found or taken, or at for each in hand, upon two weeks notice in some newspaper published in the District, or the county where taken, or by written notices posted in five (3) conspicuous places near the property, at with any of the parties hereto may purchase as other parties, and out of the proceeds of said and, the said party of the first part, his executors, administ signs, and if from any cause said propety shall fall to satify and iddo that interest foresaid, and party of the first part, his executors, administ and the fault be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part, his executors, administ are to cantume in the peaceable possession of all the said goods and chattels, all of which, in consideration hereofs, he engages aball be kept in arg littin as the same now are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is a first lien thereos.	igns, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose is so much as may be necessary, without approximent (the approximent required by law being hereby expressivy waived), at public auction, at it where said property is found or taken, or at	Igns, or his authorized agent to declare said note and mortgage due, and to take and goods and chattels wherever same may be found, and dispose is no much as may be necessary, without approisement (the appraisement required by law being hereby expressly avised), at public neution, at the chere said property is found or taken, or at		승규가 잘 많은 사람에 가능했다. 방법은 한 사람과 한 가지가 물건을 얻지 않았는 것을 가 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 같다. 말 같은 것을 알았다. 것이 없는 것이 없다.
so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at t ere said property is found or taken, or at for cash in hand, upon two weeks notice in some newspaper published in the 	re so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public suction, at it where said property is found or taken, or at for each in hand, upon two weeks notice in some newspace published in the	re to much as may be necessary, without approisement (the appraisement required by law being hereby expressly waived), at public action, at it electes and property is found or taken, or at for each in hand, upon two weeks note: in some newspaper published in the	r to much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at it blere stal property is found or takes, or at		[철도 그는 것은 것이다. 그는 것은 것이다. 이 것이다. 이 그는 것은 것은 것이 가지 않는 것이다. 이 가지 않는 것이다. 이 가지 않는 것이다. 가지 않는 것이다.
ere said property is found or taken, or atfor cash in hand, upon two weeks notice in some newspaper published in the	where said property is found or taken, or atfor each in hand, upon two weeks notice in some newspaper published in the	where said property is found or taken, or atfor each in hand, upon two weeks notice in some newspaper published in the	<pre>ship roperty is found or taken, or at</pre>		그는 잘 가지 않는 것 같아요. 그는 것 같아요. 그는 것 같아요. 그는 것 같아요. 가슴 방법이 가장에 가장 가지 않는 것을 많이
of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part	any of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d as herein set forth, and the cost of this trait and of saile, rendering the overplus, if my, to the said party of the first part, his executors, administra saigus, and if from any cause said property shall fail to satisfy said debt and interest aforessid, asid party of the first part, his executors, administra and until default be made as aforesaid, or unit such time as the party of the second part shall deem himself insecure as aforesaid, the said party of rait to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go littion as the same now are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is a cecepted on the faiti geneentation, that there are no leans of claims of any kind on the above property, but this inortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand the	my of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sam d a herein set forth, and the cost of this true and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ saligns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the da multil default be made as a doresaid, or null use this us as the party of the second part shall deem himself insecure as a foresaid, the said party of here sale now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand theday ofA. D. SIGNED IN THE PRESENCE OF INITED STATES OF AMERICA, Indian TerritoryDistrict. On thisday ofA. D. 190 before me, a Notary Public within and for said here hereonally well known as the personwhose nameappears upon the within and foregoing conveyance as the partgrantorn he here decauted the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. SERL) Notary Publi known as the person	my of the parties hereto may purchase as other parties, and out of the proceeds of said asle, the said party of the second part to retain the sum dis herein set forth, and the cost of this true and of sale, rendering the overplus, if may, to the said party of the first part, this executors, administrating and any consults and property shall fail to satisfy said debt and interest aforesaid, and party of the first part hereby agrees to pay the dem dualtil defails the made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the graves are and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith expresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon		이 같이 많다. 이 것은 것은 것은 것은 것은 것은 것은 것은 것은 것을 수 없는 것을 하는 것은 것을 것을 것을 것을 하는 것을 것을 것을 하는 것을 것을 수 있는 것을 것을 수 있다.
herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administing as, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d i until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of t to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.          Witnees       Whereof,       The party of the first part has hereunto set his hand the	s herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr asigns, and if from any cause said property shall full to satisfy solid debt and interest aforessid, said party of the first part hereby agrees to pay the de and until default be made as aforessid, or until such time as the party of the second part shall deem himself insecures as aforessid, the said party of and to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as ge time at the one now are, and taken care of at its proper cost and exponse. It is hereby represented, and this mortgage is accepted on the fait epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereoff, The party of the first part has hereunto set his hand the	s herein set forth, and the cost of this trust and of sale, rendering the overplas, if any, to the said party of the first part, his executors, administic asigns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, and party of the first part hereby agrees to pay the d and and if default he made as aforesaid, or until such time as the party of the second part shall deen himself insecure as aforesaid, the said party of the second part shall deal the neare of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fail epresentation, that there are no liens or claims of any kind on the shove property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand the day of	s herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrating, and if from any cause said property shall fail to statidy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de made as aforesaid, or until such time as the party of the second part shall deem himself inscure as aforesaid, the said party of art to continue to be possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as greated in the fait egresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.		그는 것 같은 것 같
gras, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d t until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of t to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.          Witness Whereof, The party of the first part has hereunto set his hand the	asigns, and if from any cause said property shall fail to satisfy said debt and interest aforessid, said party of the first part hereby agrees to pay the de and until default he made as aforessid, or until such time as the party of the second part shall deen himself insecure as aforessid, the said party of art to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go littin as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien therecon. In Witness Whereof, The party of the first part has hereunto set his hand the	asigns, and if from any cause said property shall full to satisfy said debt and interest aforessid, said party of the first part hereby agrees to pay the de md until default be made as aforessid, or until such time as the party of the second part shall deem himself insecure as aforessid, the said party of art to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go listion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whoroof, The party of the first part has hereunto act his hand the	asigns, and if from any cause said property shall fail to astisfy said debt and interest aforesaid, and the first part hereby agrees to pay the de and autil default be made as aforesaid, or until such time as the party of the second part shall deem timeself insecure as aforesaid, the said party of that to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go liftion as the same now are, and thaten care of at the proper cost and expense. It is hereby, represented, and this mortgage is a second on the faith epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand theday ofA. D. State in The PEESENCE or 		이 가슴을 물고 있는 것에 가지 않는 것을 것이 있는 것을 것 같아요. 그는 것에서 동안에 가장을 물건을 가지도 않는 것을 수 없습니다.
I until default he made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as grown as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.          Witness Wheroof, The party of the first part has hereunto set his hand the day of       A. D. signED in THE PRESENCE OF	and until default be made as aforesaid, or until such time as the party of the second part shall deen himself insecure as aforesaid, the said party of part to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go filtion as the same now are, and taken care of at its proper cost and expense. It is hereby represented; and this mortgage is accepted on the fait epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         In Witness Whereof, The party of the first part has hereunto set his hand the	and until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of part to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go lititon as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait expensentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         In Witness Whereof, The party of the first part has hereunto set his hand the	md until default he made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ut art to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go littin as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.  In Witness Whoreof, The party of the first part has hereunto set his hand theday ofA. D. SIGNED IN THE PRESENCE OF	my of the parties hereto may	y purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum of
t to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Witness Whereof, The party of the first part has hereunto set his hand the day of A. D. BIGNED IN THE PRESENCE OF	part to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go lition as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whoroof, The party of the first part has hereunto set his hand the	part to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as gr lition as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait epresentation, that there are no liens or claims of any kind on the shove property, but this mortgage is a first lien thereon. In Witneess Whereof, The party of the first part has hereunto set his hand theday ofA. D. SIGNED IN THE PRESENCE OF UNITED STATES OF AMERICA, Indian TerritoryDistrict. On thisday ofA. D. 190 before me, a Notary Public within and for said District, Indian Territory, appeared in person. o me personally well known as the personwhose nameappears upon the within and foregoing conveyance as the partgrantorand hat he had exceeded the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Votary Pub UNITED STATES OF AMERICA, Indian TerritoryDistrict: On thisday ofA. D. 190 before me, a Notary Public within and for said Motary Pub UNITED STATES OF AMERICA, Indian TerritoryDistrict: On thisday of	aart to continue in the peaceable possession of all the skid goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go lition as the same now are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is accepted on the faith epresentation, that there are no lieus or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand theday ofA. D. SIGNED IN THE PRESENCE OF INITED STATES OF AMERICA, Indian Territory. District, Indian Territory, appeared in person. o me personally well known as the personwhose nameappears upon the within and foregoing conveyance as the partgrantorstat hat he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. INITED STATES OF AMERICA, Indian Territory. District Indian Territory, appeared in person. o me personally Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Motary Public Motary Public within and for easid and of District: On this. 		가지 그 일부에는 것 수학에 있는 것 같아요. 이번 것이 되었는 것 같아요. 그는 것이 같아요. 그는 것이 모습했다. 또 한 것이 없는 것이 것 같아요. 가지 않는 것이 것 같아요. 가지 않는 것이 있는 것이 없는 것이 없 않는 것이 없는 것이 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 않는 것이 없는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 않는 것 않 것이 것이 것이 않는 것이 같이 않는 것이 않 않이 않이 않이 않는 것이 않이 않이 않이 않는 것이 않이 않이 않 않이 않
ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Witness Whereof, The party of the first part has hereunto set his hand the day of A. D. BIGNED IN THE PRESENCE OF	lition as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.  In Witness Whereof, The party of the first part has hereunto set his hand the	Hiton as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fail epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         In Witness Whereof, The party of the first part has hereunto set his hand the	hition as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fath epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.  In Witness Whoreof, The party of the first part has hereunto set his hand the	is herein set forth, and the o	sost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ
resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.          Witness Whereof, The party of the first part has bereunto set his hand the	epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.  IN WITNOSS Whereof, The party of the first part has hereunto set his hand the	epresentation, that there are no lieus or claims of any kind on the above property, but this mortgage is a first lien thereon.  IN WITNESS Whereof, The party of the first part has hereunto set his hand the day of A. D. SIGNED IN THE PRESENCE OF  INITED STATES OF AMERICA, Indian Territory District. On this day of A. D. 190 before me, a Notary Public within and for said on the personally well known as the person whose name appears upon the within and foregoing conveyance as the part granter and the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. INTED STATES OF AMERICA, Indian Territory District. On this A. D. 190 Notary Public within and for said Notary Public string	epresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.  In Witness Whereoi, The party of the first part has hereunto set his hand the day of A. D. StankD in THE PREBENCE OF  INITED STATES OF AMERICA, Indian Territory District.  On thia day of A. D. 190 before me, a Notary Public within and for said or me personally well known as the person whose name appeared in person. INITED STATES OF AMERICA, Indian Territory District.  In Testimony Whereoi, I have hereunto set my hand and affixed my notarial scal on the date last above written.  SRAL) Notary Public within and for said	is herein set forth, and the a assigns, and if from any caus	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d
Witness Whereof, The party of the first part has hereunto set his hand the	In Witness Whereof, The party of the first part has hereunto set his hand theday ofA, D. BIGNED IN THE PRESENCE OF	In Witness Whereof, The party of the first part has bereunto set his hand theday ofA. D. SIGNED IN THE PRESENCE OFDistrict. On thisday ofDistrict. On thisday ofA. D. 190 before me, a Notary Public within and for saidDistrict. In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Notary Public vithin and for saidDistrict. On thisday ofDistrict. In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Notary Public vithin and for saidDistrict. On thisday ofDistrict. On thisday ofDistrict. On thisday ofDistrict. On thisday ofDistrict. On thisday ofDistrict. On thisday of	In Witness Whereoi, The party of the first part has hereunto set his hand the	as herein set forth, and the o assigns, and if from any caus and until default be made as part to continue in the peace	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of sable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g
Witness Whereoi, The party of the first part has hereunto set his hand theday ofA. D. SIGNED IN THE PRESENCE OF      A. D. SIGNED IN THE PRESENCE OF         HITED STATES OF AMERICA, Indian TerritoryDistrict.      District.         On thiaday ofA. D. 190       before me, a Notary Public within and for said         httet, Indian Territory, appeared in person	In Witness Whereoi, The party of the first part has hereunto set his hand theday ofA. D. BiGNED IN THE PRESENCE OF	In Witness Whereof, The party of the first part has hereunto set his hand theday ofA. D. SIGNED IN THE PRESENCE OF	In Witness Wherool, The party of the first part has bereunto set his hand theday ofA. D. SIGNED IN THE PRESENCE OF      A. D. SIGNED IN THE PRESENCE OF         UNITED STATES OF AMERICA, Indian TerritoryDistrict.      District.         On thiaday ofA. D. 190       before me, a Notary Public within and for said         District. Indian Territory, appeared in person.       o me personally well known as the person whose nameappears upon the within and foregoing conveyance as the partgrantorand hat he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.         In Testimony Whereol, I have hereunto set my hand and affixed my notarial seal on the date last above written.         SEAL)	as herein set forth, and the c assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are,	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of table possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait
SIGNED IN THE PRESENCE OF         INTED STATES OF AMERICA, Indian Territory         On this       day of         A. D. 190       before me, a Notary Public within and for said         triet, Indian Territory, appeared in person       A. D. 190         ne personally well known as the person       whose name         appears upon the within and foregoing conveyance as the part       grantor         and the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.       In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written.         AL)       Notary Pub         commission expires       A. D. 190         IITED STATES OF AMERICA, Indian Territory       District:         On this	SIGNED IN THE PRESENCE OF         JNITED STATES OF AMERICA, Indian Territory       District.         On thia       day of       A. D. 190       before me, a Notary Public within and for said         District, Indian Territory, appeared in person       o me personally well known as the person       memory whose name       appears upon the within and foregoing conveyance as the part       grantor       and         bat he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.       In Testimony Whereof, I have hereunto set my hand and affixed my notarial scal on the date last above written.         SERAL)       Notary Public         My commission expires       A. D. 190       District.         On this       day of       A. D. 190       District.         On this       day of       A. D. 190       Notary Public within and for said         JNITED STATES OF AMERICA, Indian Territory       District.       District.         On this       day of       A. D. 190       before me, a Notary Public within and for said         District Indian Territory, appeared in person       on those name       appears upon and within the foregoing conveyance as the part       grantor         District Indian Territory, appeared in person       whose name       appears upon and within the foregoing conveyance as the part       grantor       and	SIGNED IN THE PRESENCE OF         JINITED STATES OF AMERICA, Indian Territory       District.         On thia       day of       A. D. 190       before me, a Notary Public within and for said         District, Indian Territory, appeared in person       on the within and foregoing conveyance as the part       grantor       and         on the personally well known as the person       whose name       appears upon the within and foregoing conveyance as the part       grantor       and         hat he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.       In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written.       SEAL)         My commission expires       A. D. 190       Notary Pub         JINITED STATES OF AMERICA, Indian Territory       District.       On this       day of       A. D. 190         JINITED STATES OF AMERICA, Indian Territory       District.       District.       Notary Pub         JINITED STATES OF AMERICA, Indian Territory       District.       District.       District.         On this       day of       A. D. 190       before me, a Notary Public within and for said       District.         District Indian Territory, appeared in person       on before me, a Notary Public within and for said       day of       method for said       dat do hereby certify.       dat do h	BIANED IN THE PRESENCE OF         JINITED STATES OF AMERICA, Indian Territory         District, Indian Territory, appeared in person.         o me personally well known as the person	as herein set forth, and the c assigns, and if from any caus and until default be made as part to continue in the peace lition as the same now are, a epresentation, that there are	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
SIGNED IN THE PRESENCE OF         INTED STATES OF AMERICA, Indian Territory         On this       day of         A. D. 190       before me, a Notary Public within and for said         triet, Indian Territory, appeared in person       A. D. 190         ne personally well known as the person       whose name         appears upon the within and foregoing conveyance as the part       grantor         and the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.       In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written.         AL)       Notary Pub         commission expires       A. D. 190         IITED STATES OF AMERICA, Indian Territory       District:         On this	SIGNED IN THE PRESENCE OF UNITED STATES OF AMERICA, Indian Territory On this On this On this On this On this On this On the person On the pers	SIGNED IN THE PRESENCE OF         UNITED STATES OF AMERICA, Indian Territory       District.         On thia       day of       A. D. 190       before me, a Notary Public within and for said         District, Indian Territory, appeared in person       on the personally well known as the person	BIANED IN THE PRESENCE OF         JINITED STATES OF AMERICA, Indian Territory         District, Indian Territory, appeared in person.         o me personally well known as the person	as herein set forth, and the c assigns, and if from any caus and until default be made as part to continue in the peace lition as the same now are, i representation, that there are	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
HITED STATES OF AMERICA, Indian Territory       District.         On this       day of       A. D. 190       before me, a Notary Public within and for said         trict, Indian Territory, appeared in person       appears upon the within and foregoing conveyance as the part       grantor         ne personally well known as the person       me appears upon the within and foregoing conveyance as the part       grantor         the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.       In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written.         AL)       Notary Pub         commission expires       A. D. 190         HITED STATES OF AMERICA, Indian Territory       District.         On this       day of	JNITED STATES OF AMERICA, Indian Territory       District.         On this       day of       A. D. 190       before me, a Notary Public within and for said         District, Indian Territory, appeared in person       one personally well known as the person       whose name       appears upon the within and foregoing conveyance as the part       grantor       and         o me personally well known as the person       whose name       appears upon the within and foregoing conveyance as the part       grantor       and         hat he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.       In Testimony Whereof. I have hereunto set my hand and affixed my notarial seal on the date last above written.         SRAL)       Notary Public         My commission expires       A. D. 190       District:         On this       day of       A. D. 190       before me, a Notary Public within and for said         District Indian Territory, appeared in person       A. D. 190       before me, a Notary Public within and for said         District Indian Territory, appeared in person       whose name       appears upon and within the foregoing conveyance as the part       grantor         District Indian Territory, appeared in person       whose name       appears upon and within the foregoing conveyance as the part       grantor         on me personally well known as the person       whose name	JINITED STATES OF AMERICA, Indian Territory.       District.         On this       day of       A. D. 190       before me, a Notary Public within and for said         District, Indian Territory, appeared in person.       one personally well known as the person	JNITED STATES OF AMERICA, Indian Territory       District.         On this       day of       A. D. 190       before me, a Notary Public within and for said         District, Indian Territory, appeared in person       on en personally well known as the person	is herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace lition as the same now are, a epresentation, that there are	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
HITED STATES OF AMERICA, Indian Territory       District.         On this       day of       A. D. 190       before me, a Notary Public within and for said         trict, Indian Territory, appeared in person       A. D. 190       before me, a Notary Public within and for said         ne personally well known as the person       whose name       appears upon the within and foregoing conveyance as the part       grantor         the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.       In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written.         AL)       Notary Pub         commission expires       A. D. 190       District.         On this       day of       A. D. 190       before me, a Notary Public within and for said	UNITED STATES OF AMERICA, Indian Territory District. On thiaday ofA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for saidA. D. 190 before me, a Notary Public within and for said	UNITED STATES OF AMERICA, Indian Territory	JNITED STATES OF AMERICA, Indian Territory       District.         On thia       day of       A. D. 190       before me, a Notary Public within and for said         District, Indian Territory, appeared in person       whose name       appears upon the within and foregoing conveyance as the part       grantor       and         On thia       Testimony Whereof, I have hereunto set my hand and affixed my notarial scal on the date last above written.       SEAL)       Notary Public         My commission expires       A. D. 190       District       Notary Public within and for said         District Indian Territory, appeared in person       A. D. 190       District         On this       day of       A. D. 190       Notary Public within and for said         JUNITED STATES OF AMERICA, Indian Territory       District       District         On this       day of       A. D. 190       before me, a Notary Public within and for said         District Indian Territory, appeared in person       A. D. 190       before me, a Notary Public within and for said         District Indian Territory, appeared in person       whose name       appears upon and within the foregoing conveyance as the part       grantor         on me personally well known as the person       whose name       appears upon and within the foregoing conveyance as the part       grantor       and         in Testimony Whereoi, I have her	as herein set forth, and the ob- assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, so representation, that there are <b>in Witness Where</b>	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of sable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of A. D.
On this	On this	On this	On this       day of       A. D. 190       before me, a Notary Public within and for said         District, Indian Territory, appeared in person       whose name       appears upon the within and foregoing conveyance as the part       grantor       and         hat he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.       In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written.         SEAL)       A. D. 190       Notary Public         dy commission expires       A. D. 190       Notary Public         JINITED STATES OF AMERICA, Indian Territory       District:       On this       day of       A. D. 190         District Indian Territory, appeared in person       whose name       appears upon and within the foregoing conveyance as the part       grantor       and for said         District Indian Territory, appeared in person       whose name       appears upon and within the foregoing conveyance as the part       grantor       and ha         an	as herein set forth, and the c assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, is representation, that there are <b>in Witness Where</b> SIGNED IN T	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deen himself insecure as aforesaid, the said party of pable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of A. D. THE PRESENCE OF
trict, Indian Territory, appeared in person	District, Indian Territory, appeared in person	District, Indian Territory, appeared in person	District, Indian Territory, appeared in person	as herein set forth, and the of assigns, and if from any caus and until default he made as part to continue in the peace lition as the same now are, i epresentation, that there are <b>in Witness Where</b> Signed in T	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deen himself insecure as aforesaid, the said party of pable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of A. D. THE PRESENCE OF
ne personally well known as the personwhose name appears upon the within and foregoing conveyance as the part grantor and the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. AL) Commission expiresA. D. 190	o me personally well known as the person	o me personally well known as the person	o me personally well known as the person	as herein set forth, and the or assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, in representation, that there are in Witness Where Signed in T	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of pable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of
t he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof. I have hereunto set my hand and affixed my notarial seal on the date last above written. AL) Commission expires	hat he had executed the same for the consideration and purposes therein unentioned and set forth, and I do hereby certify. In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Notary Publ VINITED STATES OF AMERICA, Indian Territory A. D. 190 District On this day of day of A. D. 190 District Indian Territory, appeared in person o me personally well known as the person whose name appears upon and within the foregoing conveyance as the part grantor and ha he day the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written.	hat he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Notary Pub UNITED STATES OF AMERICA, Indian Territory On this On this On this On this On the date person On the executed in person On the executed in person On the executed in person On the executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. SEAL	hat he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.  In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written.  SEAL)  A. D. 190  Notary Publ District  On this  day of  A. D. 190  District  On this  day of  A. D. 190  District  In Testimony Whereoi, I have hereunto and purposes therein mentioned and set forth, and I do hereby certify.  In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written.  SEAL]  A. D. 190  Notary Publ Not	as herein set forth, and the o assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, a representation, that there are <b>In Witness Where</b> SIGNED IN T UNITED STATES OF AN On this	bost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deen himself insecure as aforesaid, the said party of table possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of <b>NERICA, Indian Territory</b> A. D. 190 before me, a Notary Public within and for said
In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. AL) Commission expires A. D. 190 District On this	In Testimony Whereof. I have hereunto set my hand and affixed my notarial seal on the date last above written.  SEAL)  My commission expires	In Testimony Whereof. 1 have hereunto set my hand and affixed my notarial seal on the date last above written.  SEAL)  My commission expires	In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written.  SEAL)  Ay commission expires	as herein set forth, and the o assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, a representation, that there are <b>In Witness Where</b> Signed in T Signed in T District, Indian Territory, ap	bost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Pof</b> , The party of the first part has hereunto set his hand the
AL) commission expires Notary Pub IITED STATES OF AMERICA, Indian Territory A. D. 190 A. D. 190 District On this	SRAL) My commission expiresA. D. 190District UNITED STATES OF AMERICA, Indian TerritoryDistrict On thisday ofA. D. 190District District Indian Territory, appeared in personA. D. 190before me, a Notary Public within and for said District Indian Territory, appeared in person	SEAL)  My commission expires A. D. 190 District UNITED STATES OF AMERICA, Indian Territory District On this day of A. D. 190 District District Indian Territory, appeared in person A. D. 190 before me, a Notary Public within and for said District Indian Territory, appeared in person appears upon and within the foregoing conveyance as the part grantor and ha heexecuted the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. [SEAL]	SHAL)       Notary Publ         My commission expires       A. D. 190         JNITED STATES OF AMERICA, Indian Territory       District         On this	as herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, a representation, that there are an Witness Where Signed in T Signed in T DINITED STATES OF AN On this District, Indian Territory, ap o me personally well known	cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ         e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d         a foresaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of         cable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g         and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait         e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         Of, The party of the first part has hereunto set his hand the         HE PRESENCE OF         MERICA, Indian Territory         A. D. 190       before me, a Notary Public within and for said         opeared in person         as the person       appears upon the within and foregoing conveyance as the part
commission expiresA. D. 190 IITED STATES OF AMERICA, Indian TerritoryDistrict On this day ofA. D. 190 before me, a Notary Public within and for said	My commission expiresA. D. 190District: UNITED STATES OF AMERICA, Indian TerritoryDistrict: On thisday ofA. D. 190District: District Indian Territory, appeared in personA. D. 190before me, a Notary Public within and for said District Indian Territory, appeared in personA. D. 190before me, a Notary Public within and for said District Indian Territory, appeared in person o me personally well known as the person whose nameappears upon and within the foregoing conveyance as the part grantor and haheexecuted the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written.	My commission expiresA. D. 190District: UNITED STATES OF AMERICA, Indian TerritoryDistrict: On thisday ofA. D. 190Defore me, a Notary Public within and for said District Indian Territory, appeared in person o me personally well known as the personappeare appears upon and within the foregoing conveyance as the part grantor and haheexecuted the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. [SEAL]	A. D. 190       Notary Public         JNITED STATES OF AMERICA, Indian Territory       District         On this	as herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, is representation, that there are be any set of the same now are, is representation, that there are be any set of the same now are, is representation, that there are be any set of the same now are, is representation, that there are be any set of the same now are, is not present the same now are, is not present the same now are any set of the same the same now are any set of the same now are any set of the same the same now are any set of the same now are any set of the same the same now are any set of the same now are any set of the same the same now are any set of the same no	soat of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the
commission expiresA. D. 190 IITED STATES OF AMERICA, Indian TerritoryDistrict On thisday ofA. D. 190before me, a Notary Public within and for said	A. D. 190	A. D. 190         JNITED STATES OF AMERICA, Indian Territory         District         On this	A. D. 190         JNITED STATES OF AMERICA, Indian Territory         District:         On this	In Witness Where Bigned in the same now are, a continue in the peace lition as the same now are, a epresentation, that there are bigned in T Signed in T DINITED STATES OF AL On this District, Indian Territory, ap o me personally well known hat he had executed the sam In Testimony	soat of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the
On thisday ofA. D. 190 before me, a Notary Public within and for said	On thisday ofA. D. 190 before me, a Notary Public within and for said District Indian Territory, appeared in person o me personally well known as the person whose name appears upon and within the foregoing conveyance as the part grantor and haheexecuted the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written.	On this day of A. D. 190 before me, a Notary Public within and for said District Indian Territory, appeared in person o me personally well known as the person whose name appears upon and within the foregoing conveyance as the part grantor and haheexecuted the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Winercoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. [SEAL]	On thisday ofA. D. 190 before me, a Notary Public within and for said District Indian Territory, appeared in person	as herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, a representation, that there are an Witness Where Signed in T Signed in T District, Indian Territory, ap to me personally well known that he had executed the sam In Testimony SRAL)	Sost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.          Of, The party of the first part has hereunto set his hand the
그 같은 것 같은	District Indian Territory, appeared in person	District Indian Territory, appeared in person	District Indian Territory, appeared in person	as herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, is representation, that there are <b>in Witness Where</b> SIGNED IN T SIGNED IN T UNITED STATES OF AN On this	sost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.          Of, The party of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the set of the set of the said of the person of the first part has hereunto set his hand the set of the set of the said of the said of the said opeared in person of the consideration and purposes therein mentioned and set forth, and I do hereby certify.         Wher Gof, I have hereunto set my hand and affixed my notarial seal on the date last above written.
rict Indian Territory, appeared in person	o me personally well known as the person	o me personally well known as the person	o me personally well known as the person	as herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, is representation, that there are any set of the same now are, is representation, that there are any set of the same now are, is any set of the same now are, is any set of the same now are, is on this	sost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of eable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.          Of, The party of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the method of the first part has hereunto set his hand the set of the set of the said of the person of the first part has hereunto set his hand the set of the set of the said of the said of the said opeared in person of the consideration and purposes therein mentioned and set forth, and I do hereby certify.         Wher Gof, I have hereunto set my hand and affixed my notarial seal on the date last above written.
Medical Control (1997) 이 이 이 이 이 이 이 이 이 있는 것 같은 것 같	ha	ha	haheexecuted the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. SEAL] Ay commission expires	as herein set forth, and the or assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, if representation, that there are <b>IN WITNESS WHERE</b> SIGNED IN T SIGNED IN T UNITED STATES OF AN On this	soot of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ         e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d         aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of         pable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g         and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait         e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         VOT, The party of the first part has hereunto set his hand the         MERICA, Indian Territory         day of       A. D. 190         before me, a Notary Public within and for said         opeared in person         as the person is and purposes therein mentioned and set forth, and I do hereby certify.         Y       Whereoft, I have hereunto set my hand and affixed my notarial seal on the date last above written.         A. D. 190       Notary Public within and for said         MERICA, Indian Territory       District:         A. D. 190       Notary Public within and for said
그녀는 그는 것 같아요. 가지 않는 것 않는 것 같아요. 가지 않는 것 않는 것 않는 것 같아요. 가지 않는 것 않는	an Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written.	<b>In Testimony Whereoi,</b> I have hereunto set my hand and affixed my Notarial seal on the date last above written. [SEAL]	In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial scal on the date last above written. SEAL] Ay commission expires	as herein set forth, and the or assigns, and if from any caus and until default be made as part to continue in the peace lition as the same now are, is representation, that there are a generated by the same of the same of this	soit of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ         e said property shall fuil to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d         a foresaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of         pable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g         and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait         e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         PGF, The party of the first part has hereunto set his hand the
그는 것 같은 것 같	이 집안 다니는 이 것 같아요. 아직 귀에는 것이 많이 많이 많이 많이 가지 않는 것 같아. 것 같아요. 것 같아요.	[SEAL]	SEAL] Ay commission expires	as herein set forth, and the or assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, if representation, that there are associated by the same now are, if the witness Where Signed in T Signed in T UNITED STATES OF A! On this	soas of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ         e said property shall full to satisfy said debt and interest aforessid, said party of the first part hereby agrees to pay the d         aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of         able possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g         and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait         e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         Of, The party of the first part has hereunto set his hand the
가지는 것 같은 것 같은 가장에 가장하는 것 같은 것은 것을 가지 않는 것 같은 것을 하는 것 같아?	[SEAL]	Notary P	Ay commission expires	as herein set forth, and the or assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, if representation, that there are <b>IN WITNESS WHERE</b> SIGNED IN T SIGNED IN T UNITED STATES OF AL On this	sost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deen himself insecure as aforesaid, the said party of able possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of
<b>ALL</b> MARKET AND	Notary P	ne na service se service programme communication de la service de la service de la service de la service de la	이는 것 같은 것 같은 것 같은 것 같은 것은 것이 있는 것 같은 것 같	as herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, is representation, that there are in Witness Where Signed in T Signed in T UNITED STATES OF AR On this	sost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deen himself insecure as aforesaid, the said party of able possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of
Notary P	A D 100			as herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, if representation, that there are in Witness Where Signed in T Signed in T UNITED STATES OF A! On this	soat of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of able possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>107.</b> The party of the first part has hereunto set his hand theday ofA. D. <b>118.</b> PRESENCE OF
commission expires, A. D. 190	My commission expires			as herein set forth, and the of assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, if representation, that there are in Witness Where Signed in T Signed in T UNITED STATES OF A! On this	so of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of able possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and express. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of A. D. <b>MERICA, Indian Territory District.</b> day of A. D. 190 before me, a Notary Public within and for said possed in person. as the person whose name appears upon the within and foregoing conveyance as the part grantor an be for the consideration and purposes therein mentioned and set forth, and I do hereby certify. <b>WERICA, Indian Territory</b>
commission expires	My commission expires		Deputy Clerk and Ex-Officio Reco	as herein set forth, and the of hasigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, is representation, that there are any set of the same now are, is representation, that there are any set of the same now are, is any set of the same now are any set on this	so of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fuil to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of able possession of all the said goods and chattels, all of which, in consideration hereof, he engage shall be kept in as g and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Of, The party of the first part has hereunto set his hand the
commission expires, A. D. 190	My commission expires			as herein set forth, and the on hasigns, and if from any cause and until default be made as part to continue in the peace lition as the same now are, it representation, that there are an Witness Where Signed in T Signed in T UNITED STATES OF A! On this District, Indian Territory, app o me personally well known hat he had executed the sam In Testimony SRAL) My commission expires UNITED STATES OF A! On this District Indian Territory, app o me personally well known haheexecuted the In Testimony [SEAL]	so of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ e said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of able possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g and taken care of at its proper cost and express. It is hereby represented, and this mortgage is accepted on the fait e no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>Of</b> , The party of the first part has hereunto set his hand the day of A. D. <b>MERICA, Indian Territory District.</b> day of A. D. 190 before me, a Notary Public within and for said possed in person. as the person whose name appears upon the within and foregoing conveyance as the part grantor an be for the consideration and purposes therein mentioned and set forth, and I do hereby certify. <b>WERICA, Indian Territory</b>

137