Chattel Mortgage With Power of Sale.

That		name of the second seco
f the first part, in consideration	n of the sum of	, DOLLA
		of the second part, the receipt whereof is hereby acknowledge
		n and sell unto the said party of the second part, his executors, administrators and assig
		absolute property of, and now in possession of said party of the first part at his farm
ation, an within the	,	strict, Indian Territory, to-wit:
pigalijas (1874) pietojas ir pietojas pietojas pietojas ir pietojas pietojas pietojas pietojas pietojas pietoja	direktura errekturak burunka iri den dari errektura errektura errektura errektura errektura errektura errektur	makan darah
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	man kanggaran na manananan mananan sa manan sa	antan ayan da angangan da manadalahan permahalah salah da kangan basah angan da malah da malah da malah da mal
and the statement of th	ne e dictro de la company	and a managara sa a managara a managara a managara managara a managara a managara a managara managara managara
		가입자 하는데 돈이 그런 외국 교육에 가장 하지 않는 이번 문에 모양이 있는데 그는 것을 가장 보다.
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taban - manapadipatinaa padam napowaldo en sigor mis anto mis establishinaa.	emblishe mangelename a series carregisters entare en appearant and a	and the second of the second s
		그리마 얼마나 나는 그들이 얼마를 받아 하는 그 없다.
Provided, always, and	these presents are upon this expr	ess condition? That if the said party of the first part shall pay, or cause to be paid, to
id party of the second part, o	r 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;
		190 . Signed by
ıte	190 ; Due	
te of interest	per cent from maturity, then	these presents and everything herein contained shall be void. But if default shall be m
the payment of said sum of	noney or any part thereof, or the	interest thereon, at the time or times when by the condition of the said note the same s
come payable, or if said part	of the second part shall at any ti	me deem himself insecure for any cause, without assigning any reasons therefor, or if
operty is removed from the d	istrict aforesaid, then and thencef	orth it shall be lawful for said party of the second part, his executors, administrators or
ns, or his authorized agent t	declare said note and mortgage	due, and to take said goods and chattels wherever same may be found, and dispose of s
so much as may be necessary	, without appraisement (the appr	aisement required by law being hereby expressly waived), at public auction, at the p
ere said property is found or	taken, or at	for eash in hand, upon two weeks notice in some newspaper published in the
	rict, or the county where taken,	or by written notices posted in five (5) conspicuous places near the property, at which
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