	1.22	S. 1	6 F	. 4 P -		1.6.74	See. 1	1.00	8 - 10				医清白	16.1	1.1	Sec. 1.			. e	1. A. A. A.	12.54			· · · ·			2 C S				1.29		1.1	6212	\$2.85%	1.4
		er 13	3.4.1		1.0	362	Se 18	2	4.,.326	<ol> <li>165</li> </ol>	11.11		51.0	51.8	. ×	140	1.2.1	575.43		5.55	24.5	86° N	e 14 S	1.1.1	2 (27 S	11	No.	5S	(4 <i>H</i> )	26 R	5.10	Const.	r	134.5	7/360	-3×.
÷.,	11.4	53 <sup>-</sup> 1	0 e 1 🖏	6 W 11		S. (* 1	1.18	C	- 1 i i i	6 / P - 2	10 C - 1			65 B.	9 M N		12.23	1.25	1.00	10.5		- CAR	- 63 - 77		ard. 77	·	1.6	12.55	10.00		10 M	1.2.1	· · ·	S 60	1928.	7.5
	1.41	1.00	26.2	58.0×1		100	<ul> <li>Mol</li> </ul>	* / T * T	14.12			- 12.	18 - N	1.0	2.57			: 1996 Albert	14.64	1.1.1		1 A A		12220	1.1.1		6.7.53	a ser s	4.2.9	1.100	16.12	ಿಯ್			11:30	
		1.1	-0.23		2 C - 1	30.5	2 R G B	- 19	244		1.57.26		1.11	S 12 1	1.12		- N. A	- 22	e	- C	6 N N	10 M	Sec. 64	- <del>-</del>					A	i.thu		3.4		120 16	- 19 U - 1	1623
		18	1947	192.3		1.00		22.2		12.1	5 C C		e		10 X			- 50	- E.	1 A A A	12.25	a?		5 N.	1.1	5 C C	·	- 175 A.C.		- 1ys	5.12	c > c/	1. 1	法通知		2.5
	64.	200	4.34			At 5.1		ъ.	1 a 1 a 1	1.24	• 111	122.2	28 a -	- 19	-÷ 2	- C -	/* 1		400	-	10 A S	17 Y Y	1.11	$C \sim C^{-1}$			- C 26,5	1.246	CL -	- NY -	1.191	20 A A	- <b>-</b>	00 a 2 b	1.1.7.1	10.1
	> -6	7. e -	• •			1.74		38 - I	1.1	L A.	1. F. M. M.		1.1	- 32.5	1 a a	12	2					12.00	11.11	52 N.	1.14	1.1.				17 a.		100.00	100	1.2.7	1 C . 1	1.1
	- 11	C			- X		1 (A 17)		- C 24		-			~~~	<b>*</b> ***			e de la c	1.1		10.00	- N. S.		- 198		100		*^			5. E			<b>.</b>		649
414								S. S		vi					- A - A - A - A - A - A - A - A - A - A			1.1	- 10	/ 5/	11 N B						ъл		т.	1 E .				- A - A		
	111	A. 1			2 m 1			21	- 1	w H		- <b>L</b>			<b>r 1</b> .	2-e-	ъ.				- B	- H.		5 6					3 K	1 <b>h</b>				C		-
21		•							-	1.0		1.00	• 3		-												- 7 - 7									
			5 a C.					- P.					- C			. 7		- ÷ .										7e					·			2.2

100

ないたいというないないないないので

ł

i

11 NON

1

р.Ц. k

464

.... 

ł

1.2 1

ġ.

2

6

S. Serie

 $\tilde{r}_{\rm F}$ 

1

Ŋ.

	rt, in consideration of the sum of.
	in hand paid by of the second part, the receipt whereof is hereby acknowle
	rained and sold and by these presents do bargain and sell unto the said party of the second part, his executors, administrators and as ing articles of personal property, the same being the absolute property of, and now in possession of said party of the first part, at his fa
	District.
	thin the District, Indian Territory, to-wit:
*************	
* ####################################	
	나라 가슴 가는 것은 것을 하는 것은 것을 하는 것을 하는 것을 가지 않는 것을 하는 것을 하는 것을 하는 것을 하는 또 한 것을 하는 것
	ided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid,
	the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$
	according to the terms of
Date	190 ; Due
	st per cent from maturity, then these presents and everything herein contained shall be void. But if default shall be
	at of said sum of money or any part thereof, or the interest thereon, at the time or times when by the condition of the said note the same
become payal	le, or if said party of the second part shall at any time deem himself insecure for any cause, without assigning any reasons therefor, or
property is re	moved from the district aforesaid, then and thenceforth it shall be lawlul for said party of the second part, his executors, administrators
	uthorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of
and the second	may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the
	operty is found or taken, or at for cash in hand, upon two weeks notice in some newspaper published in the
and the second second	District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which
	ties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due to the second part
as herein set assigns, and i and until def	ties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum due forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- ult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the ue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good
as herein set assigns, and i and until def part to contin dition as the representation	forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- ult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of th
as herein set assigns, and i and until def part to contin dition as the representation	forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- nult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
as herein set assigns, and i and until def part to contin dition as the representation	forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- nult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS Whereof</b> , The party of the first part has hereunto set his hand theday ofA. D. 15
as herein set assigns, and i and until def part to contin dition as the representation In Witne	Forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- full be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the ue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS Whereof</b> , The party of the first part has hereunto set his hand theday ofA. D. 15 SIGNED IN THE PRESENCE OF
as herein set assigns, and i and until def part to contin dition as the representation In Witne	forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- nult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS Whereof</b> , The party of the first part has hereunto set his hand theday ofA. D. 15
as herein set assigns, and i and until def part to contin dition as the representation <b>in Witne</b>	forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- sult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the ue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as goods same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS Whereof</b> , The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witne</i> UNITED ST	Torth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- nult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as goods same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS Whereoff</b> , The party of the first part has hereunto set his hand theday of
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witne</i> UNITED ST On	The cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrate f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- full be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as goods same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS Whereof</b> , The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witne</i> UNITED ST On District, Indi	North, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrate from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definite the made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith or that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS Whereoff, The party of the first part has hereunto set his hand the said of of the second of the property of the first part has hereunto set his hand the day of the property.         (States OF AMERICA, Indian Territory         A. D. 190       before me, a Notary Public within and for said         an Territory, appeared in person.
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witne</i> UNITED ST On District, Indi to me person	The cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrate f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- full be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as goods same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS Whereof</b> , The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>In Witne</i> UNITED ST On District, Indi to me person that he had e	South, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrated from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definite the made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith or that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS Whereof, The party of the first part has hereunto set his hand the said of of any of the first part has hereunto set his hand the day of the presence of the first part has hereunto set his hand the day of the said of of the first part has hereunto set his hand the day of the first part has hereunto the presence of the presence of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto set his hand the day of the first part has hereunto the
as herein set assigns, and i and until def part to contin dition as the representation <i>In Witne</i> UNITED ST On District, Indi to me person that he had e	forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- full be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the ue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as goods same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS WherOOf</b> , The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witne</i> UNITED ST On District, Indi to me person that he had e <i>in</i> (SEAL)	forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the defi- full be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the ue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as goods same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>SS WherOOf</b> , The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witne</i> UNITED ST On District, Indi to me person that he had e <i>in</i> (SEAL) My commission	South, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrate from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definative between the satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definative between the satisfy said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS Whereof, The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witnee</i> UNITED ST On District, Indi to me person that he had e <i>in</i> (SEAL) My commissie UNITED ST	Sorth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrate from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definitule be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the use in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS WhereOf, The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witne</i> UNITED ST On District, Indi to me person that he had c <i>in</i> (SEAL) My commission UNITED ST On the formation	North, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrate f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definition of the party of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         St Whereof, The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witnee</i> UNITED ST On District, Indii to me person that he had e <i>in</i> (SEAL) My commissie UNITED ST On b District India	forth, and the cost of this irust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administration of the property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definition of the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith or that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS Whereof, The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witnee</i> UNITED ST On District, Indi to me person that he had e <i>in</i> (SEAL) My commissie UNITED ST On f District India to me person	forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat         f from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definult be made as aforesaid, the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as goods agree now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait of , that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS Whereoof, The party of the first part has herecunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witnee</i> UNITED ST On District, Indi to me person that he had e <i>in</i> (SEAL) My commissie UNITED ST On f District India to me person	Forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administration from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the parts hall deem himself insecure as aforesaid, the said party of the generation hereof, he engages shall be kept in as good same now are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is accepted on the faith of , that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS WhereOof, The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witnee</i> UNITED ST On District, Indi to me person that he had e <i>in</i> (SEAL) My commissie UNITED ST On f District India to me person	forth, and the cost of this irust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrat         from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the definite the made as aforesaid, or until such time as the party of the second part shall deem himself inserve as aforesaid, the said party of the same ow are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait or the fait or the said or the above property, but this mortgage is a first lien thereon.         SS Whereof, The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witnee</i> UNITED ST On District, Indi to me persons that he had e <i>in</i> (SEAL) My commissie UNITED ST On <i>i</i> District India to me persons thathe 	form any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrat         from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the define ult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith or in the praceable possesion of all the said of and chatterles, all of which, in consideration hereof, he engages shall be kept in as good mane now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith or in the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS Whereoof, The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witnee</i> UNITED ST On District, Indi to me persons that he had e <i>in</i> (SEAL) My commissie UNITED ST On f District India to me persons thahe <i>in</i> [SEAL] My commissie	form any cause said property shall fail to astify said debt and interest aforesaid, said party of the first part, his executors, administrat         from any cause said property shall fail to astify said debt and interest aforesaid, said party of the first part hereby agrees to pay the definition and east aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the second part shall deem himself insecure as aforesaid, the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as goods and enterts, all of which, in consideration hereof, he engages shall be kept in as goods and enterts aforesaid. The said good on the faith of the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS Wherool, The party of the first part has hereunto set his hand the
as herein set assigns, and i and until def part to contin dition as the representation <i>in Witnee</i> UNITED ST On District, Indi to me persons that he had e <i>in</i> (SEAL) My commissie UNITED ST On f District India to me persons thathe 	form any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrat         from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the define ult be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith or in the praceable possesion of all the said of and chatterles, all of which, in consideration hereof, he engages shall be kept in as good mane now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith or in the there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.         SS Whereoof, The party of the first part has hereunto set his hand the