210

of the first name in	consideration of the sum of
	in hand paid by
(a) A state of the state of	and sold and by these presents do bargain and sell unto the said party of the second part, his executors, administrators and
コート ふうけい コモント ちょうせい	icles of personal property, the same being the absolute property of, and now in possession of said party of the first part at his
	District.
Nation, an within th	he District, Indian Territory, to-wit:
	같은 전철의 방법 이상에 올랐다. 같았다" 아버지와 동안은 가장하는 것이 잘 주셨는지 않는 것을 가셨다.
<u>8</u> 999982	

	지수는 것은 것 수요. 이렇는 것 같아요. 이렇게 가지 않는 것 같은 것을 하는 것 같아요. 나는 것을 들었다. 나는 것 같아요. 가지 않는 것 않는
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
said party of the sec	cond part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$
	according to the terms of
	per cent from maturity, then these presents and everything herein contained shall be void. But if default shall l
	aid 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 sai
	if said party of the second part shall at any time deem himself insecure for any cause, without assigning any reasons therefor, o
	from the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his executors, administrator
	zed agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be found, and dispose
	be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at public auction, at the
	is found or taken, or at
	District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at whether the property at whether
any of the parties he as herein set forth, a assigns, and if from	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faitl there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de- 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that In Witness W SIGN	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fail there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his hand the day of
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that In Witness W SIGN	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de- 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait! there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud the day of A. D. ED IN THE PRESENCE OF
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that In Witness W SIGN	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de- 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud the day of
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that 	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de- 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the faith there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud the day of
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that In Witness W SIGN UNITED STATES	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administra any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is acce@ited on the fait there are no liens or clains of any kind on the above property, but this mortgage is a first lien thereon. Vhereof , The party of the first part has hereunto set his hand theday ofA. D. ED IN THE PRESENCE OF
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that in Witness W SIGN UNITED STATES On this	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fail there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his hand the ED IN THE PRESENCE OF B OF AMERICA, Indian Territory
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that In Witness W SIGN UNITED STATES On this District, Indian Terr	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that In Witness W SIGN UNITED STATES On this	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait! there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud the
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same n representation, that In Witness W SIGN UNITED STATES On this District, Indian Terr to me personally wel that he had executed	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is accepted on the fait! there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud the
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in to dition as the same n representation, that In Witness W SIGN UNITED STATES On this District, Indian Terr to me personally wel that he had executed In Test	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait! there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud the
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in the dition as the same in representation, that In Witness W SIGN UNITED STATES On this District, Indian Terr to me personally well that he had executed In Test (SRAL)	breto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accested on the faith there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his hand theday ofA. D. ED IN THE PREGENCE OF Compared in Person
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in the dition as the same in representation, that In Witness W SIGN UNITED STATES On this District, Indian Terr to me personally well that he had executed In Test (SRAL)	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is accepted on the fait! there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud the
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in the dition as the same mere representation, that In Witness W SIGN UNITED STATES On this District, Indian Terr to me personally well that he had executed In Test (SRAL) My commission expin	bereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administr any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accested on the faith there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his hand theday ofA. D. ED IN THE PREGENCE OF Control of any of the first part has hereunto set his hand theday ofA. D. Control of AMERICA, Indian TerritoryDistrict. day ofA. D. 190 before me, a Notary Public within and for said citory, appeared in personwhose nameappears upon the within and foregoing conveyance as the partgrantorand d the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. Whereof , I have hereunto set my hand and affixed my notarial seal on the date last above written.
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in to dition as the same m representation, that <i>In Witness W</i> SIGN UNITED STATES On this District, Indian Terr to me personally wel that he had executed <i>In Test</i> (SEAL) My commission expin UNITED STATES	and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administration any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administration any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the demade as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof, The party of the first part has hereunto set his hand the
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in the dition as the same in representation, that <i>In Witness W</i> SIGN UNITED STATES On this District, Indian Terr to me personally well that he had executed <i>In Test</i> (SEAL) My commission expire UNITED STATES On this	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administs any cause said property shall fail to satisfy said debt and interest aforessid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby represented, and this mortgage is accepted on the fait there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud the day of A. D. ED IN THE PRESENCE OF B OF AMERICA, Indian TerritoryDistrict. day of A. D. 190 before me, a Notary Public within and for said it here are for the consideration and purposes therein mentioned and set forth, and I do hereby certify. Notary Fub res A. D. 190 before me, a Notary Public within and for said Notary Fub B OF AMERICA, Indian TerritoryDistrict. Notary Fub Notary Fub Notary Fub
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in to dition as the same m representation, that <i>In Witness W</i> SIGN UNITED STATES On this District, Indian Territor (SEAL) My commission explision UNITED STATES On this UNITED STATES On this UNITED STATES	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administs any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de 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 peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is a cosysted on the fait) there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has bereunto set his haud theday ofA. D. ED IN THE PRECENCE OF B OF AMERICA, Indian Territory
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in the dition as the same in representation, that <i>In Witness W</i> SIGN UNITED STATES On this District, Indian Territ to me personally well that he had executed <i>In Test</i> (SEAL) My commission expine UNITED STATES On this UNITED STATES	secto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administs any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administs any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de made as aforesaid, or until such time as the party of the second part shall deem himself intereure as aforesaid, the said party of the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has bereunto set his hand the
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same m representation, that In Witness W SIGN UNITED STATES On this District, Indian Terri to me personally well that he had executed In Test (SRAL) My commission expin UNITED STATES On this District Indian Terri to me personally well the impersonally well the impersonally well the impersonally well the impersonally well	ereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second partto retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administ any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de made as aforesaid, or until such time as the party of the second part shall deem himself inscenze as aforesaid, the said party of the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereby, represented, and this mortgage is accepted on the fail there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his hand theday ofA. D. ED IN THE PRESENCE OF B OF AMERICA, Indian TerritoryDistrict. day ofA. D. 190 before me, a Notary Public within and for said the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. I have here only and purposes therein mentioned and set forth, and I do hereby certify. Notary Pub C OF AMERICA, Indian Territory District. day ofA. D. 190 before me, a Notary Public within and for said the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. Notary Pub C OF AMERICA, Indian Territory District. day of
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same m representation, that In Witness W SIGN UNITED STATES On this District, Indian Territo to me personally well that he had executed In Test (SRAL) My commission expin UNITED STATES On this District Indian Territo to me personally well the impersonally well	secto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administs any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, his executors, administs any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de made as aforesaid, or until such time as the party of the second part shall deem himself intereure as aforesaid, the said party of the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has bereunto set his hand the
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in t dition as the same m representation, that In Witness W SIGN UNITED STATES On this District, Indian Territo to me personally well that he had executed In Test (SRAL) My commission expin UNITED STATES On this District Indian Territo to me personally well the impersonally well	preto may parchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if may, to the said party of the first part, his executors, administ any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de made as aforesati, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud theday ofA. D. ED IN THE PRESENCE OF
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in the dition as the same in representation, that <i>In Witness W</i> SIGN UNITED STATES On this District, Indian Territo to me personally well that he had executed <i>In Test</i> (SRAL) My commission explision UNITED STATES On this District Indian Territo to me personally well theexecuted <i>In Test</i> (SEAL]	reto may purchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his excentors, administ any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de made as aforesaid, or until such time as ite party of the second part shall deem himself insecure as aforesaid, the said party of the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the fait there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his hand theday ofA. D. ED IN THE PRESENCE OF B OF AMERICA, Indian TerritoryDistrict.
any of the parties he as herein set forth, a assigns, and if from and until default be part to continue in the dition as the same in representation, that <i>In Witness W</i> SIGN UNITED STATES On this District, Indian Territon to me personally well that he had executed <i>In Test</i> (SRAL) My commission expine UNITED STATES On this District Indian Territon to me personally well thatheexecuted <i>In Test</i> (SEAL]	secto may parchase as other parties, and out of the proceeds of said sale, the said party of the second part to retain the sum d and the cost of this trust and of sale, rendering the overplus, if may, to the said party of the first part, his executors, administ any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part hereby agrees to pay the de made as aforesati, or until such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he engages shall be kept in as go ow are, and taken care of at its proper cost and expense. It is hereb, represented, and this mortgage is accepted on the faith there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. Whereof , The party of the first part has hereunto set his haud theday ofA. D. ED IN THE PRESENCE OF SOF AMERICA , Indian TerritoryDistrict. day ofA. D. 190 before me, a Notary Public within and for said citory, appeared in personwhose nameappears upon the within and foregoing conveyance as the partrandorand the same for the consideration and purposes therein mentioned and set forth, and I do hereby certify. Notary Pub Notary Pub

1. 1. 1. M. M.