354

That	승규는 영향을 가장해 한 것을 얻는다.	그 방법 지역에 있는 것이 같은 것을 많이 없다.	
of the first part, in consideration of the	이 이 이 아이지 않는 것 같아. 이 아이지 않는 것 같아. 아이지 않는 것 같아.	문제가 제품을 알려야 한 것을 하는 것을 하는 것을 많이 없는 것이다.	DOLL
		of the second part, the receip	
	医结核性 化乙基苯乙基苯乙基 化对称分子 化化乙二乙二乙二乙二乙二乙二乙二乙二	to the said party of the second part, his o	
		operty of, and now in possession of said	
ranch in the			n an
Nation, an within the	District, Indian	Territory, to-wit:	
¢		andragaretimet sugarantingsfynaltensyn swerett andre egynthisawag ynafwar yr ydwydd	
말 다 집에 가지 않는 것은 것은 것을 가지 않는 것을 가지?			
		497 - 297 - 201 - 297 - 201 - 297 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 401 - 20	
영양의 일이 여름 그 것 좀 많다. 것 같	그는 것 같은 것이 그 가슴이 좀 누구요.	물건에 대한 것은 그가 가격했다. 영화 문화	이 가슴 안 집에 가지 않는 것이다.
말 같이 많이 잘 많은 것이 같아요. 같이 많이		1994 - Alexandri ya Mandala a M	
	55 . , <mark>4</mark> 4 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1 .	4.99 (1999) - 1997) - 1977) -	
	anaagaalaayoo aagaalaa ( waxaala waxaa) ilaa doolaa ayaada ahaa ahaa ahaa ahaa ahaa ahaa		
******		······	
		<b></b>	
	그는 것은 것은 집안에 나갔다.		
	ちょう しょうえい ちょうしょう ちょうしょう かだい しょうよう	That if the said party of the first part	
그는 승규는 특히 가지 않는 것 같은 것이 가지 않는 것 같아. 이 가지 않는 것 같아.		e fees for releasing this mortgage, and the	
		omissory note of which the following	
		s and everything herein contained shall be	
		on, at the time or times when by the con	
이 같이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 것 같아요. 이 것 같아.		nsell' insecure for any cause, without assi	
		e lawful for said party of the second par	
이 가지 말 것 같아요. 지수는 것 같아요. 이 가지 않는 것 같아요. 가지 않는 것 같아요. 이 것 같아요.		ake said goods and chattels wherever same	
		uired by law being hereby expressly wa	
		hand, upon two weeks notice in some ne	
		notices posted in five (5) conspicuous pl	aces near the property, at which
as herein set forth, and the cost of this assigns, and if from any cause said prop	trust and of sale, rendering the overpluerty shall fail to satisfy said debt and in	s of said sale, the said party of the second us, if any, to the said party of the first interest aforesaid, said party of the first par second part shall deem himself insecure a	part, his executors, administrato t hereby agrees to pay the defici
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken of	trust and of sale, rendering the overplu erty shall fail to satisfy sold debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense.	is, if any, to the said party of the first interest aforesaid, said party of the first par second part shall deem himself insecure a all of which, in consideration hereof, he It is hereb, represented, and this mor	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper	us, if any, to the said party of the first interest aforesaid, said party of the first par second part shall deem himself insecure a all of which, in consideration hereof, he	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper	us, if any, to the said party of the first necrest aforesaid, said party of the first par second part shall deem himself insecure a all of which, in consideration hereof, he It is hereb, represented, and this mor erty, but this mortgage is a first lien there	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above prope	us, if any, to the said party of the first necessarial and party of the first parts second part shall deem himself insecure a all of which, in consideration hereof, he It is hereb, represented, and this more erty, but this mortgage is a first lien there	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of in Witness Whereoi, The p	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and in or until such time as the party of the s asion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h	us, if any, to the said party of the first necrest aforesaid, said party of the first par second part shall deem himself insecure a all of which, in consideration hereof, he It is hereb, represented, and this mor erty, but this mortgage is a first lien there	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of	trust and of sale, rendering the overplue erty shall fail to satisfy suid debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper- menty of the first part has hereunto set h ENCE OF	us, if any, to the said party of the first necrest aforesaid, said party of the first par second part shall deem himself insceure a all of which, in consideration hereof, he It is hereb, represented, and this mor erty, but this mortgage is a first lien there his hand the day of	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken of representation, that there are no liens of <i>in Witness Whereof</i> , The p SIGNED IN THE PRES	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and in or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF	us, if any, to the said party of the first necessarial, said party of the first par second part shall deem himself insecure a all of which, in consideration hereof, he It is hereb, represented, and this mor erty, but this mortgage is a first lien there his hand the day of	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>In Witness Whereoi</i> , The p SIGNED IN THE PRESE	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and in or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF	us, if any, to the said party of the first necessarial, said party of the first par second part shall deem himself insecure a all of which, in consideration hereof, he It is hereb, represented, and this mor erty, but this mortgage is a first lien there his hand the day of	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (SI
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>in Witness Whereoi</i> , The p SIGNED IN THE PRESE	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF	us, if any, to the said party of the first necrest aforesaid, said party of the first par second part shall deem himself insecure a all of which, in consideration hereof, he It is hereb, represented, and this mor erty, but this mortgage is a first lien there his hand the day of	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (SI
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the sume now are, and taken or representation, that there are no liens of <i>In Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA,	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF Indian Territory	us, if any, to the said party of the first necrest aforesaid, said party of the first par second part shall deem himself insecure a all of which, in consideration hereof, he It is hereb, represented, and this mor erty, but this mortgage is a first lien there his hand the day of	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (Si (Si
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>In Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA, On this.	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and ir or until such time as the party of the s sion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF Indian Territory	<ul> <li>if any, to the said party of the first parts aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the first part of the second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the first part of the second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the first part of the second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the second part of the second part of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of the second part of the s</li></ul>	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (SI (SI within and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the sume now are, and taken or representation, that there are no liens of <i>In Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overplu erty shall fail to satisfy suid debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF Indian Territory	<ul> <li>if any, to the said party of the first parts aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there his hand the</li></ul>	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (Si (Si within and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>In Witness Whereof</i> , The p SIGNED IN THE PRESS UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overplu erty shall fail to satisfy sold debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper- marty of the first part has hereunto set h ENCE OF Indian Territory	<ul> <li>if any, to the said party of the first parts aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the first part of the second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the first part of the second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the first part of the second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the second part shall deem himself insecure at all of which, in consideration hereof, he does not be a straight of the second part of the second part of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of which, in consideration hereof, here of the second part shall deem himself insecure at all of the second part of the s</li></ul>	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of con. A. D. 190 (Si within and for said he partgrantor and st
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>In Witness Whereof</i> , The p SIGNED IN THE PRESS UNITED STATES OF AMERICA, On this. District, Indian Territory, appeared in p to me personally well known as the per- that he had executed the same for the	trust and of sale, rendering the overplu erty shall fail to satisfy sold debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper earty of the first part has hereunto set h ENCE OF Indian Territory	is, if any, to the said party of the first necessaries aforesaid, said party of the first parts second part shall deem himself insecure as all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there his hand the	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of con. A. D. 190 (Si within and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>In Witness Whereof</i> , The p signed in THE PRESS UNITED STATES OF AMERICA, On this. District, Indian Territory, appeared in p to me personally well known as the per- that he had executed the same for the <i>In Testimony Wher</i>	trust and of sale, rendering the overplu erty shall fail to satisfy sold debt and ir or until such time as the party of the s ssion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper earty of the first part has hereunto set h ENCE OF Indian Territory	15, if any, to the said party of the first parts aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there his hand the	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of con. A. D. 190 (Si within and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the sume now are, and taken or representation, that there are no liens of <i>in Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA, On this District, Indian Territory, appeared in a to me personally well known as the per- that he had executed the same for the <i>in Testimony Wher</i> (SEAL)	trust and of sale, rendering the overpla erty shall fail to satisfy sold debt and ir or until such time as the party of the s soion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF Indian Territory	<ul> <li>if any, to the said party of the first particle statement aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this more rety, but this mortgage is a first lien there his hand the</li></ul>	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (SI (SI within and for said he part grantor and st tify. above written.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken of representation, that there are no liens of <i>In Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA, On this. District, Indian Territory, appeared in p to me personally well known as the per- that he had executed the same for the <i>In Testimony Wher</i> (SEAL) My commission expires.	trust and of sale, rendering the overpluerty shall fail to satisfy sold debt and in or until such time as the party of the session of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set here ENCE OF Indian Territory	if any, to the said party of the first interest aforesaid, said party of the first parts exceed part shall deem himself insecure at all of which, in consideration hereof, he defined in the second part shall deem himself insecure at all of which, in consideration hereof, he defined is hereby, represented, and this more ty, but this mortgage is a first lien there has hand the day of	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of con. A. D. 190 (SI within and for said within and for said he partgrantorand st tify. subove written.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>in Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA, On this District, Indian Territory, appeared in a to me personally well known as the per- that he had executed the same for the <i>in Testimony Wher</i> (SEAL) My commission expires UNITED STATES OF AMERICA,	trust and of sale, rendering the overpla erty shall fail to satisfy suid debt and ir or until such time as the party of the s soin of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF Indian Territory	as, if any, to the said party of the first part interest aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this more rety, but this mortgage is a first lien there his hand the	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (Si within and for said be part grantor and st tify. ubove written. Notary Public.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>in Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA, On this District, Indian Territory, appeared in a to me personally well known as the per- that he had executed the same for the <i>in Testimony Wher</i> (SEAL) My commission expires UNITED STATES OF AMERICA,	trust and of sale, rendering the overpla erty shall fail to satisfy suid debt and ir or until such time as the party of the s soin of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF Indian Territory	if any, to the said party of the first interest aforesaid, said party of the first parts exceed part shall deem himself insecure at all of which, in consideration hereof, he defined in the second part shall deem himself insecure at all of which, in consideration hereof, he defined is hereby, represented, and this more ty, but this mortgage is a first lien there has hand the day of	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (Si within and for said be part grantor and st tify. ubove written. Notary Public.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>in Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA, On this District, Indian Territory, appeared in a to me personally well known as the per- that he had executed the same for the <i>in Testimony Wher</i> (SEAL) My commission expires UNITED STATES OF AMERICA,	trust and of sale, rendering the overpheric shall fail to satisfy suid debt and in or until such time as the party of the sisten of all the said goods and chattels, care of at its proper cost and expense. In claims of any kind on the above proper satisfy of the first part has hereunto set here of the first part has hereunto set herein men for the first part has hereunto set my hand and the first part has hereunto set my hand the first part has hereunto set my hand the first part has hereunto set my hand the hereunto set my hand the first part has hereunto set my hand the hereuntof set my hand the hereunto set my hand the hereunto set my	as, if any, to the said party of the first interest aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there has hand the	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (Si within and for said be part grantor and st tify. ubove written. Notary Public.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken of representation, that there are no liens of <i>in Witness Whereof</i> , The p signed in THE PREST UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overpla erty shall fail to satisfy suid debt and ir or until such time as the party of the sision of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF Indian Territory	as, if any, to the said party of the first interest aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there has hand the	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (SI (SI within and for said he part grantor and st tify. ubove written. Notary Public.
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the sume now are, and taken of representation, that there are no liens of <i>in Witness Whereof</i> , The p signed in THE PREAD UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overpla erty shall fail to satisfy sold debt and ir or until such time as the party of the sistion of all the said goods and chattels, care of at its proper cost and expense. In claims of any kind on the above proper marty of the first part has hereunto set the ENCE OF Indian Territory	as, if any, to the said party of the first interest aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there is hand the	part, his executors, administrato t hereby agrees to pay the defici- s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (Si within and for said he part grantor and st tify. Notary Public. and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the sume now are, and taken of representation, that there are no liens of <i>in Witness Whereof</i> , The p signed in THE PREAD UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overpla erty shall fail to satisfy sold debt and ir or until such time as the party of the sistion of all the said goods and chattels, care of at its proper cost and expense. In claims of any kind on the above proper marty of the first part has hereunto set the ENCE OF Indian Territory	as, if any, to the said party of the first particle and part shall deem himself insecure and all of which, in consideration hereof, he of it is hereby represented, and this more rety, but this mortgage is a first lien there and the said the said of same set of the sa	part, his executors, administrato t hereby agrees to pay the defici- s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (Si within and for said he part grantor and st tify. Notary Public. and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the sume now are, and taken of representation, that there are no liens of <i>in Witness Whereof</i> , The p signed in THE PREAD UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overpla erty shall fail to satisfy sold debt and ir or until such time as the party of the sistion of all the said goods and chattels, care of at its proper cost and expense. In claims of any kind on the above proper marty of the first part has hereunto set the ENCE OF Indian Territory	as, if any, to the said party of the first interest aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there is hand the	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of con. A. D. 190 (SI within and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>in Witness Whereof</i> , The p SIGNED IN THE PREST UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overpla erty shall fail to satisfy sold debt and ir or until such time as the party of the sistion of all the said goods and chattels, care of at its proper cost and expense. In claims of any kind on the above proper- marty of the first part has hereunto set it ENCE OF Indian Territory	as, if any, to the said party of the first interest aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there is hand the	part, his executors, administrato t hereby agrees to pay the defici- s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of son. A. D. 190 (Si within and for said he part grantor and st tify. Notary Public. and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken of representation, that there are no liens of <i>in Witness Whereof</i> , The p SIGNED IN THE PREAD UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overpla erty shall fail to satisfy suid debt and ir or until such time as the party of the sistion of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper- marty of the first part has hereunto set h ENCE OF Indian Territory	as, if any, to the said party of the first interest aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he of it is hereb, represented, and this morerty, but this mortgage is a first lien there is hand the	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of con. A. D. 190 (SI within and for said
as herein set forth, and the cost of this assigns, and if from any cause said prop and until default be made as aforesaid, part to continue in the peaceable posses dition as the same now are, and taken or representation, that there are no liens of <i>in Witness Whereof</i> , The p SIGNED IN THE PREAD UNITED STATES OF AMERICA, On this	trust and of sale, rendering the overpla erty shall fail to satisfy sold debt and in or until such time as the party of the s solon of all the said goods and chattels, care of at its proper cost and expense. or claims of any kind on the above proper marty of the first part has hereunto set h ENCE OF Indian Territory	is, if any, to the said party of the first interest aforesaid, said party of the first part second part shall deem himself insecure at all of which, in consideration hereof, he determines in the second part shall deem himself insecure at all of which, in consideration hereof, he determines the second part shall deem himself insecure at all of which, in consideration hereof, he determines the second part shall deem himself insecure at all of which, in consideration hereof, he determines the second part shall deem himself insecure at the second part of the se	part, his executors, administrato t hereby agrees to pay the defici s aforesaid, the said party of the engages shall be kept in as good tgage is accepted on the faith of con. A. D. 190 (SI within and for said

and all a start and

Ţ