																					36		

A.114

A CONTRACTOR

CHARLES

and and and

182

¥

2

•

•

1

1.1

That	and a second	and.	and	14 mar
of the first part, in consider	이는 것 같아요. 아니는 것이 이 물건이 있는 것 같아요.	ار می از می این این این این این این این این این ای		D
그렇는 그는 것 같은 것 같은 것을 가지 않는 것을 가지 않는 것을 많이	paid by			
ふかい とうしょう かだいがく かいか あいしかい	and by these presents do bargain a personal property, the same being the	그는 사람이 있는 것이 있는 것이 많은 것이 많이 있다. 가지	승규는 것이 가지요? 이 것이 집에서 가지 않는 것이 많이 많이 많이 했다.	
	District			
그 같은 것은 것을 가지 않는 것 같아.	Distr			
******	and the second			
장애에 가지 않는 것 같아.				
	사람은 것 같아요. 아파는 가 같아요.			
614 j. 1 vie Person (16 14 9 6 19 5 16 1 - 19 7 6 14 1 - 19 7 6 14 19 19 19 19 19 19 19 19 19 19 19 19 19		*****		
Provided. always.	and these presents are upon this expres	s condition? That if the	said party of the first part sl	hall pay, or cause to be pa
	t, or to his executors, administrators or			
	according to the terms of			
Date			. Signed by	
	of money or any part thereof, or the in			
	arty of the second part shall at any tim			
	e district aforesaid, then and thencefor			
	it to declare said note and mortgage du sary, without appraisement (the apprais		たいかい しんてい とうせい ほうぶん かんかい かいしつ	ないさんか かたい しょうかい かいしょうかい 人
	or taken, or at		그는 것 같은 것 같아요. 것 같은 말에서 가지 않는 것 같아.	
	District, or the county where taken, or			
				아이는 아이는 것은 것이라는 것이 같아요. 이 것이 같아요.
				weat to actual the sum
		아이는 물질을 가지 않는 것이 가지 않는 것이 많이 많이 했다.		
as herein set forth, and the assigns, and if from any caus and until default be made as	cost of this trust and of sale, rendering se said property shall fail to satisfy said s aforesaid, or until such time as the pa eable possession of all the said goods an	the overplus, if any, to debt and interest aforesaid rty of the second part sh	the said party of the first p I, said party of the first part all deem himself insecure as	hereby agrees to pay the aforesaid, the said party o
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar	cost of this trust and of sale, rendering se said property shall fail to satisfy said s aforesaid, or until such time as the pa eable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the	the overplus, if any, to debt and interest aforesaid rty of the second part sh d chattels, all of which, i l expense. It is hereby above property, but this n	the said party of the first part I, said party of the first part all deem himself insecure as n consideration hereof, he er represented, and this mort nortgage is a first lien thereo	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the	the overplus, if any, to debt and interest aforesaid rty of the second part sh d chattels, all of which, i l expense. It is hereby above property, but this n	the said party of the first part I, said party of the first part all deem himself insecure as n consideration hereof, he er represented, and this mort nortgage is a first lien thereo	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>in Witness Where</b>	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>coff</b> , The party of the first part has he	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this n	the said party of the first part I, said party of the first part all deem himself insecure as n consideration hereof, he er represented, and this mort nortgage is a first lien thereo	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>in Witness Where</b> Signed in T	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>cof</b> , The party of the first part has he <b>rHE PRESENCE OF</b>	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the	the said party of the first part I, said party of the first part all deem himself insecure as in consideration hereof, he er represented, and this mort aortgage is a first lien thereof day of	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>In Witness Where</i> SIGNED IN T	cost of this trust and of sale, rendering se said property shall fail to satisfy said s aforesaid, or until such time as the pa eable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>THE PRESENCE OF</b>	the overplus, if any, to debt and interest aforesaid rty of the second part sh d chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the	the said party of the first part I, said party of the first part all deem himself insecure as n consideration hereof, he er represented, and this mort nortgage is a first lien thereo day of	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>in Witness Where</b> SIGNED IN T	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>cof</b> , The party of the first part has he <b>rHE PRESENCE OF</b>	the overplus, if any, to debt and interest aforesaid rty of the second part sh d chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the	the said party of the first part I, said party of the first part all deem himself insecure as in consideration hereof, he er represented, and this mort aortgage is a first lien thereof day of	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>In Witness Where</b> Staned in T	cost of this trust and of sale, rendering se said property shall fail to satisfy said s aforesaid, or until such time as the pa eable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>THE PRESENCE OF</b>	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i I expense. It is hereby above property, but this i reunto set his hand the	the said party of the first part I, said party of the first part all deem himself insecure as n consideration hereof, he er represented, and this mort nortgage is a first lien thereo day of	art, his executors, adminis hereby agrees to pay the aforesaid, the said party on nguges shall be kept in as gage is accepted on the fa- on. A. E
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>in Witness Where</b> SIGNED IN T	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and re no liens or claims of any kind on the <b>Pof</b> , The party of the first part has he <b>rHE PRESENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the	the said party of the first part I, said party of the first part all deem himself insecure as in consideration hereof, he er represented, and this mort aortgage is a first lien thereof day of	art, his executors, adminin hereby agrees to pay the aforesaid, the said party of ngages shall be kept in as gage is accepted on the fa on.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>in Witness Where</b> SIGNED in T UNITED STATES OF AN On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said s aforesaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>FME PRESENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh d chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the 	the said party of the first part I, said party of the first part all deem himself insecure as n consideration hereof, he er represented, and this mort nortgage is a first lien thereo day of 	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fa on. A. E
as herein set forth, and the assigns, and if from any eaus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>In Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>PMERICA, Indian Territory</b> day of ppeared in person.	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this i reunto set his hand the	the said party of the first part I, said party of the first part all deem himself insecure as n consideration hereof, he er represented, and this mort nortgage is a first lien thereo day of 	art, his executors, adminia hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fa on. A. D
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>in Witness Where</b> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the part has he <b>POF</b> , the part has he <b>POF</b> , the part has he <b>PO</b>	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this i reunto set his hand the 	the said party of the first part I, said party of the first part all deem himself insecure as n consideration hereof, he er represented, and this mort aortgage is a first lien thereof 	art, his executors, admini- hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fa- on. A. I within and for said
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>IN WITHOSS WHERE</b> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>cof</b> , The party of the first part has he <b>rHE PRESENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the 	the said party of the first part I, said party of the first part all deem himself insecure as in consideration hereof, he er represented, and this mort nortgage is a first lien thereof day of	art, his executors, admini- hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fa- on. A. E
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>In Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the party of the first part has he <b>POF</b> , the part has he <b>POF</b> , the part has he <b>POF</b> , the part has he <b>PO</b>	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the 	the said party of the first part I, said party of the first part all deem himself insecure as in consideration hereof, he er represented, and this mort nortgage is a first lien thereof day of	art, his executors, adminishereby agrees to pay the aforesaid, the said party on ngages shall be kept in as gage is accepted on the faon
as herein set forth, and the assigns, and if from any eaus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>In Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>PME PRESENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this i reunto set his hand the 	the said party of the first part I, said party of the first part all deem himself insecure as in consideration hereof, he er represented, and this mort nortgage is a first lien thereof day of	art, his executors, adminishereby agrees to pay the aforesaid, the said party on ngages shall be kept in as gage is accepted on the faon. A. E within and for said
as herein set forth, and the assigns, and if from any eaus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>In Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>cof</b> , The party of the first part has he <b>rHE PRESENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this i reunto set his hand the 	the said party of the first part I, said party of the first part all deem himself insecure as in consideration hereof, he er represented, and this mort nortgage is a first lien thereof day of	art, his executors, adminishereby agrees to pay the aforesaid, the said party on ngages shall be kept in as gage is accepted on the faon. A. E within and for said
as herein set forth, and the assigns, and if from any cause and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>in Witness Where</b> Staned in T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>PME PRESENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the Dis A. D. 190 b means upon the within and therein mentioned and set my hand and affixed my no D. 190	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mortgange is a first lien thereof day of day of trict. fore me, a Notary Public w foregoing conveyance as the forth, and I do hereby certi starial seal on the date last a	art, his executors, adminishereby agrees to pay the aforesaid, the said party on ngages shall be kept in as gage is accepted on the faon. A. E within and for said
as herein set forth, and the assigns, and if from any cause and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <b>in Witness Where</b> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first p	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this i reunto set his hand the 	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mort- nortgage is a first lien thereof day of	art, his executors, adminia hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fa- on. A. E vithin and for said e partgrantora ify. above written.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>In Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>Pof</b> , The party of the first part has he <b>rHE PRESENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh d chattels, all of which, i l expense. It is hereby above property, but this n reunto set his hand the Market for the second set market for the second set market for the second set my hand and affixed my no D. 190 	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mortgange is a first lien thereof day of day of trict. fore me, a Notary Public w forth, and I do hereby certi- starial scal on the date last a trict. me, a Notary Public within a	art, his executors, admini hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fa- on. A. E vithin and for said e partgrantor above written.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>in Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a aforesaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>FME PREBENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, it l expense. It is hereby above property, but this it reunto set his hand the	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mort, nortgage is a first lien thereof day of day of trict. fore me, a Notary Public w forth, and I do hereby certi- tarial seal on the date last a trict. me, a Notary Public within a	art, his executors, adminin hereby agrees to pay the aforesaid, the said party of ngages shall be kept in as gage is accepted on the fa on. A. I within and for said e partgrantors ify. ubove written. Notary Pr and for said
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>In Witness Where</i> SIGNED IN T UNITED STATES OF A On thia. District, Indian Territory, ap to me personally well known that he had executed the sam <i>In Testimon</i> (SEAL) My commission expires. UNITED STATES OF A On this.	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The part has he <b>POF</b> , The party of the first part has he <b>POF</b> , T	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, it l expense. It is hereby above property, but this it reunto set his hand the	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mort, nortgage is a first lien thereof day of	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D vithin and for said e part grantor a ify. above written. Votary Pr and for said e part grantor a
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>in Witness Where</i> Signed in T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , T	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this in reunto set his hand the	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mortgane aortgage is a first lien thereof day of day of day of trict. fore me, a Notary Public within a forth, and I do hereby certi- strict. me, a Notary Public within a foregoing conveyance as the fore of the date last a trict. me, a Notary Public within a foregoing conveyance as the strict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- and the date last and trict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and I do hereby certi- ter forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and forth forth, and forth fort	art, his executors, adminia hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fa- on. A. D within and for said e partgrantora ify. above written. Notary Pu and for saida e partgrantora ertify.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>in Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The part has he <b>POF</b> , The party of the first part has he <b>POF</b> , T	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this in reunto set his hand the	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mortgane aortgage is a first lien thereof day of day of day of trict. fore me, a Notary Public within a forth, and I do hereby certi- strict. me, a Notary Public within a foregoing conveyance as the fore of the date last a trict. me, a Notary Public within a foregoing conveyance as the strict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- and the date last and trict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and I do hereby certi- ter forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and forth forth, and forth fort	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D within and for said e partgrantora ify. above written. Notary Pu and for saida e partgrantora ertify.
as herein set forth, and the assigns, and if from any cause and until default be made as part to continue in the peace dition as the same now are, representation, that there ar in Witness Where Staned in T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , T	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, i l expense. It is hereby above property, but this in reunto set his hand the	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mortgane aortgage is a first lien thereof day of day of day of trict. fore me, a Notary Public within a forth, and I do hereby certi- strict. me, a Notary Public within a foregoing conveyance as the fore of the date last a trict. me, a Notary Public within a foregoing conveyance as the strict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- and the date last and trict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and I do hereby certi- ter forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and forth forth, and forth fort	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D within and for said e partgrantora ify. ubove written. Notary Pr and for saida e partgrantora ertify. t above written.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>in Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The part has he <b>POF</b> , The party of the first part has he <b>POF</b> , The party of the first part has he <b>POF</b> , T	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, if l expense. It is hereby above property, but this if reunto set his hand the	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mortgane aortgage is a first lien thereof day of day of day of trict. fore me, a Notary Public within a forth, and I do hereby certi- strict. me, a Notary Public within a foregoing conveyance as the fore of the date last a trict. me, a Notary Public within a foregoing conveyance as the strict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- and the date last and trict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and I do hereby certi- ter forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and forth forth, and forth fort	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D within and for said e partgrantora ify. ubove written. Notary Pu and for saida e partgrantora ertify. t above written.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>in Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>POF</b> , The party of the first part has he <b>PMERICA</b> , Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, if l expense. It is hereby above property, but this if reunto set his hand the	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mortgane aortgage is a first lien thereof day of day of day of trict. fore me, a Notary Public within a forth, and I do hereby certi- strict. me, a Notary Public within a foregoing conveyance as the fore of the date last a trict. me, a Notary Public within a foregoing conveyance as the strict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- and the date last and trict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and I do hereby certi- ter forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and forth forth, and forth fort	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D within and for said e partgrantora ify. above written. Notary Pu and for saida e partgrantora ertify.
as herein set forth, and the assigns, and if from any caus and until default be made as part to continue in the peace dition as the same now are, representation, that there ar <i>in Witness Where</i> SIGNED IN T UNITED STATES OF A On this	cost of this trust and of sale, rendering se said property shall fail to satisfy said a foresaid, or until such time as the pa- cable possession of all the said goods an and taken care of at its proper cost and e no liens or claims of any kind on the <b>Pof</b> , The party of the first part has he <b>rHE PRESENCE OF</b> MERICA, Indian Territory	the overplus, if any, to debt and interest aforesaid rty of the second part sh id chattels, all of which, if l expense. It is hereby above property, but this if reunto set his hand the	the said party of the first part all deem himself insecure as an consideration hereof, he er represented, and this mortgane aortgage is a first lien thereof day of day of day of trict. fore me, a Notary Public within a forth, and I do hereby certi- strict. me, a Notary Public within a foregoing conveyance as the fore of the date last a trict. me, a Notary Public within a foregoing conveyance as the strict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- and the date last and trict. me, a Notary Public within a foregoing conveyance as the set forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and I do hereby certi- ter forth, and I do hereby certi- ter forth, and I do hereby certi- forth, and forth forth, and forth fort	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o ngages shall be kept in as gage is accepted on the fai on. A. D within and for said e partgrantora ify. ubove written. Notary Pu and for saida e partgrantora ertify. t above written.

۷,