Chattel Mortgage With Power of Sale.

of the first part, in consideration of			and the second	الاستحمد
to in hand hald le	f the sum of			
ha bargained and sold and by				
all the following articles of personal				1 となから しょうかい たいちょう
ranch in the				
Nation, an within the				
		그는 것은 것은 것은 것이 없다.		
	n a a a gu a a gu a a anna a gu a an a gu a a a a gu a gu			
이 것 같은 것 같은 것 같은 것 같은 것 같이 같이 ?				
유민이 방법을 하는 것 같은 것 같아요.		장님은 이번 바람이 많다.		
4				9993 - 91 - 94 - 94 - 94 - 94 - 94 - 94 - 94
	se presents are upon this express			
said party of the second part, or to				
Date				
Date				
Rate of interest				
in the payment of said sum of mone	물건 것은 집에서는 것 같은 것이야? 그는 것은 것			
become payable, or if said party of		승규는 승규는 것 같은 것 같은 것 같아요. 가지 않는 것 같아요.		
property is removed from the distric				
signs, or his authorized agent to de	그렇는 아이는 아이들은 것을 말하는 것을 하는 것을 했다.			
or so much as may be necessary, wi where said property is found or take				그 한 동생은 가 가지 않는 것은 것은 같은 것이 같다.
where said property is found or tak	이 옷이 있는 것을 받으면 많은 것이 있는 것이 같다.			
District	y or the county where taken, or			i the property, all which s
김 씨들은 아이들은 것을 가지 않는 것을 하는 것을 가지 않는 것을 수 있다.				to astate the sum due ht
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d	e proceeds of said sale, the so he overplus, if any, to the ebt and interest aforesaid, sai	aid party of the second part- said party of the first part, his d party of the first part hereby	executors, administrators agrees to pay the deficien
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po dition as the same now are, and tak representation, that there are no lie	hase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a	e proceeds of suid sale, the so he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall do chattels, all of which, in con expense. It is hereby rep powe property, but this mortg	hid party of the second part said party of the first part, his d party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is gage is a first lien thereon.	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good co accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as afores part to continue in the peaceable po dition as the same now are, and tak representation, that there are no lie	hase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a	e proceeds of said sale, the sc he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall do chattels, all of which, in con expense. It is hereby rep powe property, but this morte	hid party of the second part said party of the first part, his d party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is gage is a first lien thereon.	executors, administrators agrees to pay the deficien id, the said party of the fi shall be kept in as good or accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as afores part to continue in the peaceable po dition as the same now are, and tak representation, that there are no lie	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this morte	aid party of the second part- said party of the first part, his d party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is gage is a first lien thereon.	executors, administrators agrees to pay the deficien id, the said party of the fi shall be kept in as good c accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforese part to continue in the peaceable po dition as the same now are, and tak representation, that there are no lie In Witness Whereof , T SIGNED IN THE PR	hase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a "The party of the first part has here RESENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mort <u>a</u> unto set his hand the	aid party of the second part- said party of the first part, his d party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is gage is a first lien thereon. day of.	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as afores: part to continue in the peaceable po dition as the same now are, and tak representation, that there are no lie in Witness Whereof , T SIGNED IN THE PR	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a "he party of the first part has here RESENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mort <u>a</u> unto set his hand the	aid party of the second part said party of the first part, his d party of the first part hereby eem himself insecure as afores insideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficier id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as afores part to continue in the peaceable po dition as the same now are, and tak representation, that there are no lie IN WITNESS Whereof , T SIGNED IN THE PR	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a "he party of the first part has here REBENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the	aid party of the second part said party of the first part, his d party of the first part hereby eem himself insecure as afores insideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficier id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po dition as the same now are, and tak representation, that there are no lie in Witness Whereof, T SIGNED IN THE PR UNITED STATES OF AMERIC	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a the party of the first part has here RESENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the District	aid party of the second part- said party of the first purt, his d party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. day of	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po dition as the same now are, and tak representation, that there are no lie IN WITNESS WHEREOF, T SIGNED IN THE PR UNITED STATES OF AMERIC	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a "he party of the first part has here REBENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the	aid party of the second part said party of the first part, his d party of the first part hereby eem himself insecure as afores insideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficien id, the said party of the fi shall be kept in as good or accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie <i>in Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a the party of the first part has here RESENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the 	aid party of the second part	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie In Witness Whereof, T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the all the party of the first part has here RESENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mort <u>a</u> unto set his hand the 	aid party of the second part- said party of the first part, his d party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. day of. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie <i>In Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this District, Indian Territory, appeared to me personally well known as the that he had executed the same for <i>M</i>	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the all the party of the first part has here RESENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mort <u>a</u> unto set his hand the 	aid party of the second part- said party of the first part, his d party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. day of. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie in Witness Whereof, T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a the party of the first part has here RESENCE OF	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in cor expense. It is hereby rep pove property, but this mortg unto set his hand the 	aid party of the second part- said party of the first part, his d party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. day of. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable pa- dition as the same now are, and tak representation, that there are no lie <i>in Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a "he party of the first part has here REDENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the	hid party of the second part said party of the first part, his d party of the first part hereby eem himself insecure as afores ansideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s A. D. 190
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie in Witness Whereof, T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a "he party of the first part has here REDENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the 	aid party of the second part said party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is gage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good or accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie <i>in Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a "he party of the first part has here RESENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the 	aid party of the second part said party of the first part, his d party of the first part hereby seem himself insecure as afores insideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good or accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie <i>in Witness Wheroof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a "he party of the first part has here RESENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep nove property, but this mortg unto set his hand the 	aid party of the second part said party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s A. D. 190
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie <i>in Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a the party of the first part has here RESENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the 	aid party of the second part said party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie <i>in Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	hase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a the party of the first part has here RESENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the 	aid party of the second part said party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie <i>in Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a the party of the first part has here RESENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in con expense. It is hereby rep pove property, but this mortg unto set his hand the 	aid party of the second part said party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lice <i>in Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	nase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the a the party of the first part has here RESENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in cor- expense. It is hereby rep- pove property, but this mortg unto set his hand the 	aid party of the second part said party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s
any of the parties hereto may purch as herein set forth, and the cost of assigns, and if from any cause said p and until default be made as aforess part to continue in the peaceable po- dition as the same now are, and tak representation, that there are no lie <i>in Witness Whereof</i> , T SIGNED IN THE PR UNITED STATES OF AMERIC On this	hase as other parties, and out of the this trust and of sale, rendering t property shall fail to satisfy said d aid, or until such time as the part ossession of all the said goods and ken care of at its proper cost and ens or claims of any kind on the all the party of the first part has here RESENCE OF CA, Indian Territory	e proceeds of said sale, the se he overplus, if any, to the ebt and interest aforesaid, sai y of the second part shall de chattels, all of which, in cor- expense. It is hereby rep- pove property, but this mortg unto set his hand the 	aid party of the second part said party of the first part hereby eem himself insecure as aforesa isideration hereof, he engages resented, and this mortgage is rage is a first lien thereon. 	executors, administrators agrees to pay the deficient id, the said party of the fi shall be kept in as good of accepted on the faith of s

.83