No. 292.9, e With Po ttal Mor 1.0 (Q.1. 1

Ŵ,

KNOW ALL ME	N BY THESE PRESENTS: MV. Hayner, Hawson, Jul, Jev, and erstion of the sum of Iw Hunchel Lifty and me 100 100 100 nd psid by Jus Woolkey of the second part, 10 old and by these prosents does bargain and sell unto the said party of the second	
of the first part, in consid	eration of the sum of the Hunchel Lifty and no/100 in	DOPLA
to him in ha	nd paid by fue Wollarf of the second part, i	the receipt whereof is hereby acknowledg
	양 동안에 집에 집에 집에 가지 않는 것을 하는 것을 하는 것을 하는 것을 위해 있는 것을 위해 가지 않는 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 가지 않는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 가지 않는 것을 수 있다. 것을 하는 것을 수 있다. 귀에서 것을 수 있다. 귀에서 가지 않는 것을 하는 것을 하는 것을 하는 것을 수 있다. 귀에서 가지 않는 것을 것을 수 있다. 귀에서 가지 않는 것을 것을 것을 수 있다. 귀에서 가지 않는 것을 수 있다. 귀에서 가지 않는 것을 것을 것을 수 있다. 귀에서 가지 않는 것을 하는 것을 것을 것을 수 있다. 귀에서 가지 않는 것을 수 있다. 귀에서 가지 않는 것을 것을 것을 것을 수 있다. 귀에서 가지 않는 것을 것을 것을 것을 것을 것을 것을 것을 수 있다. 귀에서 가지 않는 것을	가지 않는 것 같은 것 같은 것 같이 많은 것 같은 것 같은 것 같은 것 같이 가지?
	f personal property, the same being the absolute property of, and now in possessiv Justice, Llause ow, Just, Jur,	on or said party of the instead part at his tan
Nation, and within the	Westerner District. Indian Territory, to-wit:	
, Seall has	e gyene old wight 1250 fbs. e gyene old 1250 fbs.	*********
1 Soriel	4 1. 15 1/2 hande high rove lite.	*****
1. Son Greaf.	31444-14-15	٠
1 Bluek miller Hose "	2 10 15/12 10 11 1 1000 lbs	
1 Blacktean No X of Black	그는 것 같은 사람이 있는 것 같은 것 같아요. 그는 것 같이 많이 가지 않을 수 없는 것 같은 것 같은 것 같은 것 같이 많이 나라요. 것	
	marke 6 11 11 14/2 11 11 10000 lls	
4 11 May	emule 7 " 15" in goalla"	
all located .	rte be at my dence in Alawow & I.	******
· · · · · · · · · · · · · · · · · · ·	an a	a waa ahaa ahaa ahaa ahaa ahaa ahaa aha
Description allowed	, and these presents are upon this express condition? That if the said party of the	front start shall be an a start of the start of the
	art, or to his executors, administrators or assigns, the fees for releasing this mortgag	
	according to the terms of A. certain promissory note of which the	following is a synopsis, viz;
Date Aut. 26	1907; Due May 26	R. m. Haynes
- Hate	<u>190</u> , <u>Signed by</u>	
· · · · · · · · · · · · · · · · · · ·	n of money or any part thereof, or the interest thereon, at the time or times when by	
become payable, or if said	party of the second part shall at any time deem himself insecure for any cause, wi	thout assigning any reasons therefor, or if
	the district aforesaid, then and thenceforth it shall be lawful for said party of the se	
	ent to declare said note and mortgage due, and to take said goods and chattels whe	그는 것은 사람이 가지 않는 것에서 그 것은 것을 위한 수는 것이 가지 않는 것이 없다.
	essary, without appraisement (the appraisement required by law being hereby exp ad or taken, or at Julea, And Jen. for each in hand, upon two weeks notice in	
	District, or the county where taken, or by written notices posted in five (5) const	
and the second sec		picuous places near the property, at which a
	ay purchase as other parties, and out of the proceeds of said sale, the said party of the	
any of the parties hereto m as herein set forth, and the	nay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of	he second partto retain the sum due hi the first part, his executors, administrators
any of the parties hereto m as herein set forth, and the assigns, and if from any can	nay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the	he second partto retain the sum due h the first part, his executors, administrator is first part hereby agrees to pay the deficie
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made	nay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of	he second partto retain the sum due hi the first part, his executors, administrators e first part hereby agrees to pay the deficien nsecure as aforesaid, the said party of the fi
any of the parties hereto m as herein set forth, and the assigns, and if from any cm and until default be made a part to continue in the pea dition as the same now are	any purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and	he second partto retain the sum due h the first part, his executors, administrators e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good c l this mortgage is accepted on the faith of a
any of the parties hereto m as herein set forth, and the assigns, and if from any cm and until default be made a part to continue in the pea dition as the same now are	ay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration be	he second partto retain the sum due h the first part, his executors, administrators e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good c l this mortgage is accepted on the faith of a
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea dition as the same now are representation, that there a	bay purchase as other parties, and out of the proceeds of said sale, the said party of the e cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he as and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f reof, he engages shall be kept in as good c I this mortgage is accepted on the faith of a lien thereon.
any of the parties hereto m as herein set forth, and the assigns, and if from any com and until default be made a part to continue in the pea dition as the same now are representation, that there a	bay purchase as other parties, and out of the proceeds of said sale, the said party of the e cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he as and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f reof, he engages shall be kept in as good o I this mortgage is accepted on the faith of lien thereon.
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea dition as the same now are representation, that there a	bay purchase as other parties, and out of the proceeds of said sale, the said party of the e cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he as and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f reof, he engages shall be kept in as good o I this mortgage is accepted on the faith of lien thereon.
any of the parties hereto m as herein set forth, and the assigns, and if from any com and until default be made a part to continue in the pea dition as the same now are representation, that there a	bay purchase as other parties, and out of the proceeds of said sale, the said party of the e cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he as and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f reof, he engages shall be kept in as good o I this mortgage is accepted on the faith of lien thereon.
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea dition as the same now are representation, that there a	any purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and	he second partto retain the sum due h the first part, his executors, administrator is first part hereby agrees to pay the deficien necure as aforesaid, the said party of the f recof, he engages shall be kept in as good of this mortgage is accepted on the faith of a lien thereon. A. D. 190' Huynet
any of the parties hereto m as herein set forth, and the assigns, and if from any cm and until default be made a part to continue in the pea dition as the same now are representation, that there a <i>in Witness Wher</i> SIGNED IN	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in acable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Coff. The party of the first part has hereunto set his hand the $2CHC$ R M	he second partto retain the sum due h the first part, his executors, administrator is first part hereby agrees to pay the deficien necure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of this mortgage is accepted on the faith of lien thereon. A. D. 190' Huynel
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea dition as the same now are representation, that there a <i>in Witness Wher</i> signed in UNITED STATES OF A	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Colf. The party of the first part has hereunto set his hand the 26th R Mu .	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good c it this mortgage is accepted on the faith of t lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea dition as the same now are representation, that there a <i>In Witness Wher</i> SIGNED IN UNITED STATES OF A On this	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Colf. The party of the first part has hereunto set his hand the 26th R . W .	he second part to retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good c it this mortgage is accepted on the faith of a lien thereon. day of <i>Haly</i> A. D. 190' <i>Haynet</i> (SE y Public within and for said <i>Mestare</i>
any of the parties hereto m as herein set forth, and the assigns, and if from any em and until default be made a part to continue in the pea dition as the same now are representation, that there a <i>in Witness Wher</i> SiGNED IN UNITED STATES OF A On this 26" District, Indian Territory, a	any purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby, represented, and are no liens or claims of any kind on the above property, but this mortgage is a first CO1 , The party of the first part has hereunto set his hand the <u>26th</u> R . Mu AMERICA, Indian Territory Westury District. day of Humany A. D. 190 before me, a Notar appeared in person R . Mu	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of t this mortgage is accepted on the faith of a lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any em and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>in Witness Wher</i> SIGNED IN UNITED STATES OF A On this District, Indian Territory, a to me personally well know	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the sa aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Coff. The party of the first part has hereunto set his hand the 2 Coff. The party of the first part has hereunto set his hand the 2 Coff. THE PRESENCE OF $R \cdot M$.	he second part to retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of this mortgage is accepted on the faith of t lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any em and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> SIGNED IN UNITED STATES OF A On this District, Indian Territory, a to me personally well know	any purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby, represented, and are no liens or claims of any kind on the above property, but this mortgage is a first CO1 , The party of the first part has hereunto set his hand the <u>26th</u> R . Mu AMERICA, Indian Territory Westury District. day of Humany A. D. 190 before me, a Notar appeared in person R . Mu	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of this mortgage is accepted on the faith of t lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any cm and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>in Witness Wher</i> SIGNED IN UNITED STATES OF A On this <u>246</u> District, Indian Territory, a to me personally well know that he had executed the sa <i>in Testimor</i>	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he aceable possession of all the said goods and chattels, all of which, in consideration he and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Coff. The party of the first part has hereunto set his hand the <u>26th</u> R . Multiple RESENCE OF R . Multiple RESEN	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie necure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of t this mortgage is accepted on the faith of lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea dition as the same now are representation, that there a <i>in Witness Wher</i> signed in UNITED STATES OF A On this <u>26</u> District, Indian Territory, a to me personally well know that he had executed the sa <i>in Testimon</i> (SHAL) Water Juncul of	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Coff. The party of the first part has hereunto set his hand the 2 Coff. The party of the first part has hereunto set his hand the 2 Coff. The PRESENCE OF $R \cdot M$.	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of this mortgage is accepted on the faith of t lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> SIGNED IN UNITED STATES OF A On this <u>26</u> District, Indian Territory, a to me personally well know that he had executed the sa <i>In Testimon</i> (SEAL) Watern Juncul 4	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of use said property shall fail to satisfy said debt and interest aforesaid, said party of the sa aforesaid, or until such time as the party of the second part shall deem himself in aceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Coff. The party of the first part has hereunto set his hand the 2 Coff. The party of the first part has hereunto set his hand the 2 Coff. The PRESENCE OF $R \cdot M$.	he second part to retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie nsecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good o t this mortgage is accepted on the faith of i lich thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> SIGNED IN UNITED STATES OF A On this 26" District, Indian Territory, a to me personally well know that he had executed the ss In Testimon (SHAL) Matem funccial of My commission expires of A	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the seaid property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in inceable possession of all the said goods and chattels, all of which, in consideration he is a aforesaid, or until such time as the party of the second part shall deem himself in inceable possession of all the said goods and chattels, all of which, in consideration he is and taken gare of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Col . The party of the first part has hereunto set his hand the <u>26th</u> R Mu AMERICA , Indian Territory Western District , and the person whose name appears upon the within and foregoing convey are for the consideration and purposes therein mentioned and set forth, and I do here Col . I have hereunto set my hand and affixed my notarial scal on the Whereof . I have hereunto set my hand and affixed my notarial scal on the Col . MERICA , Indian Territory A . D. 199 R .	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie neceure as aforesaid, the said party of the f reof, he engages shall be kept in as good of t this mortgage is accepted on the faith of a lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> SIGNED IN UNITED STATES OF A On this <u>26</u> District, Indian Territory, a to me personally well know that he had executed the ss <i>In Testimor</i> (SHAL) Watern Juncul 4 My commission expires Ju- UNITED STATES OF A On this.	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the scoad property shall fail to satisfy said debt and interest aforesaid, said party of the use said property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself is ceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Coff. The party of the first part has hereunto set his hand the 26th R M RERICA , Indian Territory Western District . A. D. 190 ? before me, a Notar appeared in person whose name appears upon the within and foregoing convey are for the consideration and purposes therein mentioned and set forth, and I do he 19 Whereof. I have hereunto set my hand and affixed my notarial scal on the 19 Whereof. I have hereunto set my hand and affixed my notarial scal on the 19 Whereof. Induct M . D. 199 C . MERICA , Indian Territory A. D. 190 P before me, a Notary Pub	he second part
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> signed in UNITED STATES OF A On this 26 District, Indian Territory, a to me personally well know that he had executed the ss <i>In Testimor</i> (SHAL) Water Juncied of My commission expires of A On this.	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the second part shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself it is ceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby, represented, and are no liens or elaims of any kind on the above property, but this mortgage is a first Coff. The party of the first part has hereunto set his hand the $2.6th$ THE PRESENCE OF R . MW	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie neceure as aforesaid, the said party of the f reof, he engages shall be kept in as good of t this mortgage is accepted on the faith of a lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> SIGNED IN UNITED STATES OF A On this District, Indian Territory, a to me personally well know that he had executed the sa <i>In Testimon</i> (SEAL) Western Juncul 1 My commission expires Juni UNITED STATES OF A On this	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the seaid property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deen himself is ceable possession of all the said goods and chattels, all of which, in consideration he as aforesaid, or until such time as the party of the second part shall deen himself is ceable possession of all the said goods and chattels, all of which, in consideration he a and taken gare of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Cost. The party of the first part has hereunto set his hand the <u>2.6th</u> THE PRESENCE OF R . M.	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie neceure as aforesaid, the said party of the f reof, he engages shall be kept in as good of t this mortgage is accepted on the faith of t lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> SIGNED IN UNITED STATES OF A On this District, Indian Territory, a to me personally well know that he had executed the sa <i>In Testimon</i> (SEAL) Western Junctul of On this UNITED STATES OF A On this District Indian Territory, ap to me personally well know that	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the second part shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself it is ceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby, represented, and are no liens or elaims of any kind on the above property, but this mortgage is a first Coff. The party of the first part has hereunto set his hand the $2.6th$ THE PRESENCE OF R . MW	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie neceure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of t this mortgage is accepted on the faith of a lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea dition as the same now are representation, that there a in Witness Wher SIGNED in UNITED STATES OF A On this 24." District, Indian Territory, a to me personally well know that he had executed the su In Testimon (SEAL) Water Juncul of On this. District Indian Territory, ag to me personally well know that he had executed the su In Testimon (SEAL) Water Juncul of On this.	hay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the second this trust and of sale, rendering the overplus, if any, to the said party of the session of an unit such time as the party of the second part shall deem himself is ceable possession of all the said goods and chattels, all of which, in consideration he , and taken gare of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Colf. The party of the first part has hereunto set his hand the <u>2 Colf.</u> R M MERICA , Indian Territory Methan A D. 190 ? before me, a Notar appeared in person whose name appears upon the within and foregoing convey are for the consideration and purposes therein mentioned and set forth, and I do here S MERICA . Indian Territory A D. 199 C MERICA . Indian Territory B C A D. 190 D before me, a Notary Pub oppeared in person whose name appears upon and within the foregoing convey are for the consideration and purposes therein mentioned and set forth, and I do here S MERICA . Indian Territory Metro A D. 199 C MERICA . Indian Territory B and the set of the fore me, a Notary A D. 199 C MERICA . Indian Territory B and the set of the consideration and purposes therein mentioned and set forth, and I do here S MERICA . Indian Territory A D. 199 C MERICA . Indian Territory A D. 199 C MERICA . Indian Territory B and and affixed my notarial seal on the set of the consideration and purposes therein mentioned and set forth, and I do here S MERICA . Indian Territory B and S MERICA . Indian Terri	he second partto retain the sum due h the first part, his executors, administrators e first part hereby agrees to pay the deficien necure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of this mortgage is accepted on the faith of a lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea dition as the same now are representation, that there a <i>in Witness Wher</i> SIGNED IN UNITED STATES OF A On this District, Indian Territory, a to me personally well know that he had executed the sa <i>in Testimon</i> (SHAL) Western Junccul of My commission expires UNITED STATES OF A On this District Indian Territory, ap to me personally well know that UNITED STATES OF A On this UNITED STATES OF A On this UNITED STATES OF A On this District Indian Territory, ap to me personally well know tha <i>in Testimon</i> [SEAL]	any purchase as other parties, and out of the proceeds of said sale, the said party of the coast of this trust and of sale, rendering the overplus, if any, to the said party of the seaid property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration he as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration he and taken gare of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Colf. The party of the first part has hereunto set his hand the <u>2 (the THE PRESENCE OF</u> <u>R. My</u>).	he second partto retain the sum due h the first part, his executors, administrators e first part hereby agrees to pay the deficien necure as aforesaid, the said party of the f ereof, he engages shall be kept in as good of this mortgage is accepted on the faith of a lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> signed in UNITED STATES OF A On this District, Indian Territory, a to me personally well know that he had executed the su <i>In Testimon</i> (SEAL) <i>Material Journal of Con-</i> On this UNITED STATES OF A On this (SEAL) Material Journal of Con- on this (SEAL] My commission expires [SEAL]	nay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the second part shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first COL . The party of the first part has hereunto set his hand the <u>2 Cth</u> . R . M .	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie mecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good c it this mortgage is accepted on the faith of i lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> signed in UNITED STATES OF A On this District, Indian Territory, a to me personally well know that he had executed the s <i>In Testimon</i> (SEAL) <i>Victorial discutation</i> On this UNITED STATES OF A On this (SEAL) <i>Victorial discutation</i> On this UNITED STATES OF A On this (SEAL] My commission expires [SEAL]	nay purchase as other parties, and out of the proceeds of said sale, the said party of the cost of this trust and of sale, rendering the overplus, if any, to the said party of the second part shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration he , and taken care of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first COL . The party of the first part has hereunto set his hand the <u>2 Cth</u> . R . M .	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie mecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good c it this mortgage is accepted on the faith of i lien thereon. day of
any of the parties hereto m as herein set forth, and the assigns, and if from any can and until default be made a part to continue in the pea- dition as the same now are representation, that there a <i>In Witness Wher</i> signed in UNITED STATES OF A On this District, Indian Territory, a to me personally well know that he had executed the su <i>In Testimon</i> (SEAL) <i>United Journal of Con- On this</i> <i>In Testimon</i> (SEAL) <i>Internal of Con- District</i> Indian Territory, ag to me personally well known thabe	any purchase as other parties, and out of the proceeds of said sale, the said party of the coast of this trust and of sale, rendering the overplus, if any, to the said party of the seaid property shall fail to satisfy said debt and interest aforesaid, said party of the as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration he as aforesaid, or until such time as the party of the second part shall deem himself in ceable possession of all the said goods and chattels, all of which, in consideration he and taken gare of at its proper cost and expense. It is hereby represented, and are no liens or claims of any kind on the above property, but this mortgage is a first Colf. The party of the first part has hereunto set his hand the <u>2 (the THE PRESENCE OF</u> <u>R. My</u>).	he second partto retain the sum due h the first part, his executors, administrator e first part hereby agrees to pay the deficie mecure as aforesaid, the said party of the f ereof, he engages shall be kept in as good c it this mortgage is accepted on the faith of i lien thereon. day of

رياني مرينه