Chattel Mortgage With Power of Sale.

Thatf the first part, in consideration	n of the sum of.	The state of the s	فالمتحققة والحواصية مساد		DOLLA
oin hand pa					
a bargained and sold an			A Company of the Comp		
ll the following articles of pers	onal property, the same being	the absolute property	of, and now in posses	sion of said party of th	e first part at his farn
anch in the					and refraggement strange til great og andere i trans.
Vation, an within the		District, Indian Territo	y, to-wit:		
and beneficially and the second of the secon	(1977), 1977), 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977, 1977,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		

		and produced the continuent of		,	
		4		***************************************	
	arangan a arang mananan mananan ang arang ar		<u> </u>	1331 3 14 - 11713,141911 - 113511 - 11561	
320-21 F				医二环二氏动脉丛 医毛髓角炎	
	<u> </u>	당하게 이 그, 그렇게 하는		the section and the section of the s	
	The state of the s				(A) in particular to the control of
	these presents are upon this		and the Maria of the Control of the Control		
nid party of the second part, o		医乳腺素 化二氯甲二甲基甲基甲基甲基甲基	of the second of the contract		
ate					
ate					
ate of interest	and the second of the second o		and 10 10 10 10 10 10 10 10 10 10 10 10 10		
the payment of said sum of n					
ecome payable, or if said party				and the second of the second o	and the second of the second o
operty is removed from the di					
rns, or his authorized agent to				and the first of the second stable.	
so much as may be necessary					
iere said property is found or	taken, or at	for cash in hand,	upon two weeks notice	in some newspaper pu	
		the contract of the contract o	upon two weeks notice s posted in five (5) co		
Dist	rict, or the county where tak	en, or by written notice	s posted in five (5) co	nspicuous places near t	he property, at which
Dist	rict, or the county where tak irchase as other parties, and c	en, or by written notice out of the proceeds of said	s posted in five (5) co sale, the said party of	nspicuous places near t	he property, at which o retain the sum due h
Dist ny of the parties hereto may p s herein set forth, and the cost	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren	en, or by written notice out of the proceeds of said dering the overplus, if a	s posted in five (5) co sale, the said party of my, to the said party	nspicuous places near to the second partto of the first part, his ex	he property, at which o retain the sum due h recutors, administrator
Dist	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist	en, or by written notice out of the proceeds of said dering the overplus, if a y said debt and interest	s posted in five (5) co sale, the said party of my, to the said party foresaid, said party of	nspicuous places near to the second part	he property, at which o retain the sum due h xecutors, administrator crees to pay the deficie
Dist by of the parties hereto may p s herein set forth, and the cost signs, and if from any cause s and until default be made as afor	rict, or the county where tak irchase as other parties, and of of this trust and of sale, ren- uid property shall fail to satist ircsaid, or until such time as	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interesta the party of the second	s posted in five (5) co sale, the said party of my, to the said party foresaid, said party of part shall deem himsel	nspicuous places near to the second partto of the first part, his exche first part hereby ag f insecure as aforesaid,	he property, at which o retain the sum due h recutors, administrator grees to pay the deficie the said party of the
Dist ny of the parties hereto may p s herein set forth, and the cost signs, and if from any cause s	rict, or the county where tak irchase as other parties, and of of this trust and of sale, reno and property shall fail to satist iresaid, or until such time as e possession of all the raid go	en, or by written notice out of the proceeds of said dering the overplus, if a y said debt and interest the party of the second ods and chattels, all of the second cods and chattels, all of the second code code code code code code code cod	s posted in five (5) co sale, the said party of my, to the said party foresaid, said party of part shall deem himsel which, in consideration	nspicuous places near to the second partto of the first part, his ex- the first part hereby ag f insecure as aforesaid, hereof, he engages sho	he property, at which o retain the sum due h recutors, administrator rees to pay the deficie the said party of the fall be kept in as good o
Dist by of the parties hereto may person set forth, and the cost esigns, and if from any cause se and until default be made as after art to continue in the peaceable ition as the same now are, and representation, that there are no	rict, or the county where tak irchase as other parties, and of of this trust and of sale, ren- uid property shall fail to satist oresaid, or until such time as e possession of all the laid go taken care of at its proper co b liens or claims of any kind of	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the second extend expense. It is on the above property, but	s posted in five (5) co sale, the said party of my, to the said party foresaid, said party of part shall deem himsel which, in consideration hereby represented, s t this mortgage is a fin	nspicuous places near to the second part	he property, at which or retain the sum due he recutors, administrator crees to pay the deficie the said party of the fall be kept in as good occupted on the faith of
Distriction of the parties hereto may possible parties hereto may possible parties and if from any cause so and until default be made as after to continue in the peaceable tion as the same now are, and presentation, that there are no	rict, or the county where tak irchase as other parties, and of of this trust and of sale, ren- aid property shall fail to satist ircsaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interest of the party of the second tods and chattels, all of the party of the second tods and expense. It is on the above property, but the above property, but the above property, but the second todal and the above property, but the above property of the above property.	s posted in five (5) co sale, the said party of ny, to the said party foresaid, said party of the part shall deem himsel which, in consideration hereby represented, set this mortgage is a fire	the second partto of the first part, his en the first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is ac set lien thereon.	he property, at which or retain the sum due he recutors, administrator rees to pay the deficie the said party of the fall be kept in as good coepted on the faith of
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause si d until default be made as afe rt to continue in the peaceable tion as the same now are, and presentation, that there are n	rict, or the county where tak irchase as other parties, and of of this trust and of sale, ren- uid property shall fail to satist oresaid, or until such time as e possession of all the laid go taken care of at its proper co b liens or claims of any kind of	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interest of the party of the second tods and chattels, all of the party of the second tods and expense. It is on the above property, but the above property, but the above property, but the second todal and the above property, but the above property of the above property.	s posted in five (5) co sale, the said party of ny, to the said party foresaid, said party of the part shall deem himsel which, in consideration hereby represented, set this mortgage is a fire	the second partto of the first part, his en the first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is ac set lien thereon.	he property, at which or retain the sum due he recutors, administrator rees to pay the deficie the said party of the fall be kept in as good cepted on the faith of
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause si d until default be made as after to continue in the peaceable tion as the same now are, and presentation, that there are n	rict, or the county where tak irchase as other parties, and of of this trust and of sale, ren- aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind of	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second oods and chattels, all of the second post and expense. It is on the above property, by	s posted in five (5) co sale, the said party of my, to the said party foresaid, said party of part shall deem himsel which, in consideration hereby represented, a t this mortgage is a fir	nspicuous places near to the second part	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good occupted on the faith of
District of the parties hereto may possible for the parties hereto may possible for the cost signs, and if from any cause so and until default be made as after to continue in the peaceable tion as the same now are, and presentation, that there are not with the cost with the cost of	rict, or the county where tak irchase as other parties, and of of this trust and of sale, ren- aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind of	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second oods and chattels, all of the second post and expense. It is on the above property, by	s posted in five (5) co sale, the said party of ny, to the said party of foresaid, said party of part shall deem himsel which, in consideration hereby represented, of t this mortgage is a fir-	nspicuous places near to the second part	he property, at which or retain the sum due he recutors, administrator grees to pay the deficite the said party of the fall be kept in as good cepted on the faith of
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause sid until default be made as after to continue in the peaceablition as the same now are, and presentation, that there are no with the cost with the cost and the cost and the cost and the cost and the cost are not cost as the cost and t	rict, or the county where tak irchase as other parties, and of of this trust and of sale, ren- aid property shall fail to satist ircsaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind of	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second oods and chattels, all of the second post and expense. It is on the above property, by	s posted in five (5) co sale, the said party of ny, to the said party foresaid, said party of the part shall deem himsel which, in consideration hereby represented, so this mortgage is a fin	ispicuous places near to the second partto of the first part, his exche first part hereby agf insecure as aforesaid, hereof, he engages should this mortgage is act still the second sec	he property, at which to retain the sum due h executors, administrator prees to pay the deficie the said party of the all be kept in as good of cepted on the faith of
Distriction of the parties hereto may perform set forth, and the cost signs, and if from any causes of until default be made as after to continue in the peaceable tion as the same now are, and presentation, that there are no with the cost of the	rict, or the county where tak irchase as other parties, and of of this trust and of sale, ren- aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co bliens or claims of any kind of	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second oods and chattels, all of the second post and expense. It is on the above property, by	s posted in five (5) co sale, the said party of ny, to the said party foresaid, said party of the part shall deem himsel which, in consideration hereby represented, so this mortgage is a fin	nspicuous places near to the second part	he property, at which to retain the sum due h executors, administrator prees to pay the deficie the said party of the all be kept in as good of cepted on the faith of
District of the parties hereto may perfect to continue in the peaceablicion as the same now are, and presentation, that there are now are the peaceable of the same now are the peaceable of the	rict, or the county where tak irchase as other parties, and of this trust and of sale, renald property shall fail to satisforesaid, or until such time as e possession of all the vaid go taken care of at its proper cool liens or claims of any kind of the party of the first part PRESENCE OF	ten, or by written notice out of the proceeds of said dering the overplus, if a ly said debt and interest of the party of the second ods and chattels, all of the second leads and expense. It is not the above property, but has hereunto set his hand	s posted in five (5) co sale, the said party of ny, to the said party foresaid, said party of part shall deem himsel which, in consideration hereby represented, a t this mortgage is a fine	ispicuous places near to the second partto of the first part, his exche first part hereby agf insecure as aforesaid, hereof, he engages should this mortgage is act still the second sec	he property, at which o retain the sum due h executors, administrator prees to pay the deficie the said party of the all be kept in as good excepted on the faith of
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause s d until default be made as afe to continue in the peaceabl tion as the same now are, and presentation, that there are n Witness Whereof SIGNED IN THE	rict, or the county where tak irchase as other parties, and of this trust and of sale, rended property shall fail to satisf oresaid, or until such time as e possession of all the raid go taken care of at its proper cooliens or claims of any kind of the party of the first part PRESENCE OF	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tools and chattels, all of the second expense. It is not the above property, by the has hereunto set his hand	s posted in five (5) co sale, the said party of ny, to the said party of foresaid, said party of part shall deem himsel which, in consideration hereby represented, a t this mortgage is a fin	nspicuous places near to the second part to the second part to the first part, his exche first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is act the second the s	he property, at which o retain the sum due h receutors, administrator grees to pay the deficie the said party of the all be kept in as good o cepted on the faith of
y of the parties hereto may pherein set forth, and the cost signs, and if from any cause sid until default be made as afort to continue in the peaceablition as the same now are, and presentation, that there are not with the signed in the signed in the signed in the signed in the signed on this.	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satisf ircsaid, or until such time as e possession of all the aid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF	ten, or by written notice out of the proceeds of said dering the overplus, if a ly said debt and interest the party of the second tods and chattels, all of the party of the second tods and expense. It is not the above property, but has hereunto set his hand. A. D. 19	s posted in five (5) co sale, the said party of sale, the said party of said, said, said party of part shall deem himselvhich, in consideration hereby represented, at this mortgage is a finite this mortgage. It the	inspicuous places near to the second part	he property, at which o retain the sum due h recutors, administrator grees to pay the deficie the said party of the all be kept in as good o cepted on the faith of A. D. 190 (SE
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause s d until default be made as afa ret to continue in the peaceabl tion as the same now are, and presentation, that there are n Witness Whereof Signed in the On this	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory day of ared in person.	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the party of the second tods and expense. It is not the above property, but has hereunto set his hand. A. D. 19	s posted in five (5) co sale, the said party of ny, to the said party of part shall deem himselvhich, in consideration hereby represented, at this mortgage is a finite the description. District,	inspicuous places near to the second part to the first part, his exche first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is act then thereon. day of the public within and	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the all be kept in as good occupted on the faith of
District, Indian Territory, appears in the personally well known as separated in the personally well known as an art to continue in the peaceable of the peacea	rict, or the county where tak irchase as other parties, and o of this trust and of sale, rene and property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory and of ared in person	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second oods and chattels, all of the party of the second the party of the party of the second the party of the par	s posted in five (5) co sale, the said party of ny, to the said party foresaid, said party of part shall deem himsel which, in consideration hereby represented, a t this mortgage is a fir the District. Defore me, a No	nspicuous places near to the second part	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the all be kept in as good occupted on the faith of
District, Indian Territory, apper me personally well known as at the had executed the same	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co oliens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory aday of ared in person whose name for the consideration and pur	sen, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second sods and chattels, all of so set and expense. It is on the above property, but has hereunto set his hand. A. D. 19 appears upon the wittposes therein mentioned	s posted in five (5) co sale, the said party of ny, to the said party of part shall deem himsel which, in consideration hereby represented, o t this mortgage is a fin the District. District, before me, a No and set forth, and I do	nspicuous places near to the second part to the second part to the first part, his exche first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is act lien thereon. day of the part to the pa	he property, at which or retain the sum due he recutors, administrator grees to pay the deficit the said party of the all be kept in as good a cepted on the faith of
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause s d until default be made as afe rt to continue in the peaceabl tion as the same now are, and presentation, that there are n Witness Whereof SIGNED IN THE NITED STATES OF AME On this. strict, Indian Territory, apper me personally well known as at he had executed the same	rict, or the county where tak irchase as other parties, and o of this trust and of sale, rene and property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory and of ared in person	sen, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second sods and chattels, all of the party of the second sods and chattels, all of the party of the second sods and chattels, all of the party of the second sods and chattels, all of the post and expense. It is not the above property, but has hereunto set his hand. A. D. 19 appears upon the with poses therein mentioned	s posted in five (5) co sale, the said party of ny, to the said party of part shall deem himsel which, in consideration hereby represented, o t this mortgage is a fin the District. District, before me, a No and set forth, and I do	nspicuous places near to the second part to the second part to the first part, his exche first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is act lien thereon. day of the part to the pa	he property, at which or retain the sum due he recentors, administrator grees to pay the deficite the said party of the all be kept in as good cepted on the faith of
y of the parties hereto may personally well known as the had executed the same in Testimony.	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co oliens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory aday of ared in person whose name for the consideration and pur	sen, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second sods and chattels, all of the party of the second sods and chattels, all of the party of the second sods and chattels, all of the party of the second sods and chattels, all of the post and expense. It is not the above property, but has hereunto set his hand. A. D. 19 appears upon the with poses therein mentioned	s posted in five (5) co sale, the said party of ny, to the said party of part shall deem himsel which, in consideration hereby represented, o t this mortgage is a fin the District. District, before me, a No and set forth, and I do	nspicuous places near to the second part to the second part to the first part, his exche first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is act lien thereon. day of the part to the pa	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the all be kept in as good deepted on the faith of the said and the said said said said said said said said
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause s d until default be made as afe rt to continue in the peaceabl tion as the same now are, and presentation, that there are n Witness Whereof Signed in the On this Strict, Indian Territory, appear me personally well known as at he had executed the same In Testimony EAL)	rict, or the county where tak irchase as other parties, and o of this trust and of sale, rene aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the post and expense. It is the above property, but has hereunto set his hand and affixe the poses therein mentioned to set my hand and affixe	s posted in five (5) co sale, the said party of ny, to the said party of part shall deem himsel which, in consideration hereby represented, o t this mortgage is a fin the District. District, before me, a No and set forth, and I do	nspicuous places near to the second part to the second part to the first part, his exche first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is act lien thereon. day of the part to the pa	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the all be kept in as good cepted on the faith of
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause s d until default be made as afe rt to continue in the peaceabl tion as the same now are, and presentation, that there are n Witness Whereof SIGNED IN THE NITED STATES OF AME On this. Setrict, Indian Territory, appea me personally well known as at he had executed the same In Testimony EAL,) y commission expires.	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist bresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory	appears upon the wittposes therein mentioned o set my hand and affixed. A. D. 190	s posted in five (5) co sale, the said party of sale, the said party of the said party of spart shall deem himselvhich, in consideration hereby represented, at this mortgage is a finite the same of the said same of the said said said said said said said said	nspicuous places near to the second part to the second part to the first part, his exche first part hereby ag f insecure as aforesaid, hereof, he engages should this mortgage is act lien thereon. day of the part to the pa	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good deepted on the faith of the fait
y of the parties hereto may penere herein set forth, and the cost signs, and if from any cause side until default be made as after to continue in the peaceablition as the same now are, and presentation, that there are not with the same in the peaceable signed in the presentation of this signed in the same in the personally well known as at he had executed the same in testimony. EAL,) Y commission expires.	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist ircsaid, or until such time as e possession of all the laid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory The person whose name for the consideration and pury Whereof, I have hereunt	ten, or by written notice out of the proceeds of said dering the overplus, if a ly said debt and interest the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the property, but the above property. A. D. 19 appears upon the with poses therein mentioned to set my hand and affixed. A. D. 190	s posted in five (5) co sale, the said party of sale, the said party of said, said party of part shall deem himselvhich, in consideration hereby represented, said this mortgage is a finite this mortgage is a finite the said party. District. District. District, or before me, a No ain and foregoing command set forth, and I do I my notarial seal on the said party.	the second part	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good deepted on the faith of the said party of the said party of the said september of the said party of the said september of the said septembe
Dist y of the parties hereto may p herein set forth, and the cost signs, and if from any cause s id until default be made as aft int to continue in the peaceabl tion as the same now are, and presentation, that there are n Witness Whereof SIGNED IN THE NITED STATES OF AME On this. In Testimony EAL, y commission expires. NITED STATES OF AME On this.	rict, or the county where tak irchase as other parties, and o of this trust and of sale, rene and property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory ared in person the person whose name for the consideration and pur Whereof, I have hereunt	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second oods and chattels, all of the party of the second the party of the second to set and expense. It is not the above property, by the property, by the property of the party of the party of the second to set his hand appears upon the with poses therein mentioned to set my hand and affixed the property of the property	s posted in five (5) co sale, the said party of sale, the said party of ny, to the said party of part shall deem himsel which, in consideration hereby represented, a t this mortgage is a fin the District. Defore me, a No and set forth, and I do I my notarial seal on the District.	tary Public within and for sa	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good occepted on the faith of
District Indian Territory, appearing the countries of the same on this countries of the same of the sa	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist ircsaid, or until such time as e possession of all the laid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the property, but the above property of the second of the party of th	s posted in five (5) co sale, the said party of the said party of the said party of said, said, said party of part shall deem himselvhich, in consideration hereby represented, at this mortgage is a finite this mortgage is a finite the said party. District. District, or before me, a No lin and foregoing converse me, a notary I before me, a Notary I before me, a Notary I before me, a Notary I	tary Public within and for sa	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good cepted on the faith of the faith
District Indian Territory, appear in the parties of AME On this	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the property, but the above property and the above property. A. D. 190 A. D. 190 A. D. 190 A. D. 190	s posted in five (5) co sale, the said party of ny, to the said party of part shall deem himsel which, in consideration hereby represented, a t this mortgage is a fin the District, before me, a No ain and foregoing conv and set forth, and I do I my notarial seal on the District. District before me, a Notary F	tary Public within and for sa the last above writ	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good cepted on the faith of the faith
District Indian Territory, appear in the parties of AME On this	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory ared in person	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the post and expense. It is not the above property, but has hereunto set his hand and affixed to set my hand affixed to set my hand and affixed to set my hand affixed to set my han	s posted in five (5) co sale, the said party of sale, the said party of sale, the said party of part shall deem himselvhich, in consideration hereby represented, at this mortgage is a finite this mortgage is a finite the sale of the s	tary Public within and for sa the last above writ delegate as the part d	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good occepted on the faith of the fai
District Indian Territory, appear in the had executed the same in Testimony	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the post and expense. It is not the above property, but has hereunto set his hand and affixed to set my hand affixed to set my hand and affixed to set my hand affixed to set my han	s posted in five (5) co sale, the said party of sale, the said party of sale, the said party of part shall deem himselvhich, in consideration hereby represented, at this mortgage is a finite this mortgage is a finite the sale of the s	tary Public within and for sa the last above writ delegate as the part d	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good occepted on the faith of the fai
District Indian Territory, appear in the parties of AME On this	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satist oresaid, or until such time as e possession of all the raid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory ared in person	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the post and expense. It is not the above property, but has hereunto set his hand and affixed to set my hand affixed to set my hand and affixed to set my hand affixed to set my han	s posted in five (5) co sale, the said party of sale, the said party of sale, the said party of part shall deem himselvhich, in consideration hereby represented, at this mortgage is a finite this mortgage is a finite the sale of the s	the second part	he property, at which or retain the sum due he recentors, administrator grees to pay the deficie the said party of the all be kept in as good cepted on the faith of the said party of the faith of the said party of the said party of the said party of the said party of the said september
y of the parties hereto may possessions, and if from any cause side until default be made as after to continue in the peaceable tion as the same now are, and presentation, that there are not with the peaceable signed in the peaceable signed in the presentation, that there are not with the peaceable signed in the presentation, that there are not presentation in the presentat	rict, or the county where tak irchase as other parties, and o of this trust and of sale, ren aid property shall fail to satisf ircsaid, or until such time as e possession of all the aid go taken care of at its proper co o liens or claims of any kind o The party of the first part PRESENCE OF RICA, Indian Territory ared in person the person whose name for the consideration and pur Whereof, I have hereunt the person whose name et in person the person whose name the person whose name the person whose name the person have hereunt it is person person have hereunt it i	ten, or by written notice out of the proceeds of said dering the overplus, if a by said debt and interests the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the second tods and chattels, all of the party of the property, but has hereunto set his hand appears upon the with poses therein mentioned to set my hand and affix appears upon and will urposes therein mentioned to set my hand and affix	s posted in five (5) co sale, the said party of sale, the said party of sale, the said party of part shall deem himselvhich, in consideration hereby represented, at this mortgage is a finite this mortgage is a finite the sale of the s	the second part	he property, at which or retain the sum due he recutors, administrator grees to pay the deficie the said party of the fall be kept in as good occepted on the faith of the said manner o