

## CHATTEL MORTGAGE

| Etha     | n Allen                       | and                |  |                          |
|----------|-------------------------------|--------------------|--|--------------------------|
| Magg     | ie Allen,                     | his                | wife   |                          |
|          |                               |                    |  |                          |
|          | TO                            |                    |  |                          |
| D. 1     | W. Stand                      | rod &              | Compan   | <u>y</u>                 |
|          | corporati                     | ion.               | .,   |                          |
|          |                               |                    | 1/2  |                          |
|          |                               |                    |  |                          |
| Dated Ap | ril 15th                      | 2                  | 191  | 4                        |
|          |                               |                    |  |                          |
|          | Filed at the                  | request            | of   |                          |
|          |                               |                    | of   |                          |
|          | Filed at the                  |                    |  |                          |
| at       |                               |                    | 191  |                          |
|          |                               | t                  | 191<br>o'clo   | ock                      |
|          | minutes pas<br>I., in Record  | t<br>of Chatt      | 191o'cld<br>el Mortgag<br>Records of t   | ock<br>ges<br>the        |
|          | .minutes pas<br>I., in Record | t<br>of Chatt      | 191o'cld<br>el Mortgag<br>Records of t   | ock<br>ges<br>the        |
|          | minutes pas<br>I., in Record  | t<br>of Chatt      | 191o'cld<br>el Mortgag<br>Records of t   | ock<br>ges<br>the        |
|          | minutes pas<br>I., in Record  | t<br>of Chatt<br>S | 191o'cld<br>el Mortgag<br>Records of t   | ges<br>the               |
| book     | minutes pas<br>I., in Record  | t<br>of Chatt<br>S | 191o'clded in the second se | ges<br>the               |
|          | minutes pas<br>I., in Record  | t                  | 191o'cld fel Mortgag Records of t tate of Ida ficio Record   | ges<br>the<br>tho<br>der |
| book     | minutes pas                   | t                  | 191o'clded in the second se | ges<br>the<br>tho<br>der |

## CHATTEL MORTGAGE

|               | CHAITELI   | MURIGAGE   |                |
|---------------|--|--|----------------|
|               | THIS INDENTURE, Made this 15th de  | day of April 191 4 by and between  | 뉗              |
|               | Ethan Allen and Maggie Allen, his  |  |                |
|               |  |  |                |
|               | of the County of Bingham and State of Ide  | daho, part 108 of the first part, and D. W.  |                |
|               | Standrod & Company, a corporation-   |  |                |
|               | of the County of Bingham and State of Id   | daho, the part I of the second part.   |                |
|               |  | of the first part, for and in consideration of the sum of  |                |
|               |  |  | N.             |
|               | The state of the s | (\$200.00) DOLLARS   | 1              |
|               | to them in hand paid by the said part  | the second part, the receipt whereof is hereby acknowledged  |                |
|               | bargain, sell and assign, transfer and set over, unto the said   | i part V of the second part all those certain  |                |
|               | goods and chattels situated in Bingham Co  | County, State of Idaho, and particularly described as follows:   | 4              |
|               | one black mare weighing 1400.pounds,   | , age 7 years and branded 7 on   |                |
|               | left thigh;<br>One bay mare weighing 1200 pounds, a  | 0 7 7/   |                |
|               | left hip:  | age 8 years and branded ${\mathcal H}$ on  |                |
|               | One brown mare weighing 1200 pounds,   | , age 6 years and branded (7) on   |                |
|               | left shoulder.   |  |                |
|               | One black gelding weighing 1000 pour   | unds, age 6 years and branded "R"  |                |
|               | on left jaw. to have and to hold, all and singular, the goods and city   | attels above baragined and sold or intended to be unto   |                |
|               | the said part V  | executors, administrators or assigns forever and the   |                |
|               | said part 108 of the first part expressly covenant.  | t and warrant:   |                |
|               |  | exclusive owner S of said chattels and that the same   |                |
|               | are free from all leins and incumbrances.  | tend and care for said mortgaged property at all times.  |                |
|               | 3. That they will promptly pay of  | all taxes on said chattels and will retain the same in thei  | 7"             |
|               | own possession except as to said second party  | and will not suffer the same to be encumbered, sold  |                |
|               | or removed from said Bingham Count   | ty without the written consent of said second part ?   |                |
|               | This convergnce is intended as a mortage to see  | cure the payment of One certain promissory   |                |
|               | consequence to intended as a mortgage to see   | cure the payment ofcertain promissory  |                |
|               | note executed and delivered by said first part 108   | to the said party of the second part, of which   |                |
|               | note executed and delivered by said first part 198 the following 18 8 cop.7  | to the said party of the second part, of which   |                |
|               | note executed and delivered by said first part 108   | to the said party of the second part, of which   |                |
|               | note executed and delivered by said first part108 the following  | to the said partof the second part, of which:  |                |
| \$            | note   | to the said party of the second part, of which  ackfoot, Idaho, April 15th, 1914-  |                |
| *             | note   | to the said partof the second part, of which:  | ise            |
|               | note   | ackfoot, Idaho, April 15th, 1914- tte, for value received, I. we or either of us, promi  | ise            |
| 0 ]           | the following 18 8 cop V said first part 108 the following 18 8 cop V said first part 18 c | ackfoot, Idaho, April 15th, 1914-  |                |
| o j           | the following 18 8 cop V said first part 108 the following 18 8 cop V said first part 18 c | ackfoot, Idaho, April 15th, 1914- tte, for value received, I. we or either of us, promi  | S              |
| Two I         | note   | ackfoot, Idaho, April 15th, 1914-  tte, for value received, I. we or either of us, promu   | S              |
| n l           | the following 18 2 cop Y 18 2 cop | to the said party of the second part, of which  ackfoot, Idaho, April 15th, 1914-  tte, for value received, I. we or either of us, promu  peny  ANDROD & CO., Blackfoot, Idaho, with interest at ten principal due, and proceed  | Sper           |
| n l<br>eni    | the following 18 2 cop Y 18 2 cop | to the said party of the second part, of which  ackfoot, Idaho, April 15th, 1914-  tte, for value received, I. we or either of us, promu-  peny  ANDROD & CO., Blackfoot, Idaho, with interest at ten promute the second part, of which  | Sper           |
| n U           | the following 18 8 cop. I 1988  the following 18 8 cop. I 1988  Bight months— after date of pay to the order of D. II. Standrod & Comp.  U. S. gold coin, payable at the BANKING HOUSE of D. W. STANDER of the interest be not paid as stipulated, the legal hold we to recover both principal and interest. And we do hereby  | to the said party of the second part, of which  ackfoot, Idaho, April 15th, 1914-  tte, for value received, I. we or either of us, promu-  peny  ANDROD & CO., Blackfoot, Idaho, with interest at ton proceed to agree, that in case this note is collected by an attorney, with   | S<br>per<br>by |
| n Ucentiaviti | the following 18 8 cop Y to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. STANDER OPAY TO THE INTERPOLATION OF THE INTERP | ackfoot, Idaho, April 15th, 1914—  tte, for value received, I. we or either of us, promo  peny  DOLLAR  ANDROD & CO., Blackfoot, Idaho, with interest at ten principal due, and proceed by agree, that in case this note is collected by an attorney, with  Ethan Allen  | S<br>ner<br>by |
| n Ucentiaviti | the following 18 8 cop Y to the order of 19 10 10 10 10 10 10 10 10 10 10 10 10 10   | to the said party of the second part, of which  ackfoot, Idaho, April 15th, 1914-  tte, for value received, I. we or either of us, promu-  peny  ANDROD & CO., Blackfoot, Idaho, with interest at ton proceed to agree, that in case this note is collected by an attorney, with   | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop Y to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. STANDER OPAY TO THE INTERPOLATION OF THE INTERP | ackfoot, Idaho, April 15th, 1914—  tte, for value received, I. we or either of us, promo  peny  DOLLAR  ANDROD & CO., Blackfoot, Idaho, with interest at ten principal due, and proceed by agree, that in case this note is collected by an attorney, with  Ethan Allen  | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop Y to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. Standrod & Comp Opay to the order of D. W. STANDER OPAY TO THE INTERPOLATION OF THE INTERP | ackfoot, Idaho, April 15th, 1914-  tte, for value received, I. we or either of us, promu-  DOLLAR.  ANDROD & CO., Blackfoot, Idaho, with interest at ton proceed by agree, that in case this note is collected by an attorney, with  Ethan Allen  Maggie Allen.  | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop. I after date of pay to the order of D. W. Standrod & Comp. W. S. gold coin, payable at the BANKING HOUSE of D. W. STAntum per Continuo from date until paid. In If the interest be not paid as stipulated, the legal hole we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  Output  Their executors, administrators or assigns, may said goods and chattels, and in the full free use and enjoyment.   | ackfoot, Idaho, April 15th, 1914-  the, for value received, I. we or either of us, promit  pany  DOLLAR,  ANDROD & CO., Blackfoot, Idaho, with interest at ten printerest papable quarterly from date  ider of this note may declare the principal due, and proceed by agree, that in case this note is collected by an attorney, with  Ethan Allen  Maggie Allen.   | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop. I after date of pay to the order of D. W. Standrod & Comp. W. S. gold coin, payable at the BANKING HOUSE of D. W. STAntum per Continuo from date until paid. In If the interest be not paid as stipulated, the legal hole we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  Output  Their executors, administrators or assigns, may said goods and chattels, and in the full free use and enjoyment.   | ackfoot, Idaho, April 15th, 1914-  the, for value received, I. we or either of us, promited the process of the second part, of which it is the process of the second part, of which it is the process of the second part, of which it is the process of the process o | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop. I after date of pay to the order of D. W. Standrod & Comp. W. S. gold coin, payable at the BANKING HOUSE of D. W. STAntum per Continuo from date until paid. In If the interest be not paid as stipulated, the legal hole we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  Output  Their executors, administrators or assigns, may said goods and chattels, and in the full free use and enjoyment.   | ackfoot, Idaho, April 15th, 1914-  the, for value received, I. we or either of us, promit  pany  DOLLAR,  ANDROD & CO., Blackfoot, Idaho, with interest at ten printerest papable quarterly from date  ider of this note may declare the principal due, and proceed by agree, that in case this note is collected by an attorney, with  Ethan Allen  Maggie Allen.   | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop. I 198  the following 18 8 cop. I 198  Bight months— after date of pay to the order of D. W. Standrod & Gomp  O pay to the order of D. W. Standrod & Gomp  O bundred and no/100—  U. S. gold coin, payable at the BANKING HOUSE of D. W. STAND from date until paid. In 198  If the interest be not paid as stipulated, the legal hold we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  O  | ackfoot, Idaho, April 15th, 1914— tte, for value received, I. we or either of us, promote the payable quarterly from date.  Ider of this note may declare the principal due, and proceed by agree, that in case this note is collected by an attorney, with Ethan Allen  Maggie Allen.  Ye remain and continue in the quiet and peaceable possession of to of the same.  Hereunto set their hand and seal and s | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop. I after date to pay to the order of 18 8 and 100 after date to pay to the order of 19 8 and 100 after date to pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay a to the BANKING HOUSE of D. W. STA and the interest be not paid as stipulated, the legal hold we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  19 9 and  | ackfoot, Idaho, April 15th, 1914-  the, for value received, I. we or either of us, promote the property and the second part, of which the property and the prop | S<br>ner<br>by |
| n Ucentiaviti | the following 18 8 cop. I after date to pay to the order of 18 8 and 100 after date to pay to the order of 19 8 and 100 after date to pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay a to the BANKING HOUSE of D. W. STA and the interest be not paid as stipulated, the legal hold we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  19 9 and  | ackfoot, Idaho, April 15th, 1914-  the, for value received, I. we or either of us, promote the property and the second part, of which the property and the prop | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop. I after date to pay to the order of 18 8 and 100 after date to pay to the order of 19 8 and 100 after date to pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay a to the BANKING HOUSE of D. W. STA and the interest be not paid as stipulated, the legal hold we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  19 9 and  | ackfoot, Idaho, April 15th, 1914— tte, for value received, I. we or either of us, promote the payable quarterly from date.  Ider of this note may declare the principal due, and proceed by agree, that in case this note is collected by an attorney, with Ethan Allen  Maggie Allen.  Ye remain and continue in the quiet and peaceable possession of to of the same.  Hereunto set their hand and seal and s | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop. I after date to pay to the order of 18 8 and 100 after date to pay to the order of 19 8 and 100 after date to pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay a to the BANKING HOUSE of D. W. STA and the interest be not paid as stipulated, the legal hold we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  19 9 and  | ackfoot, Idaho, April 15th, 1914-  the, for value received, I. we or either of us, promote the property and the second part, of which the property and the prop | S<br>ner<br>by |
| n Ueni        | the following 18 8 cop. I after date to pay to the order of 18 8 and 100 after date to pay to the order of 19 8 and 100 after date to pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay to the order of 19 8 and 100 after date to be pay a to the BANKING HOUSE of D. W. STA and the interest be not paid as stipulated, the legal hold we to recover both principal and interest. And we do hereby ithout suit, to pay a reasonable attorney's fee.  19 9 and  | ackfoot, Idaho, April 15th, 1914-  the, for value received, I. we or either of us, promote the property and the second part, of which the property and the prop | S<br>ner<br>by |

| OTTA TIP OF IDAILO  |  |
|---|--|
| STATE OF IDAHO  |  |
| County of Bingham   |  |
| Ethan Alle  | n and Maggie Allen, his wife-                      |
| being first duly sworn, saythe y_executed the is executed in good faith and without any design to hinder                                      |  |
|   | Ethan Allen  |
|   | Maggie Allen                                       |
| Subscribed and sworn to before me this 15thday  | ofApril,191.4                                      |
| STATE OF IDAHO  | W. H. Charles and Motorn Dublic                    |
| County of Bingham   | W. H. Stufflebeam Notary Public                    |
| I DO HEREBY CERTIFY that on this15t   | h day of April in the year of                      |
| 191 4 , before me W. H. Stufflebeam a Not   |  |
| said county and state personally appeared Ethan Al  |  |
| known to me to be the person \$\text{whose name } \text{\$\text{8}}\) instrument and acknowledged to me that \$\text{the }\text{\$\text{y}}\) |  |
| IN WITNESS WHERE  | OF, I have hereunto set my hand and affixed my     |
| official seal at Blackfoot, Bingham Co  | unty, Idaho, the day and year first above written. |
| My Commission expires November 12th.  |  |
|   | W. H. Stufflebeam                                  |
| (Seal)  | Notary Public                                      |