Chattel Mortgage With Power of Sale.

of the first part, in consideration of th	e sum of	
toin hand paid by	of the second part, the receipt whereof is hereby acknow	vledge
	hese presents do bargain and sell unto the said party of the second part, his executors, administrators and roperty, the same being the absolute property of, and now in possession of said party of the first part at his	
	District	1)
	District, Indian Territory, to-wit:	
rrethetanijk - arasiisaa geneerige en andbrij, ar gevalent harrar gevalender di		
(1441) (1449) - 1441 - 1441 - 1441 - 1441 - 1441 - 1441 - 1441 - 1441 - 1441 - 1441 - 1441 - 1441 - 1441 - 1441		
(144, 446 (1444) (1444) (1444) (1444) (1444) (1444) (1444) (1444) (1444) (1444) (1444) (1444) (1444) (1444) (1444)		*******
	aren karangan aparan unimakén di di di diné airan ing mangan kangan ing panang di diné di matakan di dinangan mangan airang mangan man	*********
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	l, to t
aid party of the second part, or to hi	s executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$	********
	ling to the terms of certain promissory note of which the following is a synopsis, viz;	
	90; Due	
	er cent from maturity, then these presents and everything herein contained shall be void. But if default shall	
	or any part thereof, or the interest thereon, at the time or times when by the condition of the said note the sa	
	e second part shall at any time deem himself insecure for any cause, without assigning any reasons therefor,	
	aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, administrato	
one, or his authorized agent to decla	re said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose	of sa
r so much as may be necessary, with	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at t	
r so much as may be necessary, with there said property is found or taken,	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at t, or at	*****
r so much as may be necessary, with where said property is found or taken, 	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at for cash in hand, upon two weeks notice in some newspaper published in the rethe county where taken, or by written notices posted in five (5) conspicuous places near the property, at w	hich s
or so much as may be necessary, with where said property is found or taken, District, or my of the parties hereto may purchase	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at	hich se lue hir
or so much as may be necessary, without the said property is found or taken, District, or property of the parties hereto may purchase to the set forth, and the cost of this	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at	hich so lue hic
or so much as may be necessary, without where said property is found or taken, District, or may of the parties hereto may purchase is herein set forth, and the cost of this issigns, and if from any cause said pro-	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at	hich so lue hic rators eficien
or so much as may be necessary, without or taken, where said property is found or taken, District, or my of the parties hereto may purchase is herein set forth, and the cost of this signs, and if from any cause said pround until default be made as aforesaid	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to, or at	hich solue hic lue hic rators eficien
or so much as may be necessary, without there said property is found or taken, District, or property of the parties hereto may purchase is herein set forth, and the cost of this ssigns, and if from any cause said property of the parties between the property of the prope	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at	hich solue his rators efficient the ficood eco
r so much as may be necessary, without there said property is found or taken, District, or property of the parties hereto may purchase as herein set forth, and the cost of this ssigns, and if from any cause said property of until default be made as aforesaid and to continue in the peaceable possibition as the same now are, and taken epresentation, that there are no liens	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second part the cretain the sum distrust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ aperty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the distribution, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon.	hich solue hich rators efficien the fire ood co
r so much as may be necessary, with there said property is found or taken, District, or property of the parties hereto may purchase therein set forth, and the cost of this signs, and if from any cause said property of the	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at	hich silue hich rators efficient the fire ood cool hof sa
r so much as may be necessary, with there said property is found or taken, District, or my of the parties hereto may purchase is herein set forth, and the cost of this ssigns, and if from any cause said pro- ind until default be made as aforesaid art to continue in the peaceable poss- ition as the same now are, and taken expresentation, that there are no liens	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum of strust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ apperty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the degree of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go acare of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon.	hich solue hich rators efficient the fire ood cool cool hof so
r so much as may be necessary, with there said property is found or taken, District, or ny of the parties hereto may purchase s herein set forth, and the cost of thi ssigns, and if from any cause said pro and until default be made as aforesaid art to continue in the peaceable poss- ition as the same now are, and taken epresentation, that there are no liens	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at	hich solue hich rators efficient the fire ood cool cool hof so
r so much as may be necessary, with there said property is found or taken, District, or possible parties hereto may purchase sherein set forth, and the cost of this signs, and if from any cause said property to continue in the peaceable possition as the same now are, and taken expresentation, that there are no liens to the property of the signed in the presentation.	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at to or at	hich salue hich rators efficient the fit cood eco. In of salue 190
r so much as may be necessary, with here said property is found or taken, District, or property of the parties hereto may purchase herein set forth, and the cost of this signs, and if from any cause said property to continue in the peaceable possention as the same now are, and taken presentation, that there are no liens to without the presentation of the presentation.	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the direction, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go acree of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. Party of the first part has hereunto set his hand the	hich salue him rators efficient the fit cood ecch h of salue 190(SEA
r so much as may be necessary, with here said property is found or taken, District, or may of the parties hereto may purchases herein set forth, and the cost of this signs, and if from any cause said product to continue in the peaceable possition as the same now are, and taken appresentation, that there are no liens to the presentation of the presentation of the presentation. The signed in the presentation of the presentation of the presentation of the presentation.	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the direction, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go a care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. Party of the first part has hereunto set his hand the	hich s due hicrators efficier the fi cood cc h of s
r so much as may be necessary, with here said property is found or taken, District, or my of the parties hereto may purchase s herein set forth, and the cost of thi ssigns, and if from any cause said pro and until default be made as aforesaid art to continue in the peaceable posse ition as the same now are, and taken appresentation, that there are no liens of Witness Whereof, The Signed in the presentation.	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the direct of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good are eare of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. District. District.	hich sidue him rators efficient the fit cood ex h of sidue him rators the fit cood ex h of sidue hid sidue
r so much as may be necessary, with there said property is found or taken. District, or possible property is found or taken, District, or possible parties hereto may purchase is herein set forth, and the cost of this signs, and if from any cause said property of the pr	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the direction, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go a care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. Party of the first part has hereunto set his hand the	hich sidue him rators efficient the fit cood ex h of sidue him rators the fit cood ex h of sidue hid sidue
r so much as may be necessary, with there said property is found or taken, District, or property is found or taken, District, or property is found or taken, District, or property is found or taken, The parties hereto may purchase is herein set forth, and the cost of this signs, and if from any cause said property in the precedit property in the precedit property in the precedit property in the presentation, that there are no liens in the presentation, that there are no liens in the presentation in the presentation of the	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ aperty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the disposition of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as gone are of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. District. District. A. D. 190 before me, a Notary Public within and for said.	hich s lue hi rators eficier the fi cood ecch h of s
r so much as may be necessary, with there said property is found or taken, District, or possible property is found or taken, District, or possible property is found or taken, District, or possible parties hereto may purchase as herein set forth, and the cost of this signs, and if from any cause said property of the p	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the dot, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go at eare of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. District. A. D. 190 before me, a Notary Public within and for said	hich s lue hi rators eficier the fi cood ecch h of s
r so much as may be necessary, with there said property is found or taken, District, or possible property is found or taken, District, or possible property is found or taken, District, or possible property is found or taken, as herein set forth, and the cost of this signs, and if from any cause said property of the p	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the dip, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go a care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. District. A. D. 190 before me, a Notary Public within and for said. Person. Person. Proposition and purposes therein mentioned and set forth, and I do hereby certify.	hich s lue hi rators eficier the fi cood ecch h of s
r so much as may be necessary, within here said property is found or taken, District, or may of the parties hereto may purchase is herein set forth, and the cost of this signs, and if from any cause said provide until default be made as aforesaid and to continue in the peaceable possition as the same now are, and taken appresentation, that there are no liens with the signal in the presentation on the signal in the presentation. NITED STATES OF AMERICA. On this district, Indian Territory, appeared in the personally well known as the personal in the presentation of the same for the sa	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we can other parties, and out of the proceeds of said sale, the said party of the second part	hich s lue hi rators eficier the fi ood ec h of s
r so much as may be necessary, within here said property is found or taken,	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second part	hich s lue hi rators eficier the fi cood co h of s
r so much as may be necessary, with here said property is found or taken, District, or ny of the parties hereto may purchase s herein set forth, and the cost of thi ssigns, and if from any cause said pro ind until default be made as aforesaid art to continue in the peaceable posse ition as the same now are, and taken presentation, that there are no liens Mitness Whereof, The SIGNED IN THE PRES NITED STATES OF AMERICA On this intrict, Indian Territory, appeared in me personally well known as the pe at he had executed the same for the In Testimony Whee EAL) (y commission expires	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or cash in hand, upon two weeks notice in some newspaper published in the proceeds of said sale, the said party of the second part to retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the display of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good are of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. District. A. D. 190 before me, a Notary Public within and for said and affixed my notarial seal on the date last above written. Notary Public 1906. Notary Public victors and expense and affixed my notarial seal on the date last above written.	hich s lue hi rators eficier the fi cood ec h of s
r so much as may be necessary, within there said property is found or taken, District, or may of the parties hereto may purchase is herein set forth, and the cost of this signs, and if from any cause said property is found until default be made as aforesaid and until default be made as aforesaid and to continue in the peaceable possition as the same now are, and taken appresentation, that there are no liens to the same for the signed in the presentation. INITED STATES OF AMERICA On this me personally well known as the peace the had executed the same for the lin Testimony Wheelers. INITED STATES OF AMERICA (SEAL) Ity commission expires.	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second part	hich s lue hi rators eficier the fi cood cod cod cod cod cod cod cod cod co
r so much as may be necessary, within there said property is found or taken, District, or may of the parties hereto may purchase is herein set forth, and the cost of this signs, and if from any cause said property is found until default be made as aforesaid and until default be made as aforesaid and to continue in the peaceable possition as the same now are, and taken appresentation, that there are no liens to the same for the signed in the presentation. INITED STATES OF AMERICA On this me personally well known as the peace the had executed the same for the lin Testimony Wheelers. INITED STATES OF AMERICA (SEAL) Ity commission expires.	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or cash in hand, upon two weeks notice in some newspaper published in the proceeds of said sale, the said party of the second part to retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the display of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as good are of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. District. A. D. 190 before me, a Notary Public within and for said and affixed my notarial seal on the date last above written. Notary Public 1906. Notary Public victors and expense and affixed my notarial seal on the date last above written.	hich s lue hi rators eficier the fi cood cod cod cod cod cod cod cod cod co
r so much as may be necessary, wither said property is found or taken, District, or property is found or taken, In yord the parties hereto may purchase is herein set forth, and the cost of this signs, and if from any cause said property in the precedition of the presentation in the peaceable possition is the same now are, and taken in the presentation, that there are no liens in the presentation, that there are no liens in the presentation of the signed in the presentation of the same for the same for the second in the presentation of the same for the second in the presentation of the same for the second in the presentation of the same for the second in the presentation of the same for the second of the same for the second in the presentation of the same for the second in the presentation of the presentation o	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we can other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum of as trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part, hereby agrees to pay the did, 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 did, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go are of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. **Party of the first part has hereunto set his hand the	hich s lue hi rators eficier the fi ood cc h of s 190(SEA
r so much as may be necessary, wither said property is found or taken, District, or property is found or taken, District is said property is found and the cost of this signs, and if from any cause said property is said to continue in the peaceable possition as the same now are, and taken be presentation, that there are no liens to the same for the signed in The Presentation on this presentation, that there are no liens on the presentation of the same for the sa	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the county where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum of is trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ puerty shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administ or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as gone are of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. District. A. D. 190 before me, a Notary Public within and for said	hich s lue hi rators eficier the fi ood cc h of s 190(SEA
r so much as may be necessary, with there said property is found or taken, District, or my of the parties hereto may purchases herein set forth, and the cost of this signs, and if from any cause said property in the property of the parties hereto may purchase it to continue in the peaceable possition as the same now are, and taken expresentation, that there are no liens to my the signed in the presentation, that there are no liens to my the signed in the presentation on this me personally well known as the peace the had executed the same for the signed in the had executed the same for the signed signed in the had executed the same for the signed signed in the had executed the same for the signed signed in the personally well known as the peace the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace whe me executed the same for the manufacture of the same for the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personally well known as the peace when the me personal well as the me	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the country where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g a care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. party of the first part has hereunto set his hand the	hich s lue hi rators eficier the fi ood cc h of s 190(SEA
r so much as may be necessary, with there said property is found or taken, District, or my of the parties hereto may purchase sherein set forth, and the cost of this signs, and if from any cause said property in the peaceable possition as the same now are, and taken art to continue in the peaceable possition as the same now are, and taken appresentation, that there are no liens the same now are and taken appresentation, that there are no liens to the same of the same for the same personally well known as the peace the had executed the same for t	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the country where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum of some trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ poperty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g at earc of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. party of the first part has hereunto set his hand the	hich si lue hir rators eficien the fi cood ec h of si lue hir rators eficien the fi cood ec h of si lue h of si lu
r so much as may be necessary, with there said property is found or taken, District, or my of the parties hereto may purchase is herein set forth, and the cost of this signs, and if from any cause said property in the peaceable possibilition is the same now are, and taken expresentation, that there are no liens in the peaceable possibilition in the peaceable possibilition is the same now are, and taken expresentation, that there are no liens in the peaceable possibilition in the presentation, that there are no liens in the peaceable possibilition in the presentation, that there are no liens in the peaceable possibilition in the presentation, that there are no liens in the peaceable possibilition in the presentation, that there are no liens in the peaceable possibilition in the presentation, that there are no liens in the peaceable possibilition in the peac	out appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the country where taken, or by written notices posted in five (5) conspicuous places near the property, at we as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum of its trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ operty shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the d, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of ession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as g a care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait or claims of any kind on the above property, but this mortgage is a first lien thereon. party of the first part has hereunto set his hand the	hich sa lue hir rators eficien the fin cood ec h of sa (SEA (SEA d) state d) state d) d state d)