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PECIAL REAL ESTATE N	FROM	on the order of th	ck	County, } <sup>ss,</sup> day of aly recorded in Vol		nt pnge	
<b>UDIS 9</b> 1 WITNESSETH, TH If the second part, the re into said part	hibenttillee, Mada thi by and between nat tho said partof th recipt whereof is hereby ao a second part, and to	isof th e first part, for and in co knowledged, hagr 	e County of onsideration of the sum anted, bargained and s ssigns, forever, all of th ma, to-wit:	ofDollars, to old, and by these prese te following described tr	ear of our Lord One I nd State of Oklahoma, j in hand nts dogrant, barg netpieceor parec	housand Nine Hundre partof the first pa partof the second paid, by the said part ain, sell, convey and co 1of land lying and	rt and 1 part, mfirm, situate
TO HAVE AND T Il rights of homestead e obereby covenant a bove granted, and seize ame in the quiet and pe cirs and assigns forever PROVIDED ALW, FIRST: Said stily indebted unto the eing for a loan thereof i and payable according to elivered by the said rder of said	O HOLD THE SAME, With xemption, unto the said pa nd agree that at the delive d of a good and indefeasible aceable possession of said., against the lawful claims AYS, And this instrument said partof the secon made by the said part	a all and singular, the to rtof the second pa ry hereof	enements, hereditament irt, and to therein free and clear ver: lelivered upon the follo im of Dollars, in go the said certain negotiable prop	ts and appurtonances t beirs and assi of all incumbrances, a wing conditions to-wit: old coin of the United S nissory notenumbe bearing date	hereunic belonging, or gns forever. And the s — the lay nd that	in anywise appertainin aid part of the fir rfal oynorof the p will warrant and defe d part idard of weight and fir execut 	g, and st part remises and the neness, ed and s to the
mprovements on said la Jollars, the policy to be of the first part, the hol unum and the first part THIRD: The said commit or allow any was FOURTH: In cas or the payment of the m TFIFUI: Said part metry secured shall at t The said part nsurance policy, a rease And that the said exemption and stay law The foregoing con IN TESTIMONY and year first above men Executed an	id delivered in the presence	ible fre insurance comp r hereof, as additional se arme, and this mortgage subbility of proofs and ca t agree to keep all ovenants hereof, the ren nd the holder is entitled escthat if the maker. nis or insurance premiu eof become due and pay all expanses of collecti t Jess than for said consideration, c his conveyance to be voic is	onny, to the satisfication county to this loan and a shall be security also tre and expense of colle buildings, fences and i to the possession there —of said noteshal ans, as they become due able at once, and with ing the insurance, aud 10hereby expressi d; otherwise of full fore hereunto sub	a of the holder hereon if the faxes or insurance, for such payments, v ching said insurance if h improvements on said 1 id premises are pledged of by receiver or otherw if and to pay the princi- or to comply with any ut notice. in the event action is <u>Dolla</u> y waive an appraiseme e and virtue.	in the sum of	when due, by the part the rate of 12 per ce as they now are, and a additional collateral s noteor any part the ints, the whole sum of is mortgage or recover sh this mortgage also s d all benefit of the bon	to not ecurity ercof as money on the ecures, nestend the day
STATE OF OKL	AHOMA, County.}ss. on and id acknowledged to me tha spires	Before me, thisexecuted 	day of	to me known to l to e known to l free and voluntary ac	in an personally appeared to the identical person t and deed for the uses r	d for said County and who executed the with nd purposes therein se	l State, bin and t forth.

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