Tma D	el mortgage made and entered		Tithelen	13.35m, D	. Eureka	33
State of Neve	de by occupation a Marin	OE	haroinaftar designate	as "mortgagor"	OR SERVICE	E CO
PANY, a Nev	da, by occupation a late 1 day and a corporation, having its progression, having its progression.	rincipal place of busin	ess in the City of Ely, V	White Pine County, S	tate of Nevada, her	reinafte
	ada corporation, having its pig "mortgagee"	MAIN TOTAL MARK	IESSETH:	MAKE TRADE MAME	ngan tagasi di Sengga Nat	
That for a	nd in consideration of the sum	or 800 00			eអ្នកនាយៈ 	. A. 1. V
above-named 1 bargain, sell, a which appears	nortgagor paid by the above-n assign and transfer unto the ab on the reverse side hereof tog	amed mortgagee, the recovernamed mortgagee sether with all equipments	eceipt whereof is here all of that personal prop at. appliances and/or a	by acknowledged, sa erty more particularly opurtenances now pl	id mortgager does described in Sched aced or hereinafte	hereb dule "A
placed upon th To have a	ne premises described in said S nd to hold the same to said s	schedule "A". nd the suid above-name	d mortgagor will forever	warrant and defend	the same against th	e lawft
claims of all p Upon cond	ersons whomsoever. lition, however, that if the abo	ve-named mortgagor sh	all pay or cause to be na	aid to the above-name	d mortgagee, its su	ccessor
or assigns, the words and figu	at certain promissory note madures as follows, to-wit:	de and executed by sai	d mortgagor on even de	ate herewith, which	said promissory no	ote is i
\$622 , 2	Otaliments after date for value		Ely, Nevada	, La 25	, 19 4	4
In inst	taliments after date for value	received, I, we, or eithe	r of us promise to pay-	to the order of ELY	FINANCE COMPA	NY,
,	e in the City of Ely, White Pi				\	
	dred-swenty-two-a					
in monthly ins	stallments of 51.8	5Dollars,	said first installment to	be paid on the	30 th	da
thereafter highest le: And installmen to become If this all costs The n test and c holder to	intil the whole of the said prigal rate allowed by law and prints or payments so in default in the payment as one of default in the payment of the said up and payable and notice of the note be collected by an attorney, of court or costs of collecting the payment of this note, and them or any of them; and also a segrantors or endorsers.	ncipal sum has been payable monthly on the of any installment or in all cause the entire unpath exercise of such optic either with or without suits note either by court	idd in full. Interest to be same date as the principal terest upon any delinquent id balance of said principal is hereby expressly wait it, the undersigned agree procedure or otherwise. Presentment for payment, and of any extension of the test of principal or interest.	e paid on each deling pal payments above p installment, then such il sum at the option of yed. to pay a reasonable attomatice of dishonor, pre time of payment thay on deferred installment.	uent installment at rovided. installment or payme the holder of this normey's fee together wootest and notice of t may be given by s shall-mot release the	ent, ote with pro- the
				us B.	Logue	M
	sents do be void, otherwise to ren					
theft, collision, gagee, not in e. (3) That in the collision is secured hereby. (4) To pay and prior to the crty, mortgage repayable by the collision.	all taxes, liens or assessments of e time when the same become de- e may at its option pay the sam ne mortgagor to said mortgagee,	the some insurance comply, loss, if any, payable does not procure said in agor to mortgagee toget of all kinds and descriptif linquent. If said mortgage and any amount so pawhich payment is secu	any which will be satisfactor mortgagee as its interessurance, mortgagee may derwith interest at the highest levied against said profor shall fail to pay any to with interest at the highest levied hereby.	atory to mortgagee in a st may appear. To so and any sum so of ghest legal rate allowed operty or any part ther ax, lien or assessment thest legal rate allowed	extended for insurant d by law, which pare eof as the same beed against the mortgag by law shall be improved the control of th	ce pren yment omes du red prom mediate
(5) To use the same operate (6) Not to ten consent of and obtains (7) To per examine said put (8) That is	said property and each and evel- tion or registration thereof. remove or permit to be removed said mortgagee or to sell or atte- ed to notify mortgagee promptly in mit the mortgagee at any time of roperty and upon demand of said n case of default made in the p delinquent installment or the re-	ry part thereof in strict of any part of said proper mpt to sell or further m in the event of any dama during the continuance h mortgagee to make a w asyment of the shove my	conformity to all ordinance by from the premises on wortgage said property with ge to said property from a greef to enter upon the partition of the property of the property of the partition of the property pate.	chich said property is meaning the written consent any source whatever, remises on which the stagge concerning the property installment the	ow situated without it of the said mortga said property is situation of the said property.	the wri
premises herein or whenever the signs by itsel cient authority case may be with a gree to possile mortgagor.	described or the County of Whe mortgagee or its assigns or succe for agents to take immediate potherefor, and to sell the same at the all reasonable costs and attorn the event proceedings are commany a reasonable amount as attorn	s against said property, it exists said property, it expenses shall choose to do issession of said goods at public auction, or so much seed on this mortgage ney's fees; the property	a, the foresaid and above so, then and in that case i id chattels, wherever foun ten thereof as shall be suffi he taking, keeping, adver- for foreclosure thereof the or money remaining after	or attempts to dispose described goods and it shall be lawful for the d, the possession of the cient to pay the amountaing and selling of said and in that case I, the paying said sums, if a	of or remove from chattels or any part e mortgagee, its successe presents being ht due or to become did property. e mortgagor, hereby ny, to be paid on de	the sat thereo essors (his suff ue as the covenal
sale is to take p tices in three p deemed in his o thereof which s interest in and Should Mor	in the event that the said mort place in the City of Ely, County bublic places in said county. An opinion necessary, from time to thall be conclusive as to the regut to said property. tgagor fail to pay any installme	of white Fine, State of d the mortgagor hereby ime, without giving furth larity of all of the proce	Nevada, after giving at let further authorizes the peter notice by posting or of edings connected herewith	ast 10 days notice there reson conducting said-itherwise, and to give a nand convey absoluted	sale to adjourn the bill of sale to the p y all of my right, i	same same ourchase title ar
cany empowere vestigator or c all collection co discovering, loc poperty shall b	of to refer the collection of such ollector to the Collection Depart ists actually incurred by Mortgag ating or repossessing said proper e added to the indebtedness and mutually agreed by the parties	ment of Mortgagee for ment of Mortgagee for see thereby. Mortgagor a ty herein sold, and any a i Mortgagor hereby agre- hereby that the word "n	or the matter of the violat collection or handling, and grees that all collection or nd all costs of towing, or ss to pay the same when a	if the same is so refe- other costs expended co- carting, repairing, reland as expended or incu	enant or condition to red Mortgagor agree or incurred in connect habilitating or restor irred.	any ir s to pa tion wit ring sai
It is further erty or any par The undersi	nortgagee wherever and whe r covenanted and agreed by and rt thereof. Igned mortgagor hereby acknowle	between the parties here dges receipt of a copy he	to that the said mortgagee ere of.	may bid and/or purch	fortgagee. ase at any sale of sa	
WITNESSES:	SS WHEREOF the said mortgag	vi nas nereunto set the	amin of said mortgagor th	o day and year first ab	ove written.	ī
ho k b <u>iligib d</u>	anior grandi		driese spierreit og 2002	re B. J.	man	⊈uijita⊲
	, demigiro bis- la 1926, scorosc	and the state of t	s leitistės bo v _{ig} ro unikas:	out and task buy too	Total (se will b)	ist egg
STATE OF NE	VADA, V	ra in lude Intellige out b e	ville bus basil you bear	ojavenšti ovad (1400	CONTRACTOR	73
		ant A				. Pr. 75
voluntarily and	he the person described in and for the uses and purposes thereis SWHEREOF, I have hereunto s	who executed the foregoin mentioned.		wledged to me that	he executed the san	freel
No Borm	The Author Training TO	/12/45		enged fall	W Feb	7

IF FURNITURE OR OTHER ARTICLES ARE GIVEN AS SECURITY FOR THE PAYMENT OF THIS CHATTEL METGAGE; THE LISTINGS ARE PLACED ON ROVERSE SIDE.

Advise company carrying insurance on furniture, of this chattel mortgage, and his world in event of loss. I (we) fully understand that security listed will not be moved from the County as designated herein without written permission of the mortgagee. The chi beseive had about exception reticks side EXHIBIT "A" **元】 1957 江**京 The chattels and property which are mortgaged under this mortgage are situated at -MOO GENARIA THE bits Tropes New Telegraph and second County of the Coun MAKE MANUFACTURER'S TPYE OF BODY MOTOR NO. TRADE NAME SERIAL NO. ONE Automobile ADC37464 ONE Automobile uso the above han HD -- Color Carol the same against the lawful TTELS MORTGAGED: THE SUCCESSOTS paid to the above as med terrisanes, ha succesors detent the note is in าดสมมาราคม โดยเหมืองการในมหลา chovenanted merice or covers that certain promisery : words and agence as follows, to wit: one made end entended by said merkeager on som for take noticed. I. t Inchien One weaking to be hill by gotype oradic One table model battery type none electric table model radio 0 7.30 eds are blog od of elmounilatrat bin INLL. .. duy of each and every menth relf on each delicquent inschliners at the Lyspanits above provided. remaint that at his is all as and amos, e that mus **K** netaliuwani on Una eallea on DOCUMENT KUD LOHK Balanca one many to the medical discensión describ exemple de la completa de la modula del de co e Ales ano e eas a masonable attorocy's fee together with hr of distribut, protest that rotice of price of the given by the convert that may be given by the cherred installantaes shall not release then gages in an amount specified by moresantigithes ALSO ALL OTHER PERSONAL PROPERTY BELONGING TO MORTGAGORS, OR EITHER OR ANY OF THEM; LOCATED IN, ON, AT, OR ABOUT SAID PREMISES, AS DESIGNATED ON THE RE-VERSE SIDE HEREOF. that the word "nortgager" A is further negationled and some At resoluted being od to STATE OF NAVADA, 6 9388939 WHITE PINE. COUNTY OF ullic, in and for said County and State, residing therein and duly commissioned and qualified, do hereby certify that I have carefully compared the foregoing copy of chattel mortgage with the original thereof and that the foregoing copy of chattel mortgage is a true and correct copy of said original. IN WIANESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in the said where this For White Pine County, State of Nevada