Chattel Mortgage With Power of Sale.

		and DOLLARS
a bargined and old and by these prevents do Saxpin and sell unto the soid party of the recent part, he seventone, administrations and sengine like following surfaces of personal property, the one being the reducine property of, and now in possession of salé party of the first part at his firm methy in the		
Provided, always, and these pescents are open this express condition? That if the said party of the first said pay, or cause to be paid, to that pays of the accord part, or to his executors, polinical relationship to the according to the terms of certain promisery rate. of which the following is a groppis, with all party of the according to the terms of certain promisery rate. of which the following is a groppis, with all party of the according to the terms of certain promisery rate. of which the following is a groppis, with all party of the according to the terms of certain promisery rate. of which the following is a groppis, with all party of the according to the terms of certain promisery rate. of which the following is a groppis, with all party of the according to the terms of the nature, and the growth of the said and of the said and the growth of and any of money or any part therein, or the line or three when by the centition of the said note the same shades the growth of the said and of the said and of the said and the growth of the said and of the said and the growth of the said and of the said and the growth of the said party of the second gard, his exceeders, administrator or a growth is promised and the said and the said problem to the said party of the second gard, his exceeders, administrator or a growth of the said and the said and the said and the said and the said problem to the problem to desire and problem to the problem to desire the said problem to the problem to desire and problem to the problem to the problem to desire and problem to the	그들에 보다 없는 이번 경면 가는 하루에 되었다면 나는 생활되었다면 하는 그 모든 이 이 모양에서 모든 수 없는 것이다.	사는 사람들은 사람들이 하는 것이 되었다. 그는 사람들이 가는 사람들이 가장 하는 것이 되었다. 그렇게 되었다.
Provided, always, and these presents are upon that express condition? That if the said party of the first part shall pay, or asses, to be paid, to the dispute of the second part, on this executors, disministrators or saiters, the first fact is and party of the first part shall pay, or asses, to be paid, to the party of the second part, on this executors, disministrators or saiters, the first part shall pay, or asses, to be paid, to the party of the second part, but the following its appopers, viz. **Note:** 1509 **Due.** 1509 **Signed by.** **Also:** 1509 **Due.** 1509 **Signed by.** **Pay of interest.** 1500 **Due.** 1500 **Signed by.** **Pay of interest.** 1500 **Due.** 150	ll the following articles of personal property, the same being the absolute	e property of, and now in possession of said party of the first part at his farm of
Provided, 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, is that the payer of the tescend part, or to his executors, administrature or audigs, the fees for releasing this mertagues, out the affreshal sum of 8		· 1987年,1987年,1988年,1987年,1988年,1987年,1987年,1987年,1987年,1987年,1987年,1987年,1987年,1987年,1987年,1987年,1987年,1987年
Provided, always, and those presents are upon this express condition? That if the said party of the first part shall pay, or cause to be paid, in this party of the second part, or to his executes, administrators or assigns, the fices for releasing this mertgage, and the aforesald sum of \$1	ikinin nga appan, ana sa	turrativotamings, incluminantis intimis, mandalistica experiences in references in the interior in the interior
Provided, 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, to that party of the second part, or to his executors, administrators or swipts, the focts for releasing this mortages, and the aforeasid sum of \$	그리아 전에 고객들이 하면 하면 되었다면 그는 이 그리는 이 이 경험을 하는 사람들이 되어 되었다.	없다는 그는 그 집을 입으로 된 것 이야일만이다고 하면 하는 그리고 얼마를 하다면 했다.
Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay, or canne to be paid, to the said party of the scoral part, are to his exceedance, administrators or sosions, the foce for releasing this mortgage, and the aforesaid sum of 8		
Provided, 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, to this sparty of the accord part, for to his exceedance, administrators or sessings, the face for releasing this mortgage, and the aforecaid sum of 8		하는 사람이들의 남자들은 보다 모든 생각을 했다. 나를 다 사람들이 느를 하지만 하는 것 같다. 그
Provided, 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, to that party of the second part, or to his executors, administrators or sestion, the fees for releasing this mortunge, and the sforcard aum of 8		
Provided, 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, to the did party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of 8. ———————————————————————————————————	[전화하다 사용자] (전화)에 보고 하는데 된다. 제 전화 사용도 사용하다 보고 있는데 사용하다 보고 함께 다른데	생기가 잃다 하고막을 들어갔다. 어떤 이름도 가면 된 속하고, 이번에 만든 이름을 가는 것이라고 있다.
Provided, 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, to the sid party of the second part, or to his executors, administrators or assigns, the feet for releasing this mortgage, and the aforesaid sum of \$	and the second s	
and party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$		
necording to the terms of certain promissory note of which the following is a symposis, viz; hate. 190 ; Due. 190 ; Signed by. 191 of interest. 190 ; Due. 190 ; Signed by. 192 of interest. 190 ; Due. 190 ; Signed by. 193 of interest. 190 ; Due. 190 ; Signed by. 193 of signed by. 194 of interest. 190 ; Due. 190 ; Signed by. 195 of interest. 190 ; Due. 190 ; Signed by. 195 of interest. 190 ; Due. 190 ; Signed by. 196 of interest. 190 ; Due. 190 ; Signed by. 197 of interest. 190 ; Due. 190 ; Due. 190 ; Signed by. 198 of interest. 190 ; Due. 190 ; Due. 190 ; Signed by. 199 of interest. 190 ; Due. 190 ; Due. 190 ; Signed by. 190 ; Due. 190 ; Due	Provided, always, and these presents are upon this express condi-	tion? That if the said party of the first part shall pay, or cause to be paid, to th
And the property is found or taken, or at		
at a of interest		
and a confirment per cent from maturity, then these presents and everything therein contained shall be void. Hot if default shall be mad to the payment 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 shall exceeme payable, or is said party of the second part shall at any time determ himself ineccure for any cause, without assigning any reasons therefor, or if said party of the second part, his executors, administrators or as gan, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of same so much as may be necessary, without appraisement; the appraisement required by hav being hereby expressly wavely, buble auctions, at the place here said property is found or taken, or at		
secome payable, or if said party of the second part shall at any time doesn himself insecure for any cause, without assigning any reasons therefor, or if said supporty is removed from the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, administrators or as going, or his sativities? agent to declare said notes and mortagee due, and to take said goods and chattels wherever ame may be found, and dispose of same so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the place here said property is found or taken, or at	at 2 of interest per cent from maturity, then these pre	esents and everything herein contained shall be void. But if default shall be made
superty is removed from the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, administrators or as gas, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of sam gas, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of sam gas or so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the plachers and property is found or taken, or at	하게 되지만 하면 하는 사람들이 되었습니다. 그 사람들이 가는 사람들이 되었습니다. 그 사람이 되었다.	그렇게 가득하는 이 사람들이 그리고 되었다면 되는 것 같아요? 그는 사람들이 되었다는 경우하는 이번 그리고 나는 점점하다.
row, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of same so much as may be necessary, without appraisement (the-appraisement required by law being hereby expressly waveed), at public auction, at the place so the said property is found or taken, or at	그렇게 하면 하면 사람들이 하나 이 사람들의 경기를 하는 것이 되었다. 그는 사람들이 되는 것들이 되었다.	
Lere said property is found or taken, or at	그렇게 하는 사람들이 되었다. 그는 사람들은 사람들이 가장 하는 사람들이 되었다. 그 사람들이 되었다면 하는 것이다.	第三人称形式 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sail y of the parties hereto may purchase as other jarties, and out of the proceeds of said sale, the said party of the second part		
y of the parties hereto may purchase as other jurties, and out of the proceeds of said sale, the said party of the second part the retain the sum due him herein set 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, administrator is signs, and 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 deficient and until default he 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 first part hereby agrees to pay the deficient of continue 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 cor tion as 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 of said presentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. It witness Winereof, The party of the first part has hereunto set his hand the day of A. D. 190 SIGNED IN THE PRESENCE OF (SRAI (
therein set 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, administrators or signs, and 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 deficient and until default 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 first part to continue 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 contion as 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 of said presentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. **MITTERS Windows** **MITTERS Windows** **OF AMERICA, Indian Territory** On thia	District, or the county where taken, or by wr	
ssigns, and 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 deficience and until default 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 first part to continue 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 continue 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 continue 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 continue 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 continue 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 continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, and expense the person. A. D. 190 BIGNED IN THE PRESENCE OF (SRAI	eri angalan da angala ng Kabupatan ang kananan ang kananan ang kananan ang kananan ang kananan ang kananan ang	
and until default 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 first at to continue 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 con tition as the 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 said presentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. **MITHED STATES Windroof**, The party of the first part has hereunto set his hand the		ceeds of said sale, the said party of the second partto retain the sum due him
ition as 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 of asi expersentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. **MUITNESS Winoreol**, The party of the first part has hereunto set his band the	s herein set forth, and the cost of this trust and of sale, rendering the over	ceeds of said sale, the said party of the second partto retain the sum due him erplus, if any, to the said party of the first part, his executors, administrators of
Witness Winered, The party of the first part has hereunto set his band the	s herein set forth, and the cost of this trust and of sale, rendering the over ssigns, and if from any cause said property shall fail to satisfy said debt ar	ceeds of said sale, the said party of the second partto retain the sum due him erplus, if any, to the said party of the first part, his executors, administrators on ind interest aforesaid, said party of the first part hereby agrees to pay the deficience
Mitness Winercol, The party of the first part has hereunto set his hand the	s herein set forth, and the cost of this trust and of sale, rendering the over ssigns, and if from any cause said property shall fail to satisfy said debt are and until default be made as aforesaid, or until such time as the party of t	ceeds of said sale, the said party of the second partto retain the sum due him erplus, if any, to the said party of the first part, his executors, administrators on the interest aforesaid, said party of the first part hereby agrees to pay the deficiency the second part shall deem himself insecure as aforesaid, the said party of the first part hereby agrees to pay the deficiency the second part shall deem himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first part himself insecure as aforesaid, the said party of the first party himself insecure as aforesaid, the said party of the first party himself insecure as aforesaid, the said party of the first party himself insecure as aforesaid, the said party of the first party himself insecure as aforesaid, the said party of the first party himself insecure as aforesaid, the said party of the first party himself insecure as aforesaid, the said party of the first party himself insecure as aforesaid, the said party himself insecure as a foresaid as a first party himself insecure as a first party himself inse
Mitness Winered, The party of the first part has hereunto set his hand the	s herein set forth, and the cost of this trust and of sale, rendering the over- ssigns, and if from any cause said property shall fail to satisfy said debt are and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expen-	ceeds of said sale, the said party of the second partto retain the sum due him erplus, if any, to the said party of the first part, his executors, administrators on interest aforesaid, said party of the first part hereby agrees to pay the deficience the second part shall deem himself insecure as aforesaid, the said party of the first tels, all of which, in consideration hereof, he engages shall be kept in as good connec. It is hereby represented, and this mortgage is accepted on the faith of sain
SIGNED IN THE PRESENCE OF (SEAI (SEAI) (SEAI (SE	s herein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation,	ceeds of said sale, the said party of the second partto retain the sum due him erplus, if any, to the said party of the first part, his executors, administrators of and interest aforesaid, said party of the first part hereby agrees to pay the deficiency the second part shall deem himself insecure as aforesaid, the said party of the first tels, all of which, in consideration hereof, he engages shall be kept in as good connise. It is hereby represented, and this mortgage is accepted on the faith of said property, but this mortgage is a first lien thereon.
NITED STATES OF AMERICA, Indian Territory. On this. On this. District. On this. A. D. 190 before me, a Notary Public within and for said. In the personally well known as the person. Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. BAL) Notary Public. Notary Public. Notary Public within and for said. A. D. 190 before me, a Notary Public within and for said. Notary Public. Notary Public. Notary Public within and for said. A. D. 190 before me, a Notary Public within and for said. In this consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last above written. BAL) Notary Public. Notary Public within and for said. A. D. 190 before me, a Notary Public within and for said. In this consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof, I have hereunto set my hand and affixed my Notarial seal on the date last above written. BEAL]	sherein set forth, and the cost of this trust and of sale, rendering the over- ssigns, and if from any cause said property shall fail to satisfy said debt and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensions, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation.	ceeds of said sale, the said party of the second partto retain the sum due him erplus, if any, to the said party of the first part, his executors, administrators of and interest aforesaid, said party of the first part hereby agrees to pay the deficiency the second part shall deem himself insecure as aforesaid, the said party of the first tels, all of which, in consideration hereof, he engages shall be kept in as good connise. It is hereby represented, and this mortgage is accepted on the faith of said property, but this mortgage is a first lien thereon.
NITED STATES OF AMERICA, Indian Territory	s herein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation.	ceeds of said sale, the said party of the second part
NITED STATES OF AMERICA, Indian Territory	s herein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt are not until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensive expresentation, that there are no liens or claims of any kind on the above properties. ** ** ** ** ** ** ** ** **	ceeds of said sale, the said party of the second part
On this	signs, and if from any cause said property shall fail to satisfy said debt are adjusted by made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chart tion as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation. The party of the first part has hereunto signed in the presence of	ceeds of said sale, the said party of the second part
istrict, Indian Territory, appeared in person	signs, and if from any cause said property shall fail to satisfy said debt are adjusted by made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chart tion as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation. The party of the first part has hereunto signed in the presence of	ceeds of said sale, the said party of the second part
me personally well known as the person	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt are addeducted in the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above properties. The witness wingreof, The party of the first part has hereuntogenerally in the presence of	ceeds of said sale, the said party of the second part
In Testimony Whereof. I have hereunto set my hand and affixed my notarial seal on the date last above written. Notary Public. Notary Public. Notary Public within and for said istrict Indian Territory, appeared in person me personally well known as the person whose name appears upon and within the foregoing conveyance as the part grantor and states as the consideration and purposes therein mentioned and affixed my Notarial seal on the date last above written. Notary Public. Notary Public within and for said me personally well known as the person whose name appears upon and within the foregoing conveyance as the part grantor and states as the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof, I have hereunto set my hand and affixed my Notarial seal on the date last above written.	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt are addeducted and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chatterion as the same now are, and taken care of at its proper cost and expensive and the same now are, and taken care of at its proper cost and expensive and the same now are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above property of the first part has hereuntogous and the said goods. **NITED STATES OF AMERICA, Indian Territory On this	ceeds of said sale, the said party of the second part
Notary Public.	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensive expresentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. The presence of NITED STATES OF AMERICA, Indian Territory	ceeds of said sale, the said party of the second part
Notary Public.	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensive expresentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. The presence of NITED STATES OF AMERICA, Indian Territory On this	ceeds of said sale, the said party of the second part
NITED STATES OF AMERICA, Indian Territory	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chatter to continue in the peaceable possession of all the said goods and chatter to continue in the peaceable possession of all the said goods and chatter to continue in the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. **The Witness Wingreof,** The party of the first part has hereuntogous signature of the first part has hereuntogous signature. **On this	ceeds of said sale, the said party of the second part
On this day of A. D. 190 before me, a Notary Public within and for said istrict Indian Territory, appeared in person appears upon and within the foregoing conveyance as the part and states a executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. SEAL]	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt are adjusted to made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattetion as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. **The party of the first part has hereunto signed in the presence of the first part has hereunto signed in the presence of the first part has hereunto signed in the presence of the first part has hereunto signed in the presence of the presenc	ceeds of said sale, the said party of the second part
me personally well known as the person whose name appears upon and within the foregoing conveyance as the part grantor and states ahe executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. SEAL] Notary Public.	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattion as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. The presence of NITED STATES OF AMERICA, Indian Territory On this	ceeds of said sale, the said party of the second part
me personally well known as the person whose name appears upon and within the foregoing conveyance as the part grantor and states a	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt are all until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chatter to continue in the peaceable possession of all the said goods and chatter to as the same now are, and taken care of at its proper cost and expensively appropriately. The property of the first part has hereuntogous the same of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. The presence of NITED STATES OF AMERICA, Indian Territory. On this day of the first part has hereuntogous district, Indian Territory, appeared in person. The presentation and purposes therein in Testimony Whereof. I have hereunto set my hand the lad executed the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the lade of the consideration and purposes therein in Testimony Whereof. A. D. 190	ceeds of said sale, the said party of the second part
In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. SEAL] Notary Public.	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt are at until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattetion as the same now are, and taken care of at its proper cost and expensive expresentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. **The Witness Windred!** **The party of the first part has hereunto signed in the first part has hereunto signed in the first part has hereunto situated. Indian Territory, appeared in person, whose name appears up that he had executed the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the party of the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the party of the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the party of the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the party of the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the party of the first party of the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the party of the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the party of the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand the party of the same for the consideration and purposes therein in the party of the same for the consideration of	ceeds of said sale, the said party of the second part
In Testimony Whereoi, I have hereunto set my hand and affixed my Notarial seal on the date last above written. SEAL] Notary Public.	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt are at the continue in the peaceable possession of all the said goods and chatter it in as the same now are, and taken care of at its proper cost and expensive expresentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation and the presence of the first part has hereuntogolder in the presence of the first part has hereuntogolder in the presence of the first part has hereuntogolder in the presence of the first part has hereuntogolder in the presence of the	ceeds of said sale, the said party of the second part
SEAL] Notary Public.	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensive expresentation, that there are no liens or claims of any kind on the above percentation, that there are no liens or claims of any kind on the above percentation, that there are no liens or claims of any kind on the above percentation, that there are no liens or claims of any kind on the above percentation, that there are no liens or claims of any kind on the above percentation. The presence of any kind on the above percentation and party of the first part has hereunto signed in the first part has hereunto signed. Indian Territory, appeared in person, whose name appears up that he had executed the same for the consideration and purposes therein in Testimony Whereof. I have hereunto set my hand seal.) By commission expires	ceeds of said sale, the said party of the second part
Notary Public.	sherein set forth, and the cost of this trust and of sale, rendering the oversigns, and if from any cause said property shall fail to satisfy said debt are and until default be made as aforesaid, or until such time as the party of the art to continue in the peaceable possession of all the said goods and chattition as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. The presence of NITED STATES OF AMERICA, Indian Territory	ceeds of said sale, the said party of the second partto retain the sum due him erplus, if any, to the said party of the first part, his executors, administrators of and interest aforesaid, said party of the first part hereby agrees to pay the deficience the second part shall deem himself insecure as aforesaid, the said party of the first tels, all of which, in consideration hereof, he engages shall be kept in as good conse. It is hereby represented, and this mortgage is accepted on the faith of said property, but this mortgage is a first lien thereon. Set his band the
	sherein set forth, and the cost of this trust and of sale, rendering the own ssigns, and if from any cause said property shall fail to satisfy said debt are not until default be made as aforesaid, or until such time as the party of the first to continue in the peaceable possession of all the said goods and chatter ition as the same now are, and taken care of at its proper cost and expensive expresentation, that there are no liens or claims of any kind on the above proper sentation, that there are no liens or claims of any kind on the above proper sentation, that there are no liens or claims of any kind on the above proper sentation, that there are no liens or claims of any kind on the above proper sentation, that there are no liens or claims of any kind on the above proper sentation, that there are no liens or claims of any kind on the above propersentation. The presence of any kind on the above propersentation in the presence of the first part has hereunto sent unit to the presence of the consideration and purposes therein in the lade executed the same for the consideration and purposes therein on this day of the presence of the presence of the consideration and purposes up the late of the consideration and purposes therein the presence of the pr	ceeds of said sale, the said party of the second part
deschalaques au pai (el m. de represe planeque la contra de la contra partir el réconfiguement de relatifiquement de la contra del	sherein set forth, and the cost of this trust and of sale, rendering the own signs, and if from any cause said property shall fail to satisfy said debt are and until default be made as aforesaid, or until such time as the party of the first to continue in the peaceable possession of all the said goods and chatter ition as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above proper sentation, that there are no liens or claims of any kind on the above proper sentation, that there are no liens or claims of any kind on the above proper sentation, that there are no liens or claims of any kind on the above proper sentation. The PRESENCE OF INITED STATES OF AMERICA, Indian Territory. On this	ceeds of said sale, the said party of the second part
	sherein set forth, and the cost of this trust and of sale, rendering the own signs, and if from any cause said property shall fail to satisfy said debt are ad until default be made as aforesaid, or until such time as the party of the first to continue in the peaceable possession of all the said goods and chatter ition as the same now are, and taken care of at its proper cost and expensive presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation, that there are no liens or claims of any kind on the above presentation. The Presence of NITED STATES OF AMERICA, Indian Territory. On this	ceeds of said sale, the said party of the second part