## Chattel Mortgage With Power of Sale.

133

	eration of the sum of			DOLL
	nd paid by			
「それ我にいた」 しゃかいしゃれいしゃがかり うちん	f personal property, the same being th			
ranch in the	District	1971 - 1975 - 1977 - 1978 - 1976 - 1976 - 1976 - 1976 - 1976 - 1976 - 1976 - 1977 - 1977 - 1977 - 1977 - 1977 -	영화 그리는 이 가슴을 통한 것 같아요. 상품	
Nation, an within the		istrict, Indian Territory, to-wit:		
이는 것이 아이는 물건을 감독하는 것이다.				
***********		4.5 Jan 1 ( 1 ( 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 /		****
	• ; • • • • • • • • • • • • • • • • • •			14
				19 - 20 - 20 - 20 - 20 - 20 - 20 - 20 - 2
####\$		۵۰ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰ ۱۰ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰	- 1 ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (	****
<b></b>	1994 - 1994 - 1997 - 19			
				989 \$46 \$45 \$1, 12 \$1 \$1 \$1 \$1 \$1 \$1 \$1 \$1 \$1 \$1 \$1 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2
	19. 19. 19. 19. 19. 19. 19. 19. 19. 19.		******	1918 - S. 495445 - S
	<mark>4)</mark>	*****	****	***
	art, or to his executors, administrators according to the terms of 190 ; Due	certain promissory note	of which the following is a signed by	synopsis, viz;
Date	그는 것 이 것을 물러 집에 가지 않는 것을 만들었다. 것 같아요.		승규는 것은 것은 것을 가지 않는 것을 하는 것을 하는 것을 하는 것을 가지 않는 것을 가지 않는 것을 하는 것을 하는 것을 가지 않는 것을 하는 것을 가지 않는 것을 것을 수 없다. 이렇게 말 하는 것을 것을 수 없다. 이렇게 말 하는 것을	
	n of money or any part thereof, or the party of the second part shall at any t	이 가지 않았는 것 같은 것 같은 것은 것 같은 것 같은 것 같은 것 같이 있다.		
	the district aforesaid, then and thence			
	ent to declare said note and mortgage	<ul> <li>Management of the second state of</li></ul>		
or so much as may be nee	essary, without appraisement (the app	raisement required by law being	hereby expressly waived)	, at public auction, at the
그는 사람이 아파 문화가 있는 것이 가지 않는 것이 같이 많이 있다.	ıd or taken, or at		그는 그는 것 같아요. 그는 그는 것 같아요. 가지 않는 것 같아요.	
	ud or taken, or at	or by written notices posted in i	five (5) conspicuous places r	near the property, at which
any of the parties hereto	nd or taken, or at District, or the county where taken, nay purchase as other parties, and out	or by written notices posted in a of the proceeds of said sale, the sa	five (5) conspicuous places r aid party of the second part	near the property, at which
any of the parties hereto 1 as herein set forth, and th	nd or taken, or at District, or the county where taken, nay purchase as other parties, and out e cost of this trust and of sale, renderi	or by written notices posted in i of the proceeds of said sale, the so ng the overplus, if any, to the	five (5) conspicuous places r aid party of the second part said party of the first part,	near the property, at which ,,,to retain the sum due his executors, administrato
any of the parties hereto 1 as herein set forth, and th	nd or taken, or at District, or the county where taken, nay purchase as other parties, and out	or by written notices posted in i of the proceeds of said sale, the so ng the overplus, if any, to the	five (5) conspicuous places r aid party of the second part said party of the first part,	near the property, at which to retain the sum due his executors, administrato
any of the parties hereto n as herein set forth, and th assigns, and if from any ca	nd or taken, or at District, or the county where taken, nay purchase as other parties, and out e cost of this trust and of sale, renderi	or by written notices posted in ( of the proceeds of said sale, the sain ing the overplus, if any, to the aid debt and interest aforesaid, sai	five (5) conspicuous places ( aid party of the second part said party of the first part, d party of the first part here	near the property, at which to retain the sum due his executors, administrato by agrees to pay the defici
any of the parties hereto n as herein set forth, and th assigns, and if from any ca and until default be made part to continue in the per	d or taken, or atDistrict, or the county where taken, may purchase as other parties, and out e cost of this trust and of sale, renderi use said property shall fail to satisfy so as aforesaid, or until such time as the accable possession of all the said goods	or by written notices posted in a of the proceeds of said sale, the sa ng the overplus, if any, to the nid debt and interest aforesaid, sai party of the second part shall do and chattels, all of which, in cor	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hercof, he engag	near the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good
any of the parties hereto n as herein set forth, and th assigns, and if from any ca and until default be made part to continue in the per dition as the same now are	Id or taken, or at	or by written notices posted in a of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall da and chattels, all of which, in cor and expense. It is hereb, rep	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage	near the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good
any of the parties hereto n as herein set forth, and th 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	Id or taken, or at	or by written notices posted in a of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this mort	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engag resented, and this mortgage gage is a first lien thereon.	near the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of
any of the parties hereto n as herein set forth, and th 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	Id or taken, or at District, or the county where taken, nay purchase as other parties, and out e cost of this trust and of sale, renderi use said property shall fail to satisfy so as aforesaid, or until such time as the aceable possession of all the said goods c, and taken care of at its proper cost are no liens or claims of any kind on t	or by written notices posted in a of the proceeds of said sale, the sa- ing the overplus, if any, to the aid debt and interest aforesaid, sai- party of the second part shall do and chattels, all of which, in con- and expense. It is hereby rep he above property, but this morta	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon.	tear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of
any of the parties hereto r as herein set forth, and th assigns, and if from any ce and until default be made part to continue in the per dition as the same now are representation, that there	Id or taken, or at	or by written notices posted in ( of the proceeds of said sale, the sa- ing the overplus, if any, to the nid debt and interest aforesaid, sai party of the second part shall de and chattels, all of which, in cor and expense. It is hereby rep he above property, but this mortg	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as a for nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon.	hear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of
any of the parties hereto n as herein set forth, and th 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 Whe</b>	Id or taken, or at District, or the county where taken, nay purchase as other parties, and out e cost of this trust and of sale, renderi use said property shall fail to satisfy so as aforesaid, or until such time as the aceable possession of all the said goods c, and taken care of at its proper cost are no liens or claims of any kind on t	or by written notices posted in ( of the proceeds of said sale, the sa- ing the overplus, if any, to the nid debt and interest aforesaid, sai party of the second part shall de and chattels, all of which, in cor and expense. It is hereby rep he above property, but this mortg	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as a for nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon.	hear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of
any of the parties hereto n as herein set forth, and th 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	Id or taken, or at District, or the county where taken, nay purchase as other parties, and out e cost of this trust and of sale, renderi use said property shall fail to satisfy so as aforesaid, or until such time as the aceable possession of all the said goods e, and taken care of at its proper cost are no liens or claims of any kind on t <b>Colf.</b> The party of the first part has	or by written notices posted in i of the proceeds of said sale, the sa- ing the overplus, if any, to the aid debt and interest aforesaid, sai- party of the second part shall do and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this morte hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as a for nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon.	tear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 19(
any of the parties hereto n as herein set forth, and th 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	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the aid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this mort hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afore nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of	tear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of 
any of the parties hereto n as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now are representation, that there <b>In Witness Who</b> SIGNED IN	d or taken, or at	or by written notices posted in ( of the proceeds of said sale, the sa- ing the overplus, if any, to the aid debt and interest aforesaid, sai party of the second part shall de and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this mort hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. 	tear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of 
any of the parties hereto r as herein set forth, and th assigns, and if from any ce 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	Id or taken, or at District, or the county where taken, nay purchase as other parties, and out e cost of this trust and of sale, renderi use said property shall fail to satisfy so as aforesaid, or until such time as the aceable possession of all the said goods c, and taken care of at its proper cost are no liens or claims of any kind on t <b>'COI</b> , The party of the first part has THE PRESENCE OF AMERICA, Indian Territory	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the nid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this mortg hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engag resented, and this mortgage gage is a first lien thereon. day of	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 190 
any of the parties hereto r as herein set forth, and th assigns, and if from any ce 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	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the nid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this mortg hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engag resented, and this mortgage gage is a first lien thereon. day of	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 190 
any of the parties hereto r as herein set forth, and th assigns, and if from any ce 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> staned in UNITED STATES OF On this.	d or taken, or at District, or the county where taken, nay purchase as other parties, and out e cost of this trust and of sale, renderi use said property shall fail to satisfy s as aforesaid, or until such time as the uceable possession of all the said goods c, and taken care of at its proper cost are no liens or claims of any kind on t <b>'GOI,</b> The party of the first part has THE PRESENCE OF AMERICA, Indian Territory 	or by written notices posted in f of the proceeds of said sale, the sa ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de and chattels, all of which, in cor and expense. It is hereby rep he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as a for nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 190 
any of the parties hereto r as herein set forth, and th assigns, and if from any ce 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	Id or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the nid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this mortg hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as a for osideration hereof, he engage resented, and this mortgage; gage is a first lien thereon. day of 	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 190 
any of the parties hereto r as herein set forth, and th assigns, and if from any ce 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	nd or taken, or at	or by written notices posted in 1 of the proceeds of said sale, the sa ing the overplus, if any, to the nid debt and interest aforesaid, sai party of the second part shall de and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage; gage is a first lien thereon. day of 	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 194 
any of the parties hereto n as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now are representation, that there <i>In Witness Whet</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>	Id or taken, or at	or by written notices posted in 1 of the proceeds of said sale, the sa ing the overplus, if any, to the nid debt and interest aforesaid, sai party of the second part shall de and chattels, all of which, in cor and expense. It is hereb, rep he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage; gage is a first lien thereon. day of 	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 190 (SI 
any of the parties hereto r as herein set forth, and th assigns, and if from any cr 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)	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in cor- and expense. It is hereby rep- he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage; gage is a first lien thereon. day of 	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 190 (SI 
any of the parties hereto r as herein set forth, and th assigns, and if from any ce and until default be made part to continue in the pee dition as the same now are representation, that there <i>In Witness When</i> StGNED IN UNITED STATES OF On this	nd or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the aid debt and interest aforesaid, sai- party of the second part shall de- and chattels, all of which, in cor- and expense. It is hereb, rep- he above property, but this morte hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor- nsideration hereof, he engage resented, and this mortgage; gage is a first lien thereon. day of	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 199 (SI A and for said t
any of the parties hereto r as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now arr representation, that there 	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in cor- and expense. It is hereby rep- he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of day of t. me, a Notary Public within h, and I do hereby certify. al seal on the date last above	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- essaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 196 
any of the parties hereto r as herein set forth, and th assigns, and if from any ce 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> staned in <i>Witness When</i> staned in <i>District, Indian Territory,</i> to me personally well know that he had executed the <i>In Testimo</i> (SRAL) My commission expires. UNITED STATES OF On this.	nd or taken, or at	or by written notices posted in 1 of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de- and ehattels, all of which, in cor- and expense. It is hereb, rep- he above property, but this mortg hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage; gage is a first lien thereon. day of day of temperature as the part h, and I do hereby certify al seal on the date last above t.	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 190 (SI A. D. 190 (SI a and for said t
any of the parties hereto n as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now arr representation, that there <i>In Witness Whet</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> (SRAL) My commission expires UNITED STATES OF On this	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in cor- and expense. It is hereby rep- he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of day of	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 19( 
any of the parties hereto n as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now arv representation, that there <i>In Witness When</i> SiGNED in UNITED STATES OF On this	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in cor- and expense. It is hereby rep- he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of day of t. t. t. t. t. t. t. t. t. t. t. t. t.	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 19( 
any of the parties hereto r as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now arr representation, that there <i>In Witness When</i> stoned in UNITED STATES OF On this	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai- party of the second part shall de- and chattels, all of which, in cor- and expense. It is hereby rep- he above property, but this mortg hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of day of t. me, a Notary Public within h, and I do hereby certify. a Notary Public within and egoing conveyance as the part h, and I do hereby certify	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- essaid, the said party of the essahal be kept in as good is accepted on the faith of A. D. 196 
any of the parties hereto n as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now ar representation, that there 	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai- party of the second part shall de- and chattels, all of which, in cor- and expense. It is hereby rep- he above property, but this mortg hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of day of t. me, a Notary Public within h, and I do hereby certify. a Notary Public within and egoing conveyance as the part h, and I do hereby certify	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- essaid, the said party of the essahal be kept in as good is accepted on the faith of A. D. 196 
any of the parties hereto n as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now arv representation, that there In Witness When SIGNED IN UNITED STATES OF On this	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in con- and expense. It is hereby rep- he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of day of t. me, a Notary Public within h, and I do hereby certify. a Notary Public within and egoing conveyance as the part h, and I do hereby certify	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- essaid, the said party of the essahal be kept in as good is accepted on the faith of A. D. 196 
any of the parties hereto r as herein set forth, and th assigns, and if from any cr and until default be made part to continue in the per dition as the same now arv representation, that there In Witness When SIGNED IN UNITED STATES OF On this	d or taken, or at	or by written notices posted in f of the proceeds of said sale, the sa- ing the overplus, if any, to the sid debt and interest aforesaid, sai party of the second part shall de- and chattels, all of which, in con- and expense. It is hereby rep- he above property, but this morts hereunto set his hand the	five (5) conspicuous places r aid party of the second part said party of the first part, d party of the first part here eem himself insecure as afor nsideration hereof, he engage resented, and this mortgage gage is a first lien thereon. day of day of t. me, a Notary Public within h, and I do hereby certify. a Notary Public within and egoing conveyance as the part h, and I do hereby certify	ear the property, at which to retain the sum due his executors, administrato by agrees to pay the defici- esaid, the said party of the es shall be kept in as good is accepted on the faith of A. D. 190 (SI A. D. 190 (SI a and for said t

1 K + W.

72

The dealer of the second second second