Chattel Mortgage With Power of Sale.

the first part, in consideration of the sum of.	"DOLLA
in hand paid by	f is hereby acknowledge
a bargained and sold and by these presents do bargain and sell unto the said party of the second part, his executors,	administrators and assign
I the following articles of personal property, the same being the absolute property of, and now in possession of said party of the	
nch in the District	and the second s
ation, an within the District, Indian Territory, to-wit:	
periodicus, ripundus propriedes propriedes de la compansión de la compansi	
the state of the s	
[10] 하는 보다는 하는 사람들이 보고 있는 내가 있다. 그는 사람들이 나를 하는 다른 사람들이 가는 사람들이 가는 사람들이 다른 사람들이 가득하는 것이다.	
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That if the said mate, of the first mat their property of a property of the first mat their man	
Provided, always, and these presents are upon this express condition? That if the said party of the first part shall pay,	
d party of the second part, or to his executors, administrators or assigns, the fees for releasing this mortgage, and the aforesaid	
according to the terms of certain promissory note of which the following is a syno-	TALES OF STATES OF THE STATES
te190 ; Due190 . Signed by	
te of interestper cent from maturity, then these presents and everything herein contained shall be void. B	
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	
come payable, or if said party of the second part shall at any time deem himself insecure for any cause, without assigning any	
perty is removed from the district aforesaid, then and thenceforth it shall be lawful for said party of the second part, his exec	さんそうしょ さいたい こんしゅういか ちょ
ns, or his authorized agent to declare said note and mortgage due, and to take said goods and chattels wherever same may be	化二氯化物 化二氯化氯化二氯化二氯化二氯
so much as may be necessary, without appraisement (the appraisement required by law being hereby expressly waived), at 1	public auction, at the pl
ere said property is found or taken, or at for each in hand, upon two weeks notice in some newspaper pr	ublished in the
ere suu property is toutiu or taken, or av	ubusited in the
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