10.7		1999 B	413 A.S.		5	11725.74	10000		Married .			- A.		1.77	12.00		1.61	127.514	10.00	1.1.2.1	17.02			dia majo	10002	Services
	6. 3		in dara	14 - A & A			- C -		- 1 a 1 h	그럼 이 것	S 193	1.000	1.71	1 de 1	A. 64	44.7.3	1.4.1	6 Y 16	1.20	i sali i	- C. C. C.	1.1	(C) 163	1.0	5-1937	2.24-2
1.1	8,22	56 (C	- 10 C	ヤマリ	182	19715	- 1 · · ·	(c+1)	1.000	a series as	2 A .		5 / S	C 450,	1.24	0 V	1.54	0.729		1. 1. 19		A Sec. 4	1.84.5	$T \sim 1$	1111	- A
	9 G 8	- 6 ي ا ا	1.1	S. 177	NAME I	94 - P		61 G	1.11	2.000.00	- 10 -	-	- N	2,227	14.20	6.16	S. S	1111	10.55	- 64		1.1	3373	11	1.1	1.712
1.1	90 H A	- 19 A.	- 1 C	12.13	2 C.	1.200		1 A		190. Og	19.15		S. 13	1.1	0.231	1.0	58 C.	4.7	8 G (5. 31		5 - E	法无外心	16.14	1.1.1	
- 94	5 Z 06.	1.2.3		1.5	C	1.000			1.1	1.00	Sec. 9.1				11. J.	12.1	1000		eria-S	- 1 X			11	65 S.S	1.16	1.19
1.44	1.54	5 . and .	1.1.1	9 Jaw	e, 1927		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			1.1	Sec. 3.	i N > 0	C	Sec	1.2	1.12	60 D	" î.a.".	· · · ·	-7.442	0.22	Time.	C 1914	- × + * * *	1000 1000	$E = D^{2}$
1.02	2.11	783.1	- N				6 S S		1.1.4			100.00	1.40	12.2	110	1.00		5 18 1	en in pri	ingente.	1.00		1.1.23	-) K	1.0.0	1997
100	1.1	S. 1994	1 X			A <i>A</i>	246 - SA	1.1	1.1	Sec. Sec.		A 7	1.1	1.1	1.1	5.5		1.1.1	ليقريك	<u>a 18</u> .	2523	1.1	2 P 6	1.11		1.11
	- H	6 X X		~	Sec. 1.	18.78	A 14		× 0	c c c		- L /	•7.7	• •				· • •		$\alpha \cdot$	1.1	~ 1		~ n		1 de 1
- N	< 1 *	м	1.1			11/1	Ó		10			- X	Υ	11			. S		vv	1	·		1 A 1	1/1		S. 201
- No.			10 A 10		1. C.		· • •			16	× .	11.00			1444	F & - 7		~		~.	- C (2	-	- 1. R	~ ~		
					1.12			. L		C .			5 a .			- The second sec	- A.C.,							- <u></u>	0.8C*	

4

1

٠

 $\langle \rangle$

3

KNOW ALL MEN BY THESE PRESENTS:
That
of the first part, in consideration of the sum of
ha bargained and sold and by these presents do bargain and sell unto the said party of the second part, his executors, administrators and assigns,
all/the following articles of personal property, the same being the absolute property of, and now in possession of said party of the first part at his farm or ranch in the
Nation, an within the District, Indian Territory, to-wit:
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 said party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid sum of \$
according to the terms of certain promissory note of which the following is a synopsis, viz;
Date190 ; Due190 Signed by Date190 ; Due190 Signed by
Rate of interestper cent from maturity, then these presents and everything herein contained shall be void. But if default shall be made
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 shall become payable, or if said party of the second part shall at any time deem himself insecure for any cause, without assigning any reasons therefor, or if said
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 as-
signs, 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 law being hereby expressly waived), at public auction, at the place
where said property is found or taken, or at for cash 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 sale
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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 con-
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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 con- 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 said representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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 con- 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 said representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon.
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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 con- 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 said 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
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 or 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 deficiency 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 con- 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 said 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
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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 con- 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 said 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
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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 con- 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 said 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
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplus, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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 con- 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 said 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
District, or the county where taken, or by written notices posted in five (5) conspisuous places near the property, at which sale 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 executors, administrators or 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 or 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 or 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 deficiency 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 con- 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 said representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereon. <i>In Witness Whereol</i> , The party of the first part has hereunto set his hand the
District, or the coanty where taken, or by written notices posted in five (5) conspieuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplas, if any, to the said party of the first part has beccuturs, administrators or 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 deficiency and until default be 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 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 con- 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 cecepted on the faith of said 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 Whereoof, The party of the first part has hereunto set his hand the
District, or the county where taken, or by written notices ported in five (5) conspicuous places near the property, at which sale 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 cost of this trust and of sale, rendering the overplas, if any, to the said party of the first part, his executors, administrators or 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 deficiency 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, the engages shall be kept in as good con- 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 said 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
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale any of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second pat to retain the sum due him, as herein set forth, and the cost of this trust and of sale, rendering the overplas, if any, to the said party of the first part, hig executors, administrators or 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 deficiency 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 con- 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 said representation, that there are no lens or claims of any kind on the above property, bat this mortgage is a first lien thereon. In Witness Whereof, The party of the first part has hereunto set his hand the
District, or the county where taken, or by written notices posted in five (5) completious places near the property, at which sale 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 cost of this trust and of sale, rendering the overplax; if any, to the said party of the first part, hig executors, administrators or 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 deficiency and until default the made as aforesaid, or intil such time as the party of the second part shall deem himself insecure as aforesaid, the said party of the first part has excepted on the faith of said representation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien thereen
District, or the county where taken, or by written notices ported in five (5) conspicuous places near the property, at which sale my 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 overplax, if any, to the said party of the first part, hig executors, administrators or assigns, and if from any causes said property shall fail to satify sold debt and interest aforesaid, said party of the first part hereby agrees to pay the deficiency and until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure as aforesaid, he 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 con- dition as the same now are, and taken care of at its proper cost and express. It is hereb, represented, and this mortgage is a coepited on the faith of said 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 Whoreoof, The party of the first part has hereunto set his hand the
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale any of the parties hereto may purchase as other parties, and out of the proceeds of said asle, the said party of the second part nethin is sain 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 hereby agrees to pay the deficiency and until default be made as aforcessid, or until such time as the party of the second part shall deem himself insecure as aforessid, 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 con- 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 said representation, that there are no liens of any kind on the above property, but this mortgage is a first lien thereon. <i>In Witness Whereof</i> , The party of the first part has hereunto set his hand the
District, or the county where taken, or by written notices posted in five (5) conspisuous places near the property, at which sale any of the parties hereto may purchase as other parties, and and of the proceeds of soid sale, the said party of the first part, here success, administers or assigns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, here to actures, administers or assigns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part, here exceeds, 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 cargues shall be kept in as good con- dition as the same now are, and taken care of at its proper cost and express. It is hereby perfected, and this mortgage is a scepted on the faith of said representation, that there are no lieus 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
District, or the county where taken, or by written notices posted in five (5) conspicuous places near the property, at which sale my of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the first part, bite same due him, as herein set forth, and the cust of this trust and of sale, rendering the overplas, if any, to the said party of the first part, bite exceeding, and if from any exues said property shall fail to statify said debt and interest aforesial, said party of the first part hereby agrees to pay the deficiency and until default be made as aforesial, or until such time as the party of the tescend part shall deen himself insecure as aforesid, the said party of the first part to continue in the peaceable possession of all the said goods and chattely, all of which, in consideration hereof, he cargages shall be kept in as good con- dition as the same now are, and taken care of at its projec root and expense. It is hereby nervice, and minimizes are expected on the faith of said representation, that there are no less or claims of any kind on the above property, but this mortgage is a first lien thereon.
District, or the county where taken, or by written notices posted in five (3) conspicuous places near the property, at which sale any of the parties herets may parkness as other parties, and out of the proceeds of said asle, the said party of the first part has the excend, patholic basecond on all saids, readering the overplas, if may, to the said party of the first part hereby agrees to pay the deficiency and until definit be made as aforesaid, or intil and time as the party of the list part to centimize in the possession of all the said posts and chattes, all of which, in conditionation thereof, the engages shall be kept in an good condition as the same now are, and taken care of at its proper cost and extreme. If of which, in conditionation thereof, the engages shall be kept in an good condition as the same now are, and taken care of at the property, but this mortgage is a first lies therean.

8