Chattel Mortgage With Power of Sale.

| That, and the first part, in consideration of the sum of. | .DOLLAF |
|--|---|
| in hand paid by | |
| bargained and sold and by these presents do bargain and sell unto the said party of the second part, his | |
| the following articles of personal property, the same being the absolute property of, and now in possession of said uch in the | l party of the first part at his farm |
| ition, an within theDistrict, Indian Territory, to-wit: | |
| | *************************************** |
| | |
| | |
| | |
| | |
| | |
| | istan (ild), i. 1984-1903 ilminin Westernessen (il estange sente pistale estange) |
| | ine annual page annual page annual annua |
| 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 |
| d party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and t | |
| according to the terms of certain promissory note of which the followin te190 ; Due190 . Signed by | |
| te | |
| te of interest per cent from maturity, then these presents and everything herein contained shall be | be void. But if default shall be ma |
| the payment of said sum of money or any part thereof, or the interest thereon, at the time or times when by the con- | |
| come payable, or if said party of the second part shall at any time deem himself insecure for any cause, without as | |
| perty is removed from the district aforesaid, then and thenceforth it shall be lawful for said party of the second pa ns, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever sar | |
| so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly w | |
| so much as may be necessary, without appraisement (the appraisement required by law being hereby expressiv w | |
| | |
| so much as may be necessary, without appraisement (the appraisement required by law being increasy where said property is found or taken, or at for cash in hand, upon two weeks notice in some necessary. District, or the county where taken, or by written notices posted in five (5) conspicuous [| ewspaper published in the |
| pere said property is found or taken, or at for cash in hand, upon two weeks notice in some notice District, or the county where taken, or by written notices posted in five (5) conspicuous pay of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second | ewspaper published in the |
| ere said property is found or taken, or at for cash in hand, upon two weeks notice in some no District, or the county where taken, or by written notices posted in five (5) conspicuous py of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first | ewspaper published in the |
| ere said property is found or taken, or at for cash in hand, upon two weeks notice in some no District, or the county where taken, or by written notices posted in five (5) conspicuous py of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the secon herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pa | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous py of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pad until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure. | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous py of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this most | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first signs, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first party of the made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this more resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous py of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first paid until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he is not sather same now are, and taken care of at its proper cost and expense. It is hereby represented, and this more cresentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the without the same now are consideration to the same now are consideration to the same property, but this mortgage is a first lien the constitution, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the without the same now are consideration to the same has been property, but this mortgage is a first lien the constitution. | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pad in until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this more resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the witness Whereof, The party of the first part has hereunto set his hand the day of Signed in the Presence Of | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pad until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this movementation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the witness Whereof. The party of the first part has hereunto set his hand the day of SIGNED IN THE PRESENCE OF | ewspaper published in the polaces near the property, at which so do part the sum due his part, his executors, administrators after the reby agrees to pay the deficient as aforesaid, the said party of the five engages shall be kept in as good cortgage is accepted on the faith of some control. A. D. 190. |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first paid until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this movementation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the witness Whereof. The party of the first part has hereunto set his hand the day of signed in the presence of | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous per of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pad until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this more resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the surfaces. Witness Whereof, The party of the first part has hereunto set his hand the day of Signed in the Presence of | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous py of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first signs, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first paid until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this movementation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the signed in the PRESENCE OF Witness Whereof, The party of the first part has hereunto set his hand the day of Signed in the PRESENCE OF NITED STATES OF AMERICA, Indian Territory District. On this day of A. D. 190 before me, a Notary Public | ewspaper published in the polaces near the property, at which s d partto retain the sum due hit part, his executors, administrators it hereby agrees to pay the deficient as aforesaid, the said party of the fill engages shall be kept in as good contragge is accepted on the faith of s reon. A. D. 190. (SEA |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at | ewspaper published in the |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first part duntil default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this moves entation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the witness whereof, The party of the first part has hereunto set his hand the day of the signed in the PRESENCE OF NITED STATES OF AMERICA, Indian Territory District. On this day of A. D. 190 before me, a Notary Public strict, Indian Territory, appeared in person me personally well known as the person members appears upon the within and foregoing conveyance as | ewspaper published in the polaces near the property, at which so d part to retain the sum due his part, his executors, administrators at hereby agrees to pay the deficient as aforesaid, the said party of the firengages shall be kept in as good cortgage is accepted on the faith of streon. A. D. 190. (SEA |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at | ewspaper published in the polaces near the property, at which so do part the property, at which so do part the sum due his part, his executors, administrators at hereby agrees to pay the deficient as aforesaid, the said party of the five engages shall be kept in as good cortgage is accepted on the faith of some on. A. D. 190. (SEA |
| District, or the county where taken, or by written notices posted in five (5) conspicuous py of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the secon herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pad d until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this movementation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the signed in the presence of Witness Whereof, The party of the first part has hereunto set his hand the signed in the presence of the first part has hereunto set his hand the day of the signed in the presence of the first part has hereunto set his hand the day of the first part has hereunto set his hand the signed in the presence of the first part has hereunto set his hand the day of the first part has hereunto set his hand the signed in person. A. D. 190 before me, a Notary Public strict, Indian Territory, appeared in person whose name appears upon the within and foregoing conveyance as at the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby expenses the same of the consideration and purposes therein mentioned and set forth, and I do hereby expenses the same for the consideration and purposes therein mentioned and set forth, and I do hereby expenses the same for the consideration and purposes therein mentioned and set forth, and I do hereby expenses the same posterior of the same process and the had executed the same for the consideration and p | ewspaper published in the polaces near the property, at which so d part to retain the sum due his part, his executors, administrators at hereby agrees to pay the deficient as aforesaid, the said party of the firendages shall be kept in as good cortgage is accepted on the faith of streon. A. D. 190. (SEA. (SEA. Ewithin and for said |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first paid until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure in the continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he can as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this more presentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the signed in the presence of Witness Whereof, The party of the first part has hereunto set his hand the day of all the party of the first part has hereunto set his hand the day of all the said goods. A. D. 190 before me, a Notary Public strict, Indian Territory, appeared in person appears upon the within and foregoing conveyance as the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby ce in Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date last. | ewspaper published in the polaces near the property, at which so do part the property, at which so do part the sum due his part, his executors, administrators at hereby agrees to pay the deficient as aforesaid, the said party of the five engages shall be kept in as good cortgage is accepted on the faith of some on. A. D. 190. (SEA |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the secon herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pad in until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereby represented, and this movementation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the discount of the party of the first part has hereunto set his hand the day of all the said goods. Witness Whereof, The party of the first part has hereunto set his hand the day of all the said party of the first part has hereunto set his hand the day of a first lien the side of the presence of the presence of the consideration and purposes therein mentioned and set forth, and I do hereby ce in Testimony Whereof, I have hereunto set my hand and affixed my notarial seal on the date lastatal) | ewspaper published in the polaces near the property, at which s d part to retain the sum due hit part, his executors, administrators it hereby agrees to pay the deficient as aforesaid, the said party of the fill engages shall be kept in as good cortgage is accepted on the faith of streon. A. D. 190. (SEA |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property of the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the second herein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pad in until default be made as aforesaid, or until such time as the party of the second part shall deem himself insecure at to continue in the peaceable possession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this movementation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the second in the presentation. **Witness Whereof**, The party of the first part has hereunto set his hand the day of signed in the Presence Of **NITED STATES OF AMERICA, Indian Territory.** On this day of A. D. 190 before me, a Notary Public strict, Indian Territory, appeared in person.** me personally well known as the person | ewspaper published in the polaces near the property, at which s d partto retain the sum due hit part, his executors, administrators at hereby agrees to pay the deficient as aforesaid, the said party of the fit engages shall be kept in as good contragge is accepted on the faith of streon. A. D. 190. (SEA. (SEA. E within and for said |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at | ewspaper published in the polaces near the property, at which s d part to retain the sum due hi part, his executors, administrators at hereby agrees to pay the deficient as aforesaid, the said party of the fi engages shall be kept in as good cortgage is accepted on the faith of s reon. A. D. 190. (SEA (SEA) within and for said |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at | ewspaper published in the polaces near the property, at which s d partto retain the sum due hit part, his executors, administrators it hereby agrees to pay the deficient as aforesaid, the said party of the fill engages shall be kept in as good cortgage is accepted on the faith of s reon. A. D. 190. (SEA |
| mere said property is found or taken, or at | ewspaper published in the polaces near the property, at which s d partto retain the sum due hit part, his executors, administrators it hereby agrees to pay the deficient as aforesaid, the said party of the fill engages shall be kept in as good contragge is accepted on the faith of s reon. A. D. 190. (SEA |
| District, or the county where taken, or by written notices posted in five (5) conspicuous property is found or taken, or at the parties hereto may purchase as other parties, and out of the proceeds of said sale, the said party of the seconherein set forth, and the cost of this trust and of sale, rendering the overplus, if any, to the said party of the first igns, and if from any cause said property shall fail to satisfy said debt and interest aforesaid, said party of the first pat in the limit of the said property shall fail to satisfy said debt and interest aforesaid, said party of the first pat in the limit of the said property of the second part shall deem himself insecure at to continue in the peaceable pussession of all the said goods and chattels, all of which, in consideration hereof, he ion as the same now are, and taken care of at its proper cost and expense. It is hereb, represented, and this more resentation, that there are no liens or claims of any kind on the above property, but this mortgage is a first lien the witness Whereof, The party of the first part has hereunto set his hand the day of SIGNED IN THE PRESENCE OF NITED STATES OF AMERICA, Indian Territory. On this day of A. D. 190 before me, a Notary Public strict, Indian Territory, appeared in person whose name appears upon the within and foregoing conveyance as at the had executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby to commission expires. A. D. 190 NITED STATES OF AMERICA, Indian Territory. A. D. 190 District On this day of America, Indian Territory. A. D. 190 District On this day of America, Indian Territory. A. D. 190 District On this same for the consideration and purposes therein mentioned and set forth, and I do hereby In Testimony Whereof, I have hereunto set my hand and affixed my Notarial seal on the date In Testimony Whereof, I have hereunto set my hand and affixed my Notarial seal on the date In Testimony Whereof, I have hereunto set my hand and affixed my Notaria | ewspaper published in the polaces near the property, at which s d partto retain the sum due his part, his executors, administrators it hereby agrees to pay the deficient as aforesaid, the said party of the fill engages shall be kept in as good contrage is accepted on the faith of streon. A. D. 190. (SEA |
| mere said property is found or taken, or at | ewspaper published in the polaces near the property, at which s d partto retain the sum due his part, his executors, administrators it hereby agrees to pay the deficient as aforesaid, the said party of the fill engages shall be kept in as good contrage is accepted on the faith of streon. A. D. 190. (SEA |