## Chattel Mortgage With Power of Sale.

	and	
	leration of the sum of.	
toin h	and paid by	ncknowledge
all the following articles	old and by these presents do bargain and seil unto the said party of the second part, his executors, administrato of personal property, the same being the absolute property of, and now in possession of said party of the first part	at his farm
Nation, an within the	District District, Indian Territory, to-wit:	
********		*****
		*****
	s, and these presents are upon this express condition? That if the said party of the first part shall pay, or cause to	
	part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of §	Fafat 4-414444
	190 ; Due	
Date	그는 해외에서 가장에 가지 않았다. 그는 것은 것은 것을 수 있는 것을 가지 않는 것을 것 수 있었다. 정말 가장에 가지 않는 것은 것을 가지 않는 것을 하는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 가지 않는 것을 하는 것을 수 있다. 이렇게 가지 않는 것을 하는 것을 수 있다. 이렇게 가지 않는 것을 하는 것을 수 있다. 이렇게 가지 않는 것을 수 있다. 이렇게 것을 것 같이 않는 것을 수 있다. 이렇게 것을 수 있다. 이렇게 것을 수 있다. 이렇게 것을 것 같이 않는 것을 수 있다. 이렇게 아니는 것을 것 같이 않는 것을 수 있다. 이렇게 아니는 것을 수 있다. 이렇게 가지 않는 것을 것 같이 않는 것을 것 같이 않는 것을 것 같이 않다. 이렇게 가지 않는 것이 없 하는 것이 않는 것이 않다. 이렇게 가지 않는 것이 않는 것이 없다. 이렇게 말 하는 것이 않는 것이 않는 것이 있다. 이렇게 하는 것이 않는 것이 없다. 이렇게 것이 않는 것이 않 것이 않는 것이 않	and the second second second
	per cent from maturity, then these presents and everything herein contained shall be void. But if default m of money or any part thereof, or the interest thereon, at the time or times when by the condition of the said note	
	d party of the second part shall at any time deem himself insecure for any cause, without assigning any reasons the	and the second second
property is removed from	the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, admin	istrators or
	gent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and d	pitti i se s
	cessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auctio and or taken, or at for cash in hand, upon two weeks notice in some newspaper published in t	
milere and property 1910		
	District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property	, at which s
	District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the	
any of the parties hereto	수 가장을 위한 실험 방법에 가슴을 가지 않는 것은 것을 같아요. 그는 것 같은 것 같아요. 그는 것 같은 것 같아요. 가슴을 가지 않는 것 같아요. 나는 것 같아요.	sum due hi
any of the parties hereto as herein set forth, and t	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the	sum due hi iministrators
any of the parties hereto as herein set forth, and t assigns, and if from any	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad	sum due hi Iministrators the deficier
any of the parties hereto as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa eaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i	sum due hi Iministrators the deficier arty of the fi in as good co
any of the parties hereto as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa eaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on t	sum due hi Iministrators the deficier arty of the fi in as good co
any of the parties hereto as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a representation, that ther	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad sause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa eaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the e are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.	sum due hi Iministrators the deficier urty of the fi in as good o he faith of s
any of the parties hereto as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a representation, that ther	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad sause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa cause because possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept is re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the ere no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.	sum due hi iministrators the deficier arty of the fi in as good co he faith of s
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <b>In Witness Who</b> SIGNED 1	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa cause be possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept if re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the e are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PREO1</b> , The party of the first part has hereunto set his hand the	sum due hi lministrators the deficier arty of the fi in as good o he faith of s A. D. 190
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <b>In Witness Who</b> SIGNED 1	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad sause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa eaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on t e are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PREOF</b> , The party of the first part has hereunto set his hand the day of	sum due hi iministrators the deficier arty of the fi in as good ed he faith of s A. D. 190 
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <b>In Witness Who</b> SIGNED 1	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa cause be possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept if re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the e are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PREO1</b> , The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good ed he faith of s A. D. 190 
any of the parties hereto as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a representation, that ther <b>In Witness Who</b> SIGNED I	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad sause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa eaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on t e are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PREOF</b> , The party of the first part has hereunto set his hand the day of	sum due hi iministrators the deficier arty of the fi in as good ed he faith of s A. D. 190 
any of the parties hereto as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a representation, that ther <i>in Witness Whe</i> SIGNED to UNITED STATES OF	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad sause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pa eaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept is re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the e are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PREO1</b> , The party of the first part has hereunto set his hand the	sum due hi lministrators the deficier arty of the fi in as good o he faith of s A. D. 190 (SEA
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <i>In Witness Whe</i> SIGNED 1 UNITED STATES OF On this	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad eause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said part eaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept if re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PROOF</b> , The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good o he faith of s A. D. 190 
any of the parties hereto as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a representation, that ther <i>in Witness Whe</i> SIGNED I UNITED STATES OF On this District, Indian Territory to me personally well know	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad acuse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said part e consideration hereof, he engages shall be kept i ree, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>IFEOUT</b> , The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good o he faith of s A. D. 190 
any of the parties hereto as herein set forth, and the assigns, and if from any of and until default be made part to continue in the part dition as the same now a representation, that there in Witness When SIGNED to UNITED STATES OF On this	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad eause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said part eaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept if re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PROOF</b> , The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good o he faith of s A. D. 190 
any of the parties hereto as herein set forth, and the assigns, and if from any of and until default be made part to continue in the part dition as the same now a representation, that there in Witness When SIGNED to UNITED STATES OF On this	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad ause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay is a aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of the first part hereby agrees to pay is a aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept is are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PROOF</b> , The party of the first part has hereunto set his hand the	sum due hi lministrators the deficier arty of the fi in as good of he faith of s A. D. 190 
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <i>In Witness Who</i> signed to UNITED STATES OF On this	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad ause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay is a aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of the first part hereby agrees to pay is a aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept is are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PROOF</b> , The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good o he faith of s A. D. 190 
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <i>In Witness Who</i> SIGNED I UNITED STATES OF On this	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad anse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pareaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PROOF</b> , The party of the first part has hereunto set his hand the	sum due hi lministrators the deficier arty of the fi in as good of he faith of s A. D. 190 
any of the parties hereto as herein set forth, and the assigns, and if from any of and until default be made part to continue in the part dition as the same now a representation, that there in Witness When SIGNED I UNITED STATES OF On this	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad anse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parte of a lits proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PFOOI</b> , The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good ech he faith of s A. D. 190 
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <i>In Witness Who</i> signed i UNITED STATES OF On this. District, Indian Territory to me personally well know that he had executed the <i>In Testime</i> (SEAL) My commission expires. UNITED STATES OF On this.	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad annee said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the 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 i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PFOOF,</b> The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good ce he faith of s A. D. 190 (SEA (SEA and stat
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <i>In Witness Who</i> signed i UNITED STATES OF On this. District, Indian Territory to me personally well know (SEAL) My commission expires UNITED STATES OF On this.	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad ause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of the first part hereby agrees to pay a a aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PFOOF,</b> The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good co he faith of s A. D. 190 (SEA (SEA 
any of the parties hereto as herein set forth, and t assigns, and if from any and until default be mad part to continue in the p dition as the same now a representation, that ther <i>In Witness Who</i> signed t <i>UNITED STATES OF</i> On this. District, Indian Territory to me personally well knot that he had executed the <i>In Testima</i> (SEAL) My commission expires. UNITED STATES OF On this. District Indian Territory, to me personally well knot the me personally well knot	may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad anse said property shall fuil to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay a cas aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said paceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i ree, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PFOOF,</b> The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good co he faith of s A. D. 190 (SEA (SEA 
any of the parties hereto as herein set forth, and the assigns, and if from any of and until default be made part to continue in the part dition as the same now a representation, that ther <i>In Witness When</i> SIGNED to SIGNED to SIGNED to District, Indian Territory to me personally well know that he had executed the <i>In Testime</i> (SEAL) My commission expires. UNITED STATES OF On this. District Indian Territory, to me personally well know that	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad ause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of the first part hereby agrees to pay a a aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <b>PFOOF,</b> The party of the first part has hereunto set his hand the	sum due hi iministrators the deficier arty of the fi in as good co he faith of s A. D. 190 (SEA (SEA 
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <i>In Witness Whe</i> SIGNED 1 <i>In Witness Whe</i> SIGNED 1	may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad anase said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay e as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said pacerble possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept i re, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon	sum due hi iministrators the deficier arty of the fi in as good co he faith of s A. D. 190 (SEA (SEA 
any of the parties hereto as herein set forth, and t assigns, and if from any of and until default be mad part to continue in the p dition as the same now a representation, that ther <i>In Witness Whe</i> SIGNED 1 <i>In Witness Whe</i> SIGNED 1	may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the he cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, ad anse said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay is a sforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said parts of the sind postession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept it c, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon	sum due hi iministrators the deficier arty of the fi in as good of he faith of s A. D. 190 

24

The States

4,65