In Witness Whereof, The party of the first part has bereunto set his hand the day of A. D. 190 SIGNED IN THE PRESENCE OF		
or the form period of the out of the second part, the rescal part part part part part part part part		이야지 말했다. 그는 이야지는 것은 것 같은 물질에 가지 않는 것 같은 것을 하지 않는 것이 가지 않는다. 이 이 것은 동생이는 것을 물러 하는 것을 하는 것이 같이 있는 것이 있다.
		人名英格兰姓氏 化二乙基 机运行 网络拉拉 法法律法律 化合理 法法律法律 化乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基乙基
all the fallening strikes of periods pages by the asso being the chaokies property of , and now in proceedin of add party of the first part of his first periods in the fallening in within the	to	n hand paid by
mid bit.       Dentici.         Midtain, an within the		에는 것을 가 전 경험에 가고 있는 것이 가지 않는 것을 하는 것을 만들었다. 이는 것은 것이 가 없는 것이 가지 않는 것이 가지 않는 것이 것을 하는 것이 않는 것이 않는 것이 않는 것이 않는 것이 없다.
Provided, always, and these presents are upon this express modifier?       That if the add party of the second part, you in the express modifier?         The add party of the second part, you in the express modifier?       That if the add party of the second part, you in the express modifier?         Data       150 ±       150 ±         Data       150 ±       150 ±       150 ±         Data       150 ±       150 ±       150 ±       150 ±         Data       150 ±       150 ±       150 ±       150 ±       150 ±         Data       150 ±		医静脉 经公司 医结晶 化乙基乙基 化乙基乙基 法法法法法 法法法法法 医白色 网络白色 医白色 医白色的 计正式分析 医白色的 法法法 法法法 法法法法 化乙基 网络白色的 网络白色的
Pervided, always, and these presents are inpat blue topess condition? That if the add party of the fast peri shull pay, or cause to be naid, but add party of the fast peri shull pay, or cause to be naid. The stand party of the fast periods of the stand party of the scenal party of the scenal periods of the		성실 것은 것은 것 같은 가지는 것 같은 것이 것 것을 가장 것 수 있는 것 같은 것을 것 같아요. 것이 것 같아요. 것은 것은 것은 것을 가지?
Provided, skrays, and these presents are upon this express condition?       That if the and party of the front part, do this exceeders, administrator or a same, the fees for relating the martigage, all fees advected in the second part, and the intervent fees of the second part, or to this exceeders, administrator or a same, the fees for relating the martigage, all fees advected in the terms of the second part, and the terms of the second part, and the second part, and the terms of the second part, and the second part, the second part hands, or the terms of the second part, the second part, and martings data, and the second part, the second part is second part, the second p		철상에서 문화되는 방법으로 전쟁에서 걸었다. 여러 들었는 것은 아파가 집에 대해 많다. 것은 것은 것은 것은 것은 것은 것은 것을 다 같다. 것은 것을 다 있다. 것은
Provided, always, and these presents are upon this express condition? That if the soil party of the first pert dual jusy, or cause to be jusid, to the soil party of the first pert dual jusy, or cause to be jusid, to the soil party of the second part, or it bit creations and and the second party of the second part, or it bit creations and the second party of the second part, or it bit creations and the second party of the second part of the second part dual table between all people's and the dual mode the second part of the second part dual table to be inserved.         Plate       100       100       100       Signed by         Plate       100       100       Signed by       Signed by         Plate       100       100       None property is revealed and chatter soil and the signed by       Signed by         Plate       100       100       100       Signed by       Signed by         Plate       100       100       100       Signed by       Signed by         Plate		그렇게 이는 것이 같은 것은 것 같은 것 못했는 것 같은 것 같은 것이 것 같은 것 같은 것 같은 것을 알려요. 것이 같은 것 같
Provided, always, and these presents use upon this express condition? That if the and party of the first part labil pay, or cause to be paid, so that adapting of the terms of the intervent and the intervent of the		
Provided, sharys, and these presents are upon this express exadilities? That if the aid party of the first part shall pay, or cause to be paid, to the add party of the scend part, are to line exceeding sharts of the extent promisery note.         add party of the scend part, are to line exceeders, administrator or asigns, the fees for releasing this mostrague, and the adversald hear of the adversal haum of manny or any part thereof, or the interest, in the time or time when by the condition of the add note the same adversal hear and thereof haum of the burget of the scend part of the scend part, in exceeders, administrator or a gras, or the adversal hear and thereof hau adversal hear adversal hear adversal, the read haut haum of manny or any part hear of the read party of the scend part, in exceeders, administrator or a gras, or the adversal hear and thereof hau adversal hear adversaries of the scend part of the scend part, in the scend part of the scend part, in the scend adversal hear adversal		
Provided, always, and these presents are upon this express condition? That if the null party of the first part dual part, or cause to be paid, to the and party of the free mean dimension of a many means the second part, but to be resented on a second part dual to a strend of the second part dual to a strend of the second part dual to be terms of the second part dual to a strend of the second part dual to strend of the second part dual to a strend of the second part of the first part hereby expressive a strend of the second part of the second part of the second part dual to strend of the second part of the second part of the first part hereby expressive a strend of the second part of the first part hereby expressive to a part back dual to a strend of the second part of the first part hereby exprese to part buck d		특히 말했는 것 같은 것은 것 같은 것을 다 있는 것이라. 것은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 없는 것 같이 없다.
Provided, dways, and these presents are upon this express smalltim?       That if the mid party of the form part, or bine exceeds and diministration or assign, the form for releasing this mortgage, and the foresaids and of second part, is:         Date		전 방법 방법 사람은 것 같아. 여러 가지 않는 것은 것은 것이 같은 것이 같은 것이 같이
adaptive of the second port, or to his execution, administrators or asigns, the fee for relating hits mortgage, and the damania has of \$		신경화를 도망했다. 여러 명이가 강화로 제가를 모두 것을 것 같아요. 그 않다고 있는 것들을 가지 않다. 한 것이는 것이
adaptive of the second port, or to his execution, administrators or asigns, the fee for relating hits mortgage, and the damania has of \$	Privided als	, '' 같은 것은
Date       190       190       190       Signed by         Date       190       100       100       100       Signed by         Date       190       100       100       100       Signed by         Date       190       100       100       100       Signed by         Date       100       100       100       100       Signed by         Date       100       100       100       100       Signed by         Date       100       100       rescons payable, or find mort of said note the same thimel' interest for any case, without satigning any reasons therefor, or if an grouperty is found or isken, or at       The same this issue pays the second pay thot the apreliament (the apreliament required by here there issue pays the second pay thot approximents (the apreliament required by here there issue the second pay.       The same the pays the same the same the issue pays of the assue pays of the second pay.       The same the pays the same the same the issue the pay of the parties here to may cance and pay refers that and the same the same the pays of the same pays and the same same same same same same same sam	said party of the secon	nd part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$
Detc.		그는 것 같은 것 같
in the payment of axid amm of namey or any put thereof, or the interest thereon, at the time or times when by the condition of the axid note the same and become payable, or if axid party of the second part shall at any time deem himself insecures for any cause, without assigning any searest therefor, or if any or party in framework from the district accessal, them and thereoferth it is able backing to said party of the second part, bit exceeding, addingues of any or any any be necessary, without approximent (the approximent required by law being hereby caynesity waid(a), at public axis, at the parties hereby there that payer is found or disten, or at	[4] M. A. K. M. M. Market, M.	网络马克尔 法法法 法法律法 法证据 化合理 网络拉马马克 化二乙基苯基乙基 建铁石 经财产性保险 医白色 法法法律 法法法律 法法法律 化乙基乙基 化乙基乙基乙基乙基乙基乙基
hesome payable, or if said party of the second part shall at any time deem himself inscene for any cause, without assigning any reasons therefor, or if any property is removed from the district aforesaid), then and thereaforth is shall be hav(j) for said party of the second part, his executors, administrations or any on backness without particles. The calcular distribution of the second part is found or taken, or at		그 바이에 동안 이 것이다. 전에서 가장 것은 것은 것은 것이 같아요. 이 것은 속에서 있는 것 같아 가지 않는 것은 것은 것은 것을 가지 않는 것 같아요. 가지 않는 것 같아요.
property is removed from the district aforessid, then and theneforth it shall be law[9] for side party of the second part, his executors, administrators or a gain, so his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of an or no name has my bene consets, without approximate (the appression to related by how being hereby expressly waived), at public suctions of a gain of the part is here to may more there and property is found or taken, or the parties here to may more there taken, or by written notices posted in five (3) conspicators places near the property, at which as any states and out of other, and the how property shall fail to astify said debt and interest aforesaid, and at party of the first part, his executors, administrators, and and they are taken or buy written notices parts that deem hume? In the result, will be eased by the deficient and until defaults be made as foresaid, or until stoch time as the parts of the first part, but exceeds or a stoch as a stoch and the bar of alls reports of the account part that deem hume? In the second part, the second part, the second part, the second part is the account whether and the has a stoch and the more and the cost of this trust and of sele, rendering the overplay, if any, to the said party of the first part hereby agrees to pay the deficient and until defaults be made as foresaid, or until second part of the second part, the second part, the second part, the second part, the second part has the second part with the second part with the second part with the second part with the second part of the second part. The second part has the second part is a second to a stoch and the failt of as foresaid, and the second part that deem hume? In the part part hereby agrees to pay the deficient part is the second part, that second part with the second part with		에는 물건을 실려도 한 동안에 대해 있는 것이 같은 것은 것이 있는 것이 것이 같이 있는 것이 같은 것이 같이 같이 같이 않는 것이 같이 있는 것이 같은 것이 같이 있는 것이 같이 있는 것이 같이 나는
or so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the play where aid projectly is found or taken, or at	property is removed fr	om the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, administrators or as
where said property is found or taken, or at		한 같은 사람이 그 것 같아요. 이는 것 같아요. 이는 것 같아요. 그는 것 같아요. 이는 것 같아요. 이는 것 것 같아요. 이는 것 같아요. 한 ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ?
any of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due him as the instead section and the first part, his executors, administrators assigns, and if from any cause said property shall fail to satisfy said debt and interest dorestal, said party of the first part, his executors, administrators and until default be made as afformally, or unit such time as the party of the second part shall deen hinself insecute os aforesaid, the said party of the first part hereins parts be default on the continue in the paecable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good condition 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 of an expense. In the there are no lines or chains of any kind on the above property, but this mortgage is a first lien thereon		人名德尔克 网络马斯特尔 法保留 法无偿的 的复数 法法律的 人名英格兰人姓氏德尔 化分子子 法法律法 化乙烯基苯乙烯基苯乙烯基乙烯基乙烯基乙烯 医白垩白 化化合物 化乙烯酸乙烯
a herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the sixl party of the first part, his executors, administrators a saignay, and if from any cause said property shall fail to satify said debt and interest aforesaid, said party of the first part herein is the pace-said part shall deem himself insecure as aforesaid, the said party of the set and party of the second part shall deem himself insecure as aforesaid, the said party of the first part. It is is hereby represented, and this mortgage is accepted on the faith of an representation, that there are no liens of elains of any kind on the above property, but this mortgage is a first lien thereon.		그렇게 그 것에 비싼 법이 많은 것이 있는 것 같이 많은 것이 것 같이 많이 많이 많이 많이 많이 많이 없는 것이 가지 않는 것 같이 많이 나는 것이 없다. 것이 많이 없다. 것이 많이 많이 많이 많이 많이 없다. 않는 것이 않는 것이 없다. 않는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 같이 없는 것이 없다. 것이 없는 것이 않는 것이 없는 것이 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 않는 것 않 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 않는 것이 없 않이 않는 것이 않지 않이 않는 것이 않는 것이 않는 것이 않이
asigna, 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 deficient and until default be made as aforesaid, or until such time as the party of the second part shall deem hiuseff insecure as aforesaid, the aid party of the first 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 good con- representation, 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		지난 사람은 그는 한 것 같은 것 같아요. 그는 것은 것 같은 것은 것이 있는 것 같아요. 이 것은 것 같아요. 정말 것 같아요. 나는 것 같아요. 나는 것을 가 많은 것은 것이 같아요.
part to continue in the peaceable possession of all the soid goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good co dition 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 of as representation, 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	as herein set forth, and	d the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators o
dition 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 of an representation, 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	assigns, and if from an	y cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the deficiency
representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.          In Witness Whercol, The party of the first part has hereunto set his hand the	and until default be m	nade as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs
In Witness Wherool, The party of the first part has bereunto set his hand the	and until default be m part to continue in the	nade as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con
In Witness Whereoi, The party of the first part has hereunto set his hand the	and until default be m part to continue in the dition as the same now	nade as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said
SIGNED IN THE PRESENCE OF       (SRA)         (SRA)       (SRA)         UNITED STATES OF AMERICA, Indian Territory       District.         On this       day of       A. D. 190         District, Indian Territory, appeared in person.       appears upon the within and foregoing conveyance as the part grantor and state that 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 Public.         My commission expires       A. D. 190         District.       On this       day of         On this       day of       A. D. 190         Notary Public.       Notary Public within and for said       motor said         UNITED STATES OF AMERICA, Indian Territory       District.       District.         On this       day of       A. D. 190       Notary Public within and for said         District Indian Territory, appeared in person       whose name appears upon abd within the foregoing conveyance as the part grantor and state the above written.       grantor and state the above 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 hast above written.         (SEAL]       Notary Public. <td>and until default be m part to continue in the dition as the same now representation, that th</td> <td>ande as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.</td>	and until default be m part to continue in the dition as the same now representation, that th	ande as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
(SBA) UNITED STATES OF AMERICA, Indian TerritoryDistrict. On thisday ofA. D. 190 before me, a Notary Public within and for saiddata the descented 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) Notary Public. On thisday ofDistrict. On thisday ofA. D. 190 before me, a Notary Public within and for saidday ofDistrict. On thisday ofDistrict. On thisday ofA. D. 190 before me, a Notary Public within and for saidday ofDistrict. On thisday ofDistrict. District Indian Territory, appeared in person. to me personally well known as the person whose name appears upon and within the foregoing conveyance as the partday of	and until default be m part to continue in the dition as the same now representation, that th	ande as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
UNITED STATES OF AMERICA, Indian Territory       District.         On this	and until default be m part to continue in the dition as the same now representation, that th 	ande as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. A. D. 190
On this	and until default be m part to continue in the dition as the same now representation, that th In Witness Wi SIGNET	ande 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 e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>hereof</b> , The party of the first part has hereunto set his hand the day of A. D. 190 D IN THE PRESENCE OF
District, Indian Territory, appeared in person	and until default be m part to continue in the dition as the same now representation, that th In Witness Wi SIGNER	hade as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs a peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con a v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>hereof</b> , The party of the first part has hereunto set his hand the day of A. D. 190 D IN THE PRESENCE OF (SEAL
to me personally well known as the personwhose nameappears upon the within and foregoing conveyance as the part grantor and state that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER	ande as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the firs e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>hereof</b> , The party of the first part has hereunto set his hand the day of A. D. 190 D IN THE PRESENCE OF
that 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 erpires	and until default be m part to continue in the dition as the same now representation, that th <i>in Witness W/</i> SIGNED UNITED STATES (	ande 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 e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good com v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>hereof</b> , The party of the first part has hereunto set his hand the
In Testimony Whereof, 1 have hereunto set my hand and affixed my notarial seal on the date last above written. (SEAL) My commission expires	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness W/</i> SIGNER UNITED STATES ( On this	ande 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 e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. hereof, The party of the first part has hereunto set his hand the day of A. D. 190 D IN THE PRESENCE OF
My commission erpires       A. D. 190       Notary Public.         UNITED STATES OF AMERICA, Indian Territory       District.         On this	and until default be m part to continue in the dition as the same now representation, that th <i>in Witness W/</i> SiGNED UNITED STATES ( On this	ade 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 e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>hereof</b> , The party of the first part has hereunto set his hand the
My commission expires       A. D. 190         UNITED STATES OF AMERICA, Indian Territory       District.         On this	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness W/</i> SIGNER UNITED STATES ( On this	ade 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 e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said here are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>hereof</b> , The party of the first part has hereunto set his hand the
On thisday ofA. D. 190before me, a Notary Public within and for said District Indian Territory, appeared in person to me personally well knows as the personappears upon and within the foregoing conveyance as the partgrantorand state thaheexecuted 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] My commission expiresA. D. 190	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER UNITED STATES ( On this District, Indian Territo to me personally well 1 that he had executed ( <i>In Testii</i>	inde 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 e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con w are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said tere are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         hereool,       The party of the first part has hereunto set his hand the day of A. D. 190         b IN THE PRESENCE OF       (SEAL)         OF AMERICA, Indian Territory       District.         known as the person       appeared in person         known as the person       appears upon the within and foregoing conveyance as the part         grantor       and stated the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.         mony Whereof, 1 have hereunto set my hand and affixed my notarial seal on the date last above written.
District Indian Territory, appeared in person	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness W/</i> SIGNER UNITED STATES ( On this District, Indian Territy to me personally well I that he had executed ( <i>In Testif</i> (SEAL)	inde 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 e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con v are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said tere are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         hereof, The party of the first part has hereunto set his hand the
to me personally well known as the personwhose nameappears upon and within the foregoing conveyance as the part grantor and state thaheexecuted 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] My commission expiresA. D. 190	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER UNITED STATES ( On this District, Indian Territo to me personally well 1 that he had executed ( <i>In Testin</i> (SEAL) My commission expired	ande 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 has dead chattels, all of which, in consideration hereof, he engages shall be kept in as good con vare, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said tere are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         hereool, The party of the first part has hereunto set his hand the
tha	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER UNITED STATES ( On this District, Indian Territo to me personally well 1 that he had executed ( <i>In Testin</i> (SEAL) My commission expired UNITED STATES ( On this	ande as aforesaíd, or until such time as the party of the second part shall deem hiuself insecure as aforesaid, the said party of the first part and thattels, all of which, in consideration hereof, he engages shall be kept in as good convoure, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said taken care of any kind on the above property, but this mortgage is a first lien thereon.         hereool, The party of the first part has hereunto set his hand the day of
In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. [SEAL] My commission expires	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER UNITED STATES ( On this	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 proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said tere are no liens of elains of any kind on the above property, but this mortgage is a first lien thereon.         hereoof, The party of the first part has hereunto set his hand the.       day of.       A. D. 190         b IN THE PRESENCE OF       (SEAL         OF AMERICA, Indian Territory.       District.         any appeared in person.       appears upon the within and foregoing conveyance as the part grantor and stated the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.         MOF AMERICA, Indian Territory.       District.         and the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.         MOF AMERICA, Indian Territory.       District.         and y of.       A. D. 190         before use, a Notary Public within and for said         ory, appeared in person.       Morter of the consideration and purposes therein mentioned and set forth, and I do hereby certify.         MOF AMERICA, Indian Territory.       District.         A. D. 190       District.         and y of       A. D. 190         before me, a Notary Public within and for said         and y of       A. D. 190         before me, a Notary Public within and for s
My commission expiresA. D. 190	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER UNITED STATES ( On this	ande as aforesaid, or until such time as the party of the second part shall deem hiuself insecure as aforesaid, the said party of the first part and extends, all of which, in consideration hereof, he engages shall be kept in as good context, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said tere are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         hereof, The party of the first part has hereunto set his hand the
My commission expires	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER UNITED STATES ( On this	and e 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 e peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con y are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said tere are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         hereoof,       The party of the first part has hereunto set his hand the
Filed for record	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER UNITED STATES ( On this	and e as aforesaid, or until such time as the party of the second part shall deem hiuself insecure as aforesaid, the said party of the first part as doed and chattels, all of which, in consideration hereof, he engages shall be kept in as good converting and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of said tere are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         hereof, The party of the first part has hereunto set his hand the
rited for record	and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i> SIGNER UNITED STATES ( On this District, Indian Territo to me personally well 1 that he had executed ( <i>In Testin</i> (SEAL) My commission expired UNITED STATES ( On this District Indian Territor to me personally well 1 thatheexecute <i>In Testin</i> [SEAL]	and as aforessid, or until such time as the party of the second part shall deem hiuself insecure as aforessid, the said party of the first party of the first part and expense. It is hereby represented, and this mortgage is accepted on the faith of said tere are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         here of, The party of the first part has hereunto set his hand the
Deputy Clerk and Ex-Officio Recorder.	and until default be m part to continue in the dition as the same now representation, that th In Witness Wi SIGNER UNITED STATES ( On this	ude as aforessid, or until such time as the party of the second part shall deem hinself insecure as aforessid, the said party of the free         a peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good con         w are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of and         here of, The party of the first part has hereunto set his hand the

時にいた日本になるので、日本には、日本になっていたので、日本になっていたので、

138

ί<u>κ</u>

•