|   | FROM  | STATE OF OKLAHOJ   | <i>1.A</i> , } <sub>88.</sub>  |  |
|---|---|--|--|--|
|   |   |  | <i>County.</i> } <i>ss.</i> This instrument was fi<br>. day of   | E La La La constante de Const   |
|   | το  |  | orded in Vol.  | 나는 친구에 가지 않는 것이 아이지 않는 것 같아요.  |
|   |   |  | Depuly,  |  |
| 📲 da ser d<br>ser da ser | 가슴 좀 많다. 이 것은 것은 것은 것은 것은 것이 같아.  | ) Fees, \$   |  |  |
| "Chis   | JUDENCUIC, Made this  |  | in the year of our Lord One Tho  | usand Nine Hundred and   |
|   |   | of the County of   |  |  |
| WITNESSETI  | II, That the said partof the first j  | part, for and in consideration of the sum of   | Dollars, toin hand p   | aid, by the said part  |
| unto said part  | of the second part, and toand   | dged, hagranted, hargained and sold, a<br>heirs and assigns, forever, all of the follo<br>State of Öklahoma, to-wit:   | wing described tractpieceor parcel   | of land lying and situate  |
|   |   |  |  |  |
|   | a a su a  |  |  |  |
|   |   |  |  |  |
| all rights of homeste   | ad exemption, unto the said part  | d singular, the tenements, hereditaments and   | appurtenances thereunto belonging, or in<br>heirs and assigns forever. And the said<br>  | part of the first part   |
| above granted, and  | ant and agree that at the delivery here<br>seized of a good and indefensible estat<br>id peaceable possession of said   | of inheritance therein free and clear of all<br>ersons whomscover:<br>e, executed and delivered upon the following of  | incumbrances, and that   | vill warrant and defend the  |
| FIRST: Said   |   | e, executed and delivered upon the following of in the principal sum of  | onditions to-wit:  |  |
| h hat a bear than   |   | Dollars, in gold co  | n of the United States of the present stands   |  |
| delivered by the said<br>order of said  |   | certain negotiable promissor<br>ate ofper cent per annum,  |  |  |
| being further eviden  | and   | ttached to said principal note   | merene per cent per annum after maturity.  | the installments of interest   |
| SECOND: SE  | aid mart of the first part agree  | to nuv all taxes and assessments on said land  | s and premises when the same are due an  | d to keen all buildings and  |
| of the first part, the<br>annum and the first<br>THIRD: The   | o be made payable to the holder hereof<br>e holder hereof may pay the same, a<br>partassumeall responsibility<br>staid partof the first part agree  | insurance company, to the satisfaction of the<br>f, as additional security to this loan and if the<br>additional security to this loan and if the<br>additional security and the security also for<br>of proofs and care and expense of collecting is<br>sume to keep all buildings, fences and impro- | axes or insurance premiums are not plat w<br>such payments, with interest thereon at t<br>aid insurance if loss occurs.  | her and, by the part<br>he rate of 12 per cent per<br>they now are, and to not   |
| commit or allow any<br>FOURTH: In<br>for the payment of t   | y waste on said premises.<br>n case of default in any of the covenan-<br>the moneys herein mentioned, and the<br>large of the first part agree.   | ts hereof, the rents and profits of the said pre-<br>holder is entitled to the possession thereof by<br>the maker of said note shall fail  | mises are pledged to the holder hereof as a<br>ecciver or otherwise.   | dditional collateral security  |
| the same become du<br>hereby secured shall<br>The said part.  | e or any of the taxes, assessments or i<br>I at the option of the holder hereof bec<br>of the first part, shall pay all ex  | ts hereof, the rents and profits of the said pro<br>holder is entitled to the possession thereof by<br>nat if the makerof said notoshall fail<br>asurance premiums, as they become due or to<br>ome due and payable at once, and without not<br>penses of collecting the insurance, and in th          | comply with any of the foregoing covenant<br>ice.<br>9 event action is brought to foreclose this   | s, the whole sum of money<br>mortgage or recover on the  |
| insurance policy, a<br>And that the s   | reasonable attorney's fee of not less t<br>said partof the first part, for said<br>laws of the State of Oklahoma.   | han<br>l consideration, dohereby expressly wai   | Dollars shall be added, which<br>we an appraisement of said real estate and a  | this mortgage also secures.<br>Il benefit of the homestead   |
| IN TESTIMO<br>and year first above  | NY WHEREOF, The said part   | reyance to be void; otherwise of full force and<br>of the first parthereunto subscribe   |  |  |
|   | ed and delivered in the presence of   |  |  |  |
|   |   |  |  | 이 가지와 것이 아파리 가지를 할 수   |
| STATE OF 0  | KLAHOMA. ] Before   | 3 me.  | in and .   | for said County and State,   |
|   |   |  |  | sho executed the within and  |
|   |   | executed the same asfree   |  |  |
|   | on expires  |  |  |  |
| 🖡 segue di ballità di seconda s   | 요즘 것이 이 것을 해야 한 것을 가지 않는 것이 같이 했다.  |  |  |  |
| 1   |   | and a second   |  | 이 나는 사람이 가지 않는 것이 있는 것이 가 나는 것이 나 나는 것이 하는 나는 것이 하는 것이 같이 하는 것이 않아. 이 하는 것이 않아. 이 하는 것이 않아. 않아. 이 하는 것이 같이 않아. 않아. 이 하는 것이 하는 것이 하는 것이 않아. 이 하는 것이 하는 것이 않아. 이 하는 것이 하는 것이 않아. 이 이 않아. 것이 않아. 것이 같이 않아. 이 아. 이 이 않아. 것이 않아. 것이 같이 않아. 이 아. 이 이 않아. 것이 않아. 것이 같이 않아. 이 아. 이 이 않아. 이 아. 이 아. 이 이 아. 이 아. |
|   | مېر د د د و د و د و د و د و د و د و د و د   |  |  |  |
|   |   |  |  |  |
| an an ar an   | nan an   |  | ىرىنىيە مەرىپىيە بەرىپىيە بەرىپىيە بەرىپىيە تەرىپىيە تەرىپىيە تەرىپىيە بەرىپىيە بەرىپىيە بىرىپىيە ب  | an management and a set of the set  |
|   | 나는 것을 가 같은 것을 가 없는 것을 했다.   |  |  | 가 가는 것 같아요. 그는 것 같은 물통을 받는   |
|   | n na stant men andre en stant men stant men stant men stant men andre en stant men en stant stant stant stant<br>An andre stant men stant men stant men stant s |  | na se na serie de la seconda de la second<br>En la seconda de la seconda |  |
| and the second  |   |  | ni andronista paratara (analizi) na antar pireningka kutur period  | <u>an an a</u>  |
| APII Re i   | *• Ja   |  | 날 것은 것은 것은 것을 가지 않는 것이 같다.   | 승규는 것 같아요. 물건을 다 물건을 하는  |

₩.

4

Tuy