													7 (M)	
					ge									

202

•

ારો

Ł

٠

.

100

ŧ

4

-fF

•

(er.

1

WOND ALL MEN BY THESE PRESENTS: Tat.
in
ha Lagabada on i old and put phace prevents on into a dual induc the and party of the served part, is the resultion of and party of the first part at he first part part (first part part part part part part part par
mash in the District Nation, an orbin the District, Indian Territory, to wit: Provided, always, and these presents are upon this express condition? That if the axid party of the first part shall pay, or eause to be paid, to till and yoi of the scend part, or to his executor, administratory or assign, the first for the first part shall pay, or eause to be paid, to till and yoi of the scend part, or to his executor, administratory or assign, the first for the scend part, or to his executor, administratory or assign, the first for the scend part, or the scender yoi of the scend part, or to his executor, administratory or assign, the first for the scender part, or the scender yoi the term of
Nation, an settion the
Provided, sherys, and there presents are upon this express condition? That if the sail party of the first part shall pay, or casse to be pail; to 1 said party of the second part, or to his executors, administratory or a signs, the fees for releasing this mortgare, and the aforeadit and 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, to if and party of the second part, or to his exceeding, administratives or assign, the fees for releasing this mortgaye, and the aforeadd aum of \$
Previded, always, and these presents are upon this express condition? That if the sail party of the first part shall part, or eases to be paid, to the add party of the second part, or to his executors, administrators or assigns, the forse for releasing this mortgace, and the aforeadd and of &
Provided, alveys, and these presents are upon this express condition? That if the said party of the first part shall pay, ar cause to be paid, to it asid party of the second part, or to his executor, administrators is easigns, the first for elessing this motipage, and the softeesid um of \$
Provided, always, and these presents are upon this express condition? That if the aid party of the first part shall pay, or eases to be paid, to it ald party of the second part, or to his executors, administrators or assign, the fees for releasing this mortgage, and the alreesial 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 the add party of the second part, or to his executors, administrators or a solgrap, the first for releasing this mortgage, and the sforeadd sum 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, to the add party of the second part, or to his executors, administrators or a signs, the fors for releasing this mortgage, and the aforeasid sum 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, to the all party of the record part, or to his excentors, administrators or a signs, the fees for releating this mortgage, and the sformal sum of s
said party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of §
Date 190 Signed by Date 190 Signed by Rate of interest 190 Signed by Signed by Rate of interest 190 Signed by Signed by Signed by Rate of interest 190 Signed by
Rate of Interest
In 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 shubcome payable, or if said party of the second part shall at any time deem himself insecure for any cases, without satigning any reasons therefor, of if any property is removed from the district aforesaid, then and theneoforth it shall be lawful for said party of the second part, his executors, administrators or a signs, or his authorized agent to declare said note aud mottage due, and to take aid goods and chattels wherever same may be found, and dispose of sam or so much as may be necessary, without appraisement (the appraisement required by haw being hereby expressly waivel), at public auction, at the pla where also and taken, or atfor each in hand, upon two weeks notice in some newspaper published in the
become payable, or if sid party of the second part shall at any time deem himself inscenze for any cause, without assigning any reasons therefor, or if as property is removed from the district aforesid, then and themeeforth it shall be lawful for sidl party of the second part, his excentors, administrators or a signs, or his authorized agent to declare said not and mortgage due, and to take said goods and chattels wherever same may be found, and dispose of sam one amay may be necessary, without appraisement (the appraisement required by hav being hereby expressly waived), at publis eaution, at the pla where said property is found or taken, or at for each in hand, upon two weeks notice in some newspaper published in the any of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the first part, his eccentors, administrators or as a bree as at forth, and the could of this trust and of sale, rendering the everptus, if any, to the side on the second part to retain the and use him as herein set forth, and the could of this trust and of sale, rendering the everptus, if any, to the second part to retain the said port of the first part, his eccentors, administrators as a may of the parties hereto may cause said property shall fail to antisfy said dott and interest aforesaid, said party of the first part, his eccentors, administrators are and the barties of or anti take the as a foresaid, or and it has algo colds and chattels, all of which, in consideration hereof, he engages shall be kept in as good co dition as the same nor ware, and takes care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of as representation, that there are no liens of any kind on the above property, but this mortgage is a first lien thereon
property is removed from the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, administrators or a signa, 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 and or an much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the plawhere said property is found or taken, or at for each in fand, upon two weeks notice in some newspaper published in the for some in mand, upon two weeks notice in some newspaper published in the for some in the made. The parties hereto may purchase as other parties, and out of the proceeds of said sle, the said party of the first part, his executors, administrators or a signa, and if from any cause said property shall fail to satify said doct and increase foresaid, said party of the first part, his executors, administrators or a said sate, or an unit as the parties hereto may purchase as other parties, and out of the proceeds of said sle, the said party of the first part, his executors, administrators or a signa, and if from any cause said property shall fail to satify said doct and increase foresaid, said party of the first part, his executors, administrators or a satify to continue in the paceable possession of all the said goods and chattels, all of which, in consideration hereof. In engages shall be kept in as good or altion as the same now arc, and taken care of arits proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith of as representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon
aigns, 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 or so much as may be necessary, without appraisement (the appraisement required by hw being herefy expressly waived), at public auction, at the pla where said property is found or taken, or at for eash in hand, upon two weeks notice in some newspaper published in the
or so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the pla where said property is found or taken, or at for each in hand, upon two weeks notice in some newspaper published in the District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which as any of the parties hereto may purchase as other parties, and out of the proceeds of soid sale, the said party of the first part, his executors, administrators assigns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrators assigns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administrators assigns, 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 deficien and until default be made as aforesaid, or until such time as the party of the second part shall deen himself insecure as aforesaid, the said party of the first 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 co dition 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 as representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. If Witness Whereof, The party of the first part has hereunto set his hand the
where said property is found or taken, or atfor eash in hand, upon two weeks notice in some newspaper published in the
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which as any of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum due him as 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, administrators nasigns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, asid party of the first part hereby agrees to pay the deficien naid 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 porty of the first part has been property and the nortigage is accepted on the faith of sa terpereentation, that there are no liens or elaims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereol, The party of the first part has hereounto set his hand the
any of the parties 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 him as herein set forth, and the cast of this trust and of sale, rendering the overplux, if any, to the said party of the first part, his executors, administrators assigns, 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 deficien 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 co dition as the same now are, and take care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith of sa representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand the
any of the parties 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 him as herein set forth, and the cast of this trust and of sale, rendering the overplux, if any, to the said party of the first part, his executors, administrators assigns, 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 deficien 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 co dition as the same now are, and take care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith of sa representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand the
as 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, administrators assigns, 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 deficien and until defail be made as aforesaid, or until such time as the party of the second part shall deem hinself innecure as aforesaid, the said party of the first part hereby agrees to pay the deficien 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 co dition as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is a ceepted on the faith of sa representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand the
assigns, 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 deficien and until default be made as aforesaid, or until such time as the party of the second part shall deem hinself 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 eo dition 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 sa representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand the
and until default be made as aforessid, or until such time as the party of the second part shall deem himself insecure as aforessid, the said party of the fir 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 co dition 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 sa representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand theday ofA. D. 190 staned in THE PRESENCE OF
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 co dition 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 as representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand theday ofA. D. 190 SIGNED IN THE PRESENCE OF
dition 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 same representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand the
representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. In Witness Whereol, The party of the first part has hereunto set his hand theday ofA. D. 190 SIGNED IN THE PRESENCE OF
In Witness Whereof, The party of the first part has hereunto set his hand theday ofA. D. 190 SIGNED IN THE PRESENCE OF
In Witness Whereof, The party of the first part has hereunto set his hand the
In Witness Whereof, The party of the first part has hereunto set his hand the
SIGNED IN THE PRESENCE OF (SRA (SRA (SRA (SRA (SRA (SRA))) (SRA)) (SRA (SRA)) (SRA) (SRA
(SRA) UNITED STATES OF AMERICA, Indian Territory On thisDistrict, On thisday ofA, D. 190 before me, a Notary Public within and for saidand state District, Indian Territory, appeared in personwhose name appears upon the within and foregoing conveyance as the partgrantorand state that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof, 1 have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Notary Public. My commission expiresA, D. 190 before me, a Notary Public within and for saidNotary Public. On thisday ofA, D. 190 before me, a Notary Public within and for said
(SRA) UNITED STATES OF AMERICA, Indian Territory On this
On this
On this
District, Indian Territory, appeared in person
to me personally well known as the person
that he had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. In Testimony Whereof. 1 have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Notary Public. My commission expires
In Testimony Whereof, 1 have hereunto set my hand and affixed my notarial seal on the date last above written. SEAL) Notary Public. My commission expires
My commission expires
My commission expires
On this
그는 것은 것 같아요. 그는 것은 것은 것 같아요. 그는 것 같아요. 이 것 것 같아요. 가지 않는 것 같아요. 이 것 같아요. 것 같아요.
人名法法 化乙基氨基 化原因合金 化过去式 化合金管理 化合金管理 化乙烯基苯基乙烯基苯乙烯基苯乙烯基苯乙烯 化乙酰乙烯 化乙酰乙烯
District Indian Territory, appeared in person.
to me personally well known as the person whose name appears upon and within the foregoing conveyance as the part grantor and state
hahehe same for the consideration and purposes therein mentioned and set forth, and I do hereby certify.
In Testimony Whereos, I have bereunto set my hand and affixed my Notarial seal on the date last above written.
[SEAL]
Notary Public.
My commission expires