Chattel Mortgage With Power of Sale.

KNOW ALL MEN BY THESE PRESENTS:	
That J. W. Chaney of and	25 P. P.
of the first part, in consideration of the sum of Three hundred to me in hand paid by Round of Commerce	DOLLARS,
ha bargained and sold and by these presents do Wargain and sell unto the said	or the second part, the receipt whereon is hereby action to get,
all the following articles of personal property, the same being the absolute property of,	
ranch in the Westerny District Creek	
Nation, an within the	to-wit:
all of the photographic sure	struente supplier, lenses
and stock on hand on that may be	hereafter purchased of funcion
time in the Chancy Studio in I	he Blackborn bureding
and all of the equipment supplies	photographie instruments
& Jensel in the Newbest Studio los	sted in the Renew Build-
ma all in Tulsa Ind Ler.	
January 18 11 7 State Comment of the	
many day of the state of the st	n general Compage contribution of the Company of th
The state of the s	
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	
according to the terms of certain promissory n	ote of which the following is a synopsis, viz;
Date 190 7; Due 190 Date 190; Due 190	7. Signed by 11. Chance
Rate of interestper cent from maturity, then these presents and ever	이 가는 사람들은 사람들이 가는 것이 되었다. 그는 사람들이 되는 것이 되었다. 그 사람들이 되었다면 하다 되었다.
in the payment of said sum of money or any part thereof, or the interest thereon, at the	医大大性 医大胆病 经收益 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
become payable, or if said party of the second part shall at any time deem himself insec	그 그 살아도 하는 아침 하는 것이 나는 사람들은 사람들이 하는 것이 하는 것이 되었다. 그 것은 그 것이 없는 것이 없었다.
property is removed from the district aforesaid, then and thenceforth it shall be lawful f	
signs, or his authorized agent to declare said note and mortgage due, and to take said go	
or so much as may be necessary, without appraisement (the appraisement required by la where said property is found or taken, or at Lilla Hills for each in hand, upon	
District, or the county where taken, or by written netices pe	
any of the parties hereto may purchase as other parties, and out of the proceeds of said sa	
	le, 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,	
as herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, assigns, and if from any cause said property shall fail to satisfy said debt and interest afore	to the said party of the first part, his executors, administrators or
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