## Chattel Mortgage With Power of Sale.

201

KNOW ALL ME	N BY THESE PRESEN	TS:		
That				
	eration of the sum of			
	nd paid by these presents do bai		승규는 것 이 것 이 물었다. 신부는 이 나가는	
all the following articles o	f personal property, the same being Distr	the absolute property of,	and now in possession of said p	arty of the first part at h
	2/18v7		ふうかた かり ごうせん かいたい かいしょう しんしょう かいしょ	α σχαρια έλετα το Νου στο το το το το προστά το πολογματικο πολογματικο το πολογματικο το πολογματ
	19. 1997 - 19. 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999		****	·····
승규는 영국에 가장 감독했다.	****	이 것 같아요. 것 수 같아요.	이번 것을 물고 있는 것이 없는 것이 없다.	
	***************************************	1929	*****	****
<b>16. 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997</b>	، ۱۹۰۶ - ۱۹۰۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹ - ۱۹۹۹			
		ingen mit den in see in den de see see de see see andere see see see see see see see see see		
*****	**************************************	,	1) ya ya ya ya mana ka ana a ya na ya na ya na ya ya ya ya na da ya	,
Provided, always	, and these presents are upon this e	express condition? That if t	he said party of the first part sl	ull pay, or cause to be pa
	art, or to his executors, administrat			
		certain promissory no	ite of which the following i	
	n of money or any part thereof, or t			
	party of the second part shall at an			
	the district aforesaid, then and the	<ul> <li>A statistic set of a statistic set of</li></ul>		
	ent to declare said note and mortga			
	essary, without appraisement (the a nd or taken, or at			
	District, or the county where take			
as herein set forth, and th assigns, and if from any ca and until default be made	nay purchase as other parties, and o e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as t acceable possession of all the said goo	lering the overplus, if any, y said debt and interest afore he party of the second part	e, the said party of the second p to the said party of the first p said, said party of the first part shall deem himself insecure as	art, his executors, admin hereby agrees to pay the aforesaid, the said party
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as t	lering the overplus, if any, y said debt and interestafore he party of the second part ods and chattels, all of which ost and expense. It is her in the above property, but th	e, the said party of the second p to the said party of the first pr said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo	art, his executors, admini hereby agrees to pay the aforesaid, the said party o agages shall be kept in as gage is accepted on the fa
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there In Witness When	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said gor e, and taken care of at its proper co are no liens or claims of any kind o " <b>Col</b> , The party of the first part h	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which st and expense. It is her in the above property, but th	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo	art, his executors, admini hereby agrees to pay the aforesaid, the said party o agages shall be kept in as gage is accepted on the fa on.
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per dition as the same now are representation, that there <b>In Witness When</b> SIGNED IN	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or antil such time as a aceable possession of all the said goo e, and taken care of at its proper co are no liens or claims of any kind o	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which st and expense. It is her in the above property, but th	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo	art, his executors, admini hereby agrees to pay the aforessid, the said party o agages shall be kept in as gage is accepted on the fa on. A. I
as herein set forth, and the assigns, and if from any en- and until default be made part to continue in the per- dition as the same now are representation, that there <b>In Witness Whei</b> Signed in	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said gor e, and taken care of at its proper co are no liens or claims of any kind of " <b>Col</b> , The party of the first part h THE PRESENCE OF	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which st and expense. It is her in the above property, but th	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party o gages shall be kept in as gage is accepted on the fa on. A. I
as herein set forth, and the assigns, and if from any en- and until default be made part to continue in the per- dition as the same now are representation, that there <b>IN WITNESS WHEP</b> SIGNED IN	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as t aceable possession of all the said goo e, and taken care of at its proper co are no liens or claims of any kind o "COOL, The party of the first part h THE PRESENCE OF	lering the overplus, if any, y said debt and interestafore he party of the second part ods and chattels, all of which ost and expense. It is her in the above property, but th has hereunto set his hand the	e, the said party of the second p to the said party of the first pr said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party o gages shall be kept in as gage is accepted on the fa on. A. I
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per dition as the same now are representation, that there in Witness When Signed in UNITED STATES OF	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said gor e, and taken care of at its proper co are no liens or claims of any kind o <b>POOI</b> , The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which ost and expense. It is her in the above property, but th has hereunto set his hand the	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party agages shall be kept in as gage is accepted on the fa on. A. I
as herein set forth, and the assigns, and if from any en- and until default be made part to continue in the per- dition as the same now are representation, that there <i>in Witness When</i> SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as t aceable possession of all the said goo e, and taken care of at its proper co are no liens or claims of any kind o <b>POOI</b> , The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interestatore he party of the second part ods and chattels, all of which ost and expense. It is her on the above property, but the mas hereunto set his hand the A. D. 190	e, the said party of the second p to the said party of the first parts said, said party of the first part is shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo 	art, his executors, admining hereby agrees to pay the aforesaid, the said party of gages shall be kept in as gage is accepted on the for on. A. I
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there <i>in Witness When</i> SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind o "Gol, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which st and expense. It is her in the above property, but the has hereunto set his hand the Man hereunto set his hand the	e, the said party of the second p to the said party of the first part said, said party of the first part i shall deem himself insecure as h, in consideration hereof, he em eby represented, and this mort is mortgage is a first lien thereo 	art, his executors, admini hereby agrees to pay the aforesaid, the said party of agages shall be kept in as gage is accepted on the fa- on. A. I
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there <i>In Witness When</i> SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind o reof, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interestafore he party of the second part ods and chattels, all of which ist and expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part i shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo 	art, his executors, admini hereby agrees to pay the aforesaid, the said party agages shall be kept in as gage is accepted on the fr on. A. I ithin and for said
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there <i>in Witness When</i> SIGNED IN UNITED STATES OF On thia District, Indian Territory, to me personally well know that he had executed the o	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind o reof, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interestafore he party of the second part ods and chattels, all of which ist and expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part i shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party agages shall be kept in as gage is accepted on the fr on. A. I ithin and for said part
as herein set forth, and the assigns, and if from any ca and until default be made part to continue in the per- dition as the same now are representation, that there <i>In Witness When</i> SIGNED IN UNITED STATES OF On this District, Indian Territory, to me personally well know that he had executed the <i>In Testimo</i> .	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind o reof, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interestafore he party of the second part ods and chattels, all of which ist and expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part i shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party agages shall be kept in as gage is accepted on the fr on. A. I ithin and for said part
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there <i>In Witness When</i> SIGNED IN UNITED STATES OF On this District, Indian Territory, to me personally well know that he had executed the <i>in Testimo</i> . (SEAL)	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind of <b>PGOI</b> , The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which stand expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part i shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party of gages shall be kept in as gage is accepted on the fa- m. A. I ithin and for said
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there in Witness When SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said gor e, and taken care of at its proper co are no liens or claims of any kind of <b>POOI</b> , The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which ost and expense. It is her in the above property, but the mas hereunto set his hand the A. D. 190 appears upon the within poses therein mentioned and p set my hand and affixed my A. D. 190	e, the said party of the second p to the said party of the first part said, said party of the first part i shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party of gages shall be kept in as gage is accepted on the fa- m. A. I ithin and for said
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there <i>in Witness When</i> SIGNED IN SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as t aceable possession of all the said goo e, and taken care of at its proper co are no liens or claims of any kind of "Golf, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which stand expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of day of before me, a Notary Public w and foregoing conveyance as the set forth, and I do hereby certify notarial seal on the date last al District.	art, his executors, admini hereby agrees to pay the aforesaid, the said party of agages shall be kept in as gage is accepted on the fa- on. A. I ithin and for said part grantor fy. bove written. Notary P
as herein set forth, and the assigns, and if from any ca and until default be made part to continue in the per- dition as the same now are representation, that there <i>in Witness When</i> SIGNED IN SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend use said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said gor e, and taken care of at its proper co are no liens or claims of any kind of <b>POOI</b> , The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which stand expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of day of before me, a Notary Public w and foregoing conveyance as the set forth, and I do hereby certify notarial seal on the date last al District.	art, his executors, admini hereby agrees to pay the aforesaid, the said party of gages shall be kept in as gage is accepted on the fron. A. I ithin and for said e part
as herein set forth, and the assigns, and if from any ca and until default be made part to continue in the per- dition as the same now are representation, that there <i>In Witness When</i> SIGNED IN SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as t aceable possession of all the said goo e, and taken care of at its proper co are no liens or claims of any kind of "Golf, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which sat and expense. It is her in the above property, but the mas hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo 	art, his executors, admini hereby agrees to pay the aforesaid, the said party agages shall be kept in as gage is accepted on the fir on. A. 1 ithin and for said ithin and for said bove written. Notary P and for said
as herein set forth, and the assigns, and if from any ca and until default be made part to continue in the per- dition as the same now are representation, that there <i>In Witness When</i> SIGNED IN SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as t aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind of reof, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which set and expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo 	art, his executors, admini hereby agrees to pay the aforesaid, the said party of gages shall be kept in as gage is accepted on the fa- on. A. I ithin and for said e part grantor fy- bove written. Notary Pr and for said
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there <i>In Witness When</i> SIGNED IN SIGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind of <b>PGOI</b> , The party of the first part h <b>THE PRESENCE OF</b> AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which stand expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party of gages shall be kept in as gage is accepted on the fa- on. A. I ithin and for said part
as herein set forth, and the assigns, and if from any ca- and until default be made part to continue in the per- dition as the same now are representation, that there in Witness When SIGNED IN UNITED STATES OF On this. District, Indian Territory, to me personally well know that he had executed the in In Testimo. (SEAL) My commission expires. UNITED STATES OF On this. District Indian Territory, a to me personally well know tha	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as t aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind of reof, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which stand expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, admini hereby agrees to pay the aforesaid, the said party of gages shall be kept in as gage is accepted on the fa- on. A. I ithin and for said part
as herein set forth, and the assigns, and if from any ca and until default be made part to continue in the per dition as the same now are representation, that there <i>in Witness When</i> SIGNED IN UNITED STATES OF On this District, Indian Territory, to me personally well know that he had executed the <i>in Testimo</i> (SEAL) District Indian Territory, a to me personally well know tha	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as t aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind of "GOI, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which stand expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, adminin hereby agrees to pay the aforesaid, the said party of agrees shall be kept in as gage is accepted on the fa- on. A. E ithin and for said A. E part
as herein set forth, and the assigns, and if from any ca and until default be made part to continue in the per dition as the same now are representation, that there <i>in Witness When</i> SIGNED IN UNITED STATES OF On this District, Indian Territory, to me personally well know that he had executed the <i>in Testimo</i> (SEAL) District Indian Territory, a to me personally well know tha	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said god e, and taken care of at its proper co are no liens or claims of any kind of <b>PGOI</b> , The party of the first part h <b>THE PRESENCE OF</b> AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which stand expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage is a first lien thereo day of	art, his executors, adminis hereby agrees to pay the aforesaid, the said party o agages shall be kept in as gage is accepted on the fa- on. A. D ithin and for said part grantor a fy. bove written. Notary Pu and for said e part grantor a stify.
as herein set forth, and the assigns, and if from any ca and until default be made part to continue in the per dition as the same now are representation, that there in Witness When SiGNED IN UNITED STATES OF On this	e cost of this trust and of sale, rend nuse said property shall fail to satisfy as aforesaid, or until such time as 1 aceable possession of all the said gor e, and taken care of at its proper co are no liens or claims of any kind of "COI, The party of the first part h THE PRESENCE OF AMERICA, Indian Territory	lering the overplus, if any, y said debt and interest afore he party of the second part ods and chattels, all of which stand expense. It is her in the above property, but the has hereunto set his hand the 	e, the said party of the second p to the said party of the first part said, said party of the first part shall deem himself insecure as h, in consideration hereof, he en eby represented, and this mort is mortgage 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. D ithin and for said A. D ithin and for said part

なないのない

A DESCRIPTION OF A DESCRIPTION OF