DORSEY Printing Company, Dallas, Texas

## OKLAHOMA CITY MORTGAGE.

**************************************	ALC THE DIVIDING TO THE	**************************************	17th				10 //
RNOW ALL ME	en by these pres	ENTS, TIME ON THIS.		211-C- 19	in til		19
	a made	La	antity	yary c	mana de la commentation de la co		
of of	Ilsa	County and S	tate of Oklahoma	part ( A ) of the first m	art in consideration of	the sum of Fresh Hees	udrel
and leventer	her 16 mi	ITARS to then	C- in hand paid 1	Leavan Sull	wan, & Des Mais	the sum of tour like  Convert Kanage, party of  AMEN'S COMPANY, Its successions	the second
nort the receipt who	woof is hereby nelve	owledged have Mari	ground and hereby N	forteers unto the sold	second Ra	A TANDANY Its succ	bus stosses
needone the following	r mamicas situated i	n the County of	Tellar		n the State of Oklahom	a, with all the improvemen	of thereon
					arly bounded and describ		tuo tuoi con
76	To Francisco	line la	+ 1 -1h.	west and	1. f 1 2. t	Frestown -	. D
FIT	BA	le Eleve	n Duce	a Addite	my to the	Fourteen and Color Sites of clat thereof	Tula
Ohla		to to	The "	- enled	seconded	let Theres	1.5
		J		The Control of the surface of the second	sac since	Jan	<u>پ</u>
This	Jana	0 101 11	hint. to	as asiar	zantena.	A 8 5008° E	ell
by the	7	I Hon	Same	in a	Land of	of \$50.04° h	-1
De la	2. M			1			7
- feature	and the second	***************************************			***************************************	2-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	
**************************	***************************************	2.64				V	***
***************************************				handrida agreem die nombre de die bestelle en en en			414,111,111,111,111,111,111
				***************************************			***************************************
		**************************************					
***************************************	***************************************	*******************					
**************************************			**************************************				
***************************************		491-17-18-19-18-18-18-18-18-18-18-18-18-18-18-18-18-		***************************************		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	***************************************
**************************************		******************************	***************************************	***************************************	arambiya arabidan aday biga bir araba araba arababan qaya		****************
		, e					
		#11465#41144. *****************************	**************************************				***************
		**************************************					
,							
***************************************		***************************************					***************************************
'according to the offici	al alet thereof and	we-tont-the-title-to-i	Bo some				***************************************
			together with all	rights and claims of ]	Homestend Exemption o	f the said part <i>cel</i> of the	first nart
etoad exemption in an	executory, administra	and halonging to sal	Thomas Mai	Stice - Many E	and to its successor	nces to the said premises	Provided.
nevertheless, this con		이 기계를 하는 학자들이 없				is and aspend, control.	TIU11454,
nevertheless, this con	veyance is made up	Jii the lollowing cor	-they are	and in too of the new	deed barahy conveyed a	nd that it was good right t	hne flee ~
第二百 ALL 为他的内容的制度。			**************************************		动,一种复数 医侧侧节 化二氯甲基酚	title to the said premises	
		ild premises are cre-	PAIL NI AUCTIMOTANO	es, million will voice.	r Warrant and belend the	title to the said premises	Agamst an
lawful claims and den	nands. they		Find Man	1.1 . 9 6	71. 1	9 /6/	-011 ABC
SECOND. That	will pay to salu s	econd party or orde	r Sheller Street	in to the oute	Cany Jacon	at, per annum, payable	DOLLARS
	d	/2	and 320 L		ofper cen		·
annually, on the first o		1			"sin each year, and m	accordance with	
certain promissory not					axes, charges or assessn	ients, general or special, th	nt may be
			and the following the first term of Ware	<ul><li>(1) 等于为时间间,如果如此的一类。为一大。</li></ul>	e for fire Archive war a state to be	the same shall become b	August 1987 Control
				And the second of the first section of the second		or his assigns, and all ta	The second second
						ald; and that first party we ment thereof, until the inc	
		THE PROPERTY OF THE PARTY OF TH	a company of the state of the s	The first of the second of the		ics' liens and all other lie	

once a year, on demand, receipts of the proper persons to said party of the second part, its successors or assigns, showing payment thereof, until the indebtedness hereby secured shall be fully paid. The said first party further agrees to constantly keep the said premises free from mechanics' liens and all other liens, and to preserve and protect the security hereunder against any adverse, superior or intervening claim or interest.

FOURTH. That said first party will keep all buildings, fences, sidewalks and other improvements on said real estate in as good repair and condition as the same are in at this date, and permit no waste, and especially no cutting of shrubbery, fruit or phade trees, that it will at no time permit any part of the premises to be used in the conduct of any illegal or disreputable business, or such as will tend to injure or unfit said premises for general business or residence purposes; that it will permit no unnecessary accumulation of combustible material upon said premises; that it will constantly keep in proper order all pipes, connections, fixtures and attachments of every kind relating to the plumbing for and use of Natural or manufactured gas, or both, water supply and sewerage, furnaces, steam pipes

and bollers, so as to prevent damage or undue risk to the property thereby, and will keep all electric light wires and connections in safe condition; and properly insu-

laids; the party of the second part reserving for himself and his representatives the right to enter upon and inspect the premises at any reasonable hours and as often as he or they may desire.