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	2	STATE OF OKLAH		
	E, Made this			
		id between		1993 - Anna 1997 - Anna 19
of the County of	******		of the first part, and	
party of the second part: WITNESSETH, T	hat the said partof the first	part, for and in consideration of the sum (10	
to	in hand paid, by the said pa	rty of the second part, the receipt whereof	f is hereby acknowledged, hagrants	ed, bargained, sold and
presents dogrant, bar following-described tract to-wit:	gain, sell, convey and confirm, 1 ., pieco, or parcelof land, ly	unto said party of the second part, and to ying and situate in the County of	- State Stat	d assigns, FOREVER, a
\	ana an	an a		· · · · · · · · · · · · · · · · · · ·
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*****		and singular the tenements, hereditaments	٢٠٠٠	a manufactor and a second
of the first part doher	eby covenant and agree that at	y of the second part, and to	"the lawful owner of the premise	es above granted, and s
the quiet and peaceable pe	ssession of said party of the see	and clear of all incumbrances, and that ond part,	d assigns, forever, against the lawful cla	T AND DEFEND the aims of all persons whor
		ado and executed upon the following condi		t (S
heing for a loan made he	he said party of the second part	t to the said part	unvable according to the tenor and eff	ect of
negotiable promissory not payable to the order of the	a, executed and delivered by the said party of the second part	the said part of the first part, bearing	date	
One for \$	9 844 (23.5.7) 8.979994.8			·
One for Samuel and Annual States				
All payable at the maturity or default, at the	IIICO OI		rate of 10 per cent. per annum after de	fault or maturity; payab
annually, both before and in each year. The install	aner maturity, on the	days of are further evidenced by ter maturify at the rate of 10 per cent. per		ate herewith, and exec
the said partof the fir. Second. The said 1	t part, each bearing interest aft iartof the first part covenar	er maturity at the rate of 10 per cent. per at and agree to pay all taxes and assess	ments, general and special, and of wh	stever character what so
the said premises and any by the State of Oklahoma	and all taxes or assessments the or by the county, township or	ntand agree to pay all taxes and assess at shall be made upon said loan, or upon t municipality, wherein said real estate is si	he legal holder of said notes and mort tuated, when the same becomes due,	gages, on account of sa and to keep the building
and to only the pollator (a the sold nexter of the second r	ornado insurance company approved by th part, as	interests may appear, and dolive	area has solollow hiss a
said party of the second p	art to be held by	secures.	, and said part of the first part as	umes all responsibility
Third. The part	of the first part agree	rep all buildings, fences, and other improve ermit any of the improvements to be remov	ements on said premises in as good rep and therefrom or to become dilanidated	air as they are now, and
the second s		and the second		
of said fire and tornado in of any covenant or conditi	urance, when the same becomes on herein contained, the whole	due, or in case of removal of any of the hu of said principal sum named herein, and th	ildings or other improvements from sa- ie interest thereon, and all sums paid I	id land, or in case of the y the party of the second
on account of taxes or ass due and payable and this i	saments, upon said premises, or nortgage may be foreclosed imm	cen the parties hereto that it any default of the payment of any installment of taxes o of such principal sum hamed herein, and th r upon said loan, or the promiums for first institutely, and the party of the second part in, from the date thereof at 10 per cent, per rt, or the legal owner and holder of said no urance premiums paid by the party of the ide of such payment at 10 per cent, per an	and tornado insurance, upon said pren or any legal holder of this note shall be	ises, shall become imm entitled to recover the r
sum mentioned in said con been made upon said sum, assessments upon said pre	and the party of the second part mises, or upon said loan, or inst	rt, or the legal owner and holder of said no urance premiums paid by the party of the	to and mortgage, shall be entitled to second part, the full amount so paid, a	recover on account of 1 s taxes or assessments, c
ance premiums, together w	ith interest thereon from the da I that in the event of any defau	de of such payment at 10 per cent, per ann It in payment or breach of any covenant o	um. r condition herein, the reats and profi	ts of said memises are
to party of the second par	t, or a second s	assigns, as additional collateral security an e option of the party of the second part.	d said party of the second part, or a	signs, shall be entitled
tession of the said premises It is further agreed	, by receiver or otherwise, at the and understood that in computi	ing interest upon this loan in accordance w puted so as to exceed 10 per cent per annu	ith the stipulations of this bond, and th	is mortgage, such inter
in no event, nor in anywis Filth. It is hereby	, directly or indirectly, be com further agreed and understood	puted so as to exceed 10 per cent per annu that this mortgage secures the payment of	m. I the principal note and interest her	an described, and all 1
principal or interest notes, upon the same during the	hat may hereafter be given, in said time of extension.	that this mortgage secures the payment of the event of any extension of time for the	payment of said principal debt, to ovi	aonce said principal or
Sixth. Said part Dollars (\$10.00), and 10 pe	of the first part, hereby agree r cent, of the amount due there	in event action is brought to foreclose th on, and said attorney's fee shall become du adgment and shall be secured by a lien of th	nis mortgage	pay an attorney's fee in the hands of an atto
Seventh. Said part	of the first part for the cons	sideration above mentioned hereby express	us mortgage and by any judgment or e ly walve, appraisement of said real est	ate and the benefit of t
laws and of the homestead	exemptions of the State of Okl	lahoma.	전문 승규는 것을 알았는 것을 가지 않는 것을 가지 않는 것을 했다.	
brances upon said property to recover the same with in	prior or superior to this mortge derest at 10 per cent. upon the	the party of the second part shall have the age debt, and upon paying and discharging amount so paid, from the partof the fir osure thereof at the option of the party of t	such lien or incumbrance the party of i at part and said sum shall be and beco	he second part shall be me a part of the mortga
IN WITNESS WH	SREOF, The said partof th	osure increat at the option of the party of the first part,	nto subscribed meaning a manufactory a	nameon the day a
first above written.				****
EXECUTED A	ND DELIVERED IN PRESENCE OF:		184 ym 1894 (2 million a 18 million) ar a llan a 18 million	
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State on this	day of	10 territoria and the second s	personally appeared	
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and the second	atical persons who executed the	within and foregoing instrument and ackn	owledged to me that	
to me known to be the ide		for the uses and purposes therein set forth. bove written.	맛 같은 것이라는 것이 가지 않는 것이다.	
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to me known to be t <u>he id</u> e from the state of the state o	d official scal on the date last a	AND	and the second	Notary Pu
to me known to be the ide fri Witness my hand av My commission expires		day of.	1 m m	

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