## Chattel Mortgage With Power of Sale.

:81

	n an an an an an an ann an an ann an ann an a	in state when a state of the st	
		${f D}$	
(1) A second se second second sec		of the second part, the receipt whereof is hereby acknow	
		and sell unto the said party of the second part, his executors, administrators an	
		absolute property of, and now in possession of said party of the first part at h	us term
사람이 가슴	Dist	전문 물건 이 가지 않는 것 같아요. 이 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 것 같아요. 이 것 같아요. 이 것 같아요. 이 것 같아요.	
ivation, an within the	김 영화 이상에 가슴을 가슴을 가슴을 가슴을 가셨다.	방법은 전 일을 통하는 것이 가지 않는 것이 가슴 감독이 들었다. 가슴 가슴 가슴을 망가 했다.	
**********			
		이 것은 것이 같아요. 그는 것이 같아요. 이 것은 것이 같아요. 것이 같아요. 것이 같아요.	
********			•••••
		an a	
		1917-2017, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 1919, 191	
		นอกกันแนนอาการคุณไปประเทศเห็นและการที่มีการเหตุการแรง (การการแกรกระบบการการแรกเราะประการการการการการการการการกา	
******		an a	
		ala terketi () teresti esta dan ana ana ana ana ana ana ana ana an	
		이들은 것은 것은 것은 것은 것은 것을 알려요. 것은 것은 것을 수 있는 것은 것은 것은 것은 것이다. 같은 것은 것은 것은 것은 것은 것은 것은 것을 알려요. 것은 것은 것을 갖추는 것은 것을 했다.	
	요즘 영화, 김 홍수, 이는 것 같은 것 같이 하는 것이 가지 않는 것 같아요. 정말 것 같아요.	s condition? That if the said party of the first part shall pay, or cause to be pa	1911 - A.
- 1. The Second Second Second Second		assigns, the fees for releasing this mortgage, and the aforesaid sum of \$	
	according to the terms of	certain promissory note of which the following is a synopsis, viz; 	
		190 . Signed by	
		nese presents and everything herein contained shall be void. But if default shall	
		terest thereon, at the time or times when by the condition of the said note the s	
		e deem himself insecure for any cause, without assigning any reasons therefor,	
		th it shall be lawful for said party of the second part, his executors, administrat	1.1.1.1
		se, and to take said goods and chattels wherever same may be found, and dispos	
		sement required by law being hereby expressly waived), at public auction, at for each in hand, upon two weeks notice in some newspaper published in the	1. 10. No. 1
		이번 사람이 가지 않는 것 같아요. 이	. A.
			winch s
<ul> <li>We consider a series of the first sectors</li> </ul>		by written notices posted in five (5) conspicuous places near the property, at a	un l'Alte
	to may purchase as other parties, and out of	the proceeds of said sale, the said party of the second partto retain the sum	due hi
as herein set forth, and assigns, and if from an and until default be m part to continue in the	to may purchase as other parties, and out of I the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa peaceable possession of all the said goods ar	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the rty of the second part shall deem himself insecure as aforesaid, the said party of d chattels, all of which, in consideration hereof, he engages shall be kept in as	due hi strators deficier of the fi good co
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the rty of the second part shall deem himself insecure as aforesaid, the said party o d chattels, all of which, in consideration hereof, he engages shall be kept in as l expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon.	due hi strators deficier of the fi good co ith of s
as herein set forth, an assigns, and if from an and until default be an part to continue in the dition as the same now representation, that th	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the orty of the second part shall deem himself insecure as aforesaid, the said party o id chattels, all of which, in consideration hereof, he engages shall be kept in as a second part shall deem himself insecure as aforesaid, the said party o is chattels. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon.	due hi strators deficier of the fi good co ith of s
as herein set forth, and assigns, and if from an and until default be m part to continue in the dition as the same now representation, that the <b>In Witness W</b>	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>Dereof</b> , The party of the first part has be	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the rty of the second part shall deem himself insecure as aforesaid, the said party o d chattels, all of which, in consideration hereof, he engages shall be kept in as l expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon.	due hi strators deficier of the fi good co ith of s
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Wi</i>	to may purchase as other parties, and out of the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>Dereof</b> , The party of the first part has be on THE PRESENCE OF	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the orty of the second part shall deem himself insecure as aforesaid, the said party o id chattels, all of which, in consideration hereof, he engages shall be kept in as a second part shall deem himself insecure as aforesaid, the said party o is chattels. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon.	due hi strators deficier if the fi good ce ith of s 0. 190
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <b>IN WITNESS W</b> . SIGNED	to may purchase as other parties, and out of the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>Dereof</b> , The party of the first part has he o IN THE PRESENCE OF	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the rty of the second part shall deem himself insecure as aforesaid, the said party o d chattels, all of which, in consideration hereof, he engages shall be kept in as a lexpense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon. A. D	due hi strators deficier of the fi good co ith of s ). 190 (SEA
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <b>IN WITNESS W</b> . SIGNED	to may purchase as other parties, and out of the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>Dereof</b> , The party of the first part has he of IN THE PRESENCE OF	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the orty of the second part shall deem himself insecure as aforesaid, the said party of id chattels, all of which, in consideration hereof, he engages shall be kept in as a spense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon. reunto set his hand the	due hi strators deficier of the fi good co ith of s ). 190 (SEA
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th In Witness Wi Signer	to may purchase as other parties, and out of the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>Dereof</b> , The party of the first part has he o IN THE PRESENCE OF	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the rty of the second part shall deem himself insecure as aforesaid, the said party o d chattels, all of which, in consideration hereof, he engages shall be kept in as a lexpense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon. reunto set his hand the	due hi strators deficier of the fi good co ith of s ). 190 (SEA
as herein set forth, and assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th In Witness Wi Signed UNITED STATES of	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>TOFEOI</b> , The party of the first part has he DIN THE PRESENCE OF DF AMERICA, Indian Territory.	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the rty of the second part shall deem himself insecure as aforesaid, the said party o d chattels, all of which, in consideration hereof, he engages shall be kept in as a lexpense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon. reunto set his hand the	due hi strators deficier of the fi good ee ith of s . 190 (SEA
as herein set forth, an assigns, and if from an and until default be an part to continue in the dition as the same now representation, that th <i>In Witness W.</i> SIGNED UNITED STATES of On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOF</b> , The party of the first part has he DIN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the o rty of the second part shall deem himself insecure as aforesaid, the said party o d chattels, all of which, in consideration hereof, he engages shall be kept in as a expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon. reunto set his hand the	due hi strators deficier of the fi good ea ith of s . 190 (SEA (SEA
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> SIGNED UNITED STATES ON On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has he DIN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the o rty of the second part shall deem himself insecure as aforesaid, the said party o id chattels, all of which, in consideration hereof, he engages shall be kept in as a spense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon. reunto set his hand the	due hi strators deficier of the fi good co ith of s 2. 190 (SEA
as herein set forth, an assigns, and if from an and until default be an part to continue in the dition as the same now representation, that th <i>In Witness WA</i> SIGNED UNITED STATES O On this District, Indian Territ to me personally well	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has he on THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the o rty of the second part shall deem himself insecure as aforesaid, the said party o id chattels, all of which, in consideration hereof, he engages shall be kept in as a expense. It is hereby represented, and this mortgage is accepted on the fail above property, but this mortgage is a first lien therean. reunto set his hand the	due hi strators deficier of the fi good co ith of s 2. 190 (SEA
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness With</i> SIGNED UNITED STATES ON On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has he DIN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the o rty of the second part shall deem himself insecure as aforesaid, the said party o id chattels, all of which, in consideration hereof, he engages shall be kept in as a expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon. reunto set his hand the	due hi strators deficier of the fi good co ith of s 2. 190 (SEA
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness With</i> SIGNED UNITED STATES ON On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has he DIN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the o rty of the second part shall deem himself insecure as aforesaid, the said party o d chattels, all of which, in consideration hereof, he engages shall be kept in as a expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien thereon. reunto set his hand the	due hi strators deficier of the fi good ea ith of s ). 190 (SEA (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> SIGNED UNITED STATES O On this District, Indian Territ to me personally well that he had executed <i>In Testill</i> (SEAL)	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has be on THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the rty of the second part shall deem himself insecure as aforesaid, the said party o id chattels, all of which, in consideration hereof, he engages shall be kept in as a expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien therean. reunto set his hand the day of A. D. District. District. A. D. 190 before me, a Notary Public within and for said and herein mentioned and set forth, and I do hereby certify. my hand and affixed my notarial seal on the date last above written.	due hi strators deficier of the fi good ea ith of s ). 190 (SEA (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>in Witness Wi</i> SIGNED UNITED STATES O On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>TOFEOI</b> , The party of the first part has he DIN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second part	due hi strators deficier of the fi good ea ith of s ). 190 (SEA (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> SIGNED UNITED STATES ON On this. District, Indian Territ to me personally well that he had executed <i>In Testil</i> (SEAL) My commission expire UNITED STATES O	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>PEFEOI</b> , The party of the first part has he of IN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part hereby agrees to pay the orty of the second part shall deem himself insecure as aforesaid, the said party of d chattels, all of which, in consideration hereof, he engages shall be kept in as a expense. It is hereby represented, and this mortgage is accepted on the fait above property, but this mortgage is a first lien thereon. reunto set his hand the	due hi strators deficier of the fi good co ith of s ). 190 (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> SIGNED UNITED STATES ON On this. District, Indian Territ to me personally well that he had executed <i>In Testil</i> (SEAL) My commission expire UNITED STATES O	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>PEFEOI</b> , The party of the first part has he of IN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second part	due hi strators deficier of the fi good co ith of s ). 190 (SEA 
as herein set forth, an assigns, and if from an and until default be an part to continue in the dition as the same now representation, that th <i>In Witness WM</i> SIGNED UNITED STATES ON On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOF</b> , The party of the first part has he DIN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the of the second part shall deem himself insecure as aforesaid, the said party of d chattels, all of which, in consideration hereof, he engages shall be kept in as a expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien therean. reunto set his hand theday ofA. D. District. A. D. 190 before me, a Notary Public within and for saidand herein mentioned and set forth, and I do hereby certify. my hand and affixed my notarial seal on the date last above written. District District 	due hi strators deficier of the fi good co ith of s 2. 190 (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> SIGNED UNITED STATES O On this. District, Indian Territ to me personally well that he had executed <i>In Testil</i> (SEAL) My commission expire UNITED STATES O On this.	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>PEFEOI</b> , The party of the first part has be on THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second part	due hi strators deficier of the fi good co ith of s 2. 190 (SEA 
as herein set forth, an assigns, and if from an and until default be an part to continue in the dition as the same now representation, that th <i>In Witness WM</i> SIGNED UNITED STATES ON On this. District, Indian Territo to me personally well that he had executed <i>In Testin</i> (SEAL) My commission expire UNITED STATES ON On this.	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has be ON THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second part	due hi strators deficier of the fi good co ith of s 2. 190 (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness W.</i> SIGNED UNITED STATES O On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has be ON THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second part	due hi strators deficier of the fi good co ith of s 2. 190 (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness WM</i> SIGNED UNITED STATES O On this. District, Indian Territ to me personally well that he had executed <i>In Testin</i> (SEAL) My commission expire UNITED STATES O On this.	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has be ON THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second part	due hi strators deficier of the fi good ee ith of s 2. 190 (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> SIGNED UNITED STATES O On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satiefy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>DEFEOI</b> , The party of the first part has be ON THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second part	due hi strators deficier of the fi good ee ith of s 2. 190 (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> SIGNED UNITED STATES O On this	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>PEFEOI</b> , The party of the first part has be on THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second part	due hi strators deficier of the fi good ee ith of s 2. 190 (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> <i>In Mitness Will</i> <i>In Mitness Will</i> <i>In Testill</i> (SEAL) <i>My</i> commission expire <i>In Testill</i> <i>In Testill</i> <i>In Testill</i> <i>In Testill</i> <i>In Testill</i>	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>PEFEOI</b> , The party of the first part has be on THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the or rty of the second part shall deem himself insecure as aforesaid, the said party of d chattels, all of which, in consideration hereof, he engages shall be kept in as a l expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien therean. recunto set his hand theday ofA. D District. A. D. 190 before me, a Notary Public within and for saidat herein mentioned and set forth, and I do hereby certify. op hand and affixed my notarial seal on the date last above written. District 	due hi strators deficier of the fi good ee ith of s 2. 190 (SEA 
as herein set forth, an assigns, and if from an and until default be m part to continue in the dition as the same now representation, that th <i>In Witness Will</i> <i>In Mitness Will</i> <i>In Mitness Will</i> <i>In Testill</i> (SEAL) <i>My</i> commission expire <i>In Testill</i> <i>In Testill</i> <i>In Testill</i> <i>In Testill</i> <i>In Testill</i>	to may purchase as other parties, and out of 1 the cost of this trust and of sale, rendering y cause said property shall fail to satisfy said ade as aforesaid, or until such time as the pa- peaceable possession of all the said goods ar are, and taken care of at its proper cost and ere are no liens or claims of any kind on the <b>POFGOI</b> , The party of the first part has he to IN THE PRESENCE OF DF AMERICA, Indian Territory	the proceeds of said sale, the said party of the second partto retain the sum the overplus, if any, to the said party of the first part, his executors, adminis debt and interest aforesaid, said party of the first part hereby agrees to pay the or rty of the second part shall deem himself insecure as aforesaid, the said party of d chattels, all of which, in consideration hereof, he engages shall be kept in as a l expense. It is hereby represented, and this mortgage is accepted on the fai above property, but this mortgage is a first lien therean. recunto set his hand theday ofA. D District. A. D. 190 before me, a Notary Public within and for saidat herein mentioned and set forth, and I do hereby certify. op hand and affixed my notarial seal on the date last above written. District 	due hi strators deficier of the fi good ea ith of s 2. 190 (SEA 

A CALL PROPERTY

and the contract of the second second second

経済の行業