M

Chattel Mortgage With Power of Sale.

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	L. DOLLAR
	of the second part, the receipt whereof is hereby acknowledged
	bargain and sell unto the said party of the second part, his executors, administrators and assigns
	e being the absolute property of, and now in possession of said party of the first part at his farm of
	District
lation, an within the	District, Indian Territory, to-wit:
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그리다 이번 왕조의 병원 화로 하다.	
시간 시간 경기 가는 사람들이 되는 것이 없다.	그렇다는 생님들이 이렇게 이 있는 사람들이 들어된 생활을 받았다. 본 경찰들은 오른 상을 살아 되었다.
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arring arring the contract of	
Desided shares and these avecants are und	on this express condition? That if the said party of the first part shall pay, or cause to be paid, to the
	ninistrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$
	s of certain promissory note of which the following is a synopsis, viz;
	190 Signed by
	Signed by
	urity, then these presents and everything herein contained shall be void. But if default shall be made
	sof, or the interest thereon, at the time or times when by the condition of the said note the same she
	all at any time deem himself insecure for any cause, without assigning any reasons therefor, or if sa
- Barana Barana (1984) - Barana Barana (1984) - Barana Barana (1984) - Barana	and thenceforth it shall be lawful for said party of the second part, his executors, administrators or a
gns, or his authorized agent to declare said note and	mortgage due, and to take said goods and chattels wherever same may be found, and dispose of san
	t (the appraisement required by law being hereby expressly waived), at public auction, at the pla
here said property is found or taken, or at	for cash in hand, upon two weeks notice in some newspaper published in the
District, or the county wh	ere taken, or by written notices posted in five (5) conspicuous places near the property, at which so
ny of the parties hereto may purchase as other parties	s, and out of the proceeds of said sale, the said party of the second part to retain the sum due him
ny of the parties hereto may purchase as other parties s herein set forth, and the cost of this trust and of sa	s, and out of the proceeds of said sale, the said party of the second partto retain the sum due hin le, rendering the overplus, if any, to the said party of the first part, his executors, administrators
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