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		ytha	W. Tu	nelon		WOOLOW	<u> </u>
the County of	Zulsa	funnya State of	Öklahoma, part.	of the first par	t, and		77-35,ps. (dage skysyes; 47-saylds pools of 4.00.
rty of the second part:	e said part.4of the first	nest for and in societo	notion of the num o	*			
WITNESSEIH, Indi the	Swerty-	and Huma	La Ca)[DOLLAR
furn in	hand paid, by the said par	ty of the second part, t	he receipt whereof	is hereby acknowledge	wledged, hn	granted, barga	ined, sold and by the
esents dogrant, bargain, s lowing-described tract, picc	ell, convey and confirm, use, or parcelof land, lyi	nto said party of the se ing and situate in the C	cond part, and to ounty of	Tuled	suc	cessors and assigns	s, FOREVER, all of the and State of Oklahom
wit: Lot num	besed Mi	ne (9)	m Bl	ock I	um	bered	Swen
1) in Elice	Jank Udd	ttore to The	e City of	alla	\sim ac	cording	7
he He cord	d plat	hestof-		+++244931+24+141414*-24124934			(*)323,463,344,125,744,1744, (1944,1744,174
			rringspragers of god by gages and gods	· paper ett jarageteste i Elaskapas. Jarrijaga esti jarageteste est jara	***************************************	engadorina Prikeringsak sajabag Paparinasan kanpangkan pandah dadah ka	
	D THE SAME, With all a						
l all rights of homestead exent the first part dohereby co	venant and agree that at t	he delivery hereof,	ne co	the lawful	ownerof th	e premises above	granted, and seized
ood and indefeasible estate of							
quiet and peaceable possession	on of said party of the secon And this instrument is ma				r, against the	lawful claims of a	ll persons whomsoeve
	e first part.	iustly indebte	d to the party of t	he second part.	in the princip	pal sum of (S	2000,00
The state of the s	autily	Tuc tu	rearea-			— :::::::::::::::::::::::::::::::::::	DOLLAR
ng for a loan made by the said	i party of the second part,	to the said part. 4of	the first part, and	payable accordi date	ng to the ten	or and effect of	10 20 an
otiable promissory note, exable to the order of the said	party of the second part,			Maria	1.00	101	
for \$ 2500.00		A Section of the contract of the con-	due	110000	410		19.72
for \$	and the second		dite				19
All payable at the office o	i Heliang M	stureal B		lea O	Clar.	with interest	thereon from date unt
roller both before and after	maturity on the	at days of	may.		bna	Hovem	her
ach year. The installments and part of of the first part	of interest until maturity a	re further evidenced by	Sej Ca	coupon int	erest notes, c	of even date here	with, and executed b
Second. The said part 4.	, each bearing interest afte of the first part covenant	tgand agree to pay a	taxes and assess	ments, general :	ind special, a	nd of whatever ch	aracter whatsoever. o
Second. The said part 4. said premises and any and a he State of Oklahoma, or by	I taxes or assessments that the county, township or n	shall be made upon sa nunicipality, wherein sa	id lean, or upon this id real estate is sit	be legal holder tunted, when th	of said notes e same becom	and mortgages, or	n account of said lose cep the buildings uno
mortgaged premises insured i	n some reliable fire and to	rnado insurance compai	y approved by the	e party of the se	cond part for	the sum of \$	500
to assign the policies to the							
party of the second part to care and expense of collecting	ig such insurance if loss oc	curs.	er etrefet af af af				
Third. The part.7of the or commit any waste on sa	e first part agree to ke	ep all buildings, fences,	and other improve	ements on said p	remises in as	good repair as the	ey are now, and not t
Fourth. It is further exp	ressly agreed by and between	n the parties hereto th	at if any default b	e made in the p	nyment of an	y part of either sa	id principal or interes
s when the same become due aid fire and tornado insurance	, or in case of default in the , when the same becomes t	ne payment of any inst lue, or in case of remov	allment of taxes of al of any of the bu	r assessments, u uldings or other	pon said pren improvement	nses, or upon said s from said land, c	lean, or the premium or in case of the breac
ny covenant or condition her ecount of taxes or assessmen	ein contained, the whole o	i said principal sum nai upon said loan , or the l	nce nerem, and the remiums for fire a	e interest therecond tornado inst	n, and all su trance, upon	ms paid by the pa said premises, sha	rty of the second part il become immediatel
and payable and this mortga mentioned in said bond, tog	ge may be forcelosed imme ether with interest thereon	nately, and the party, from the date thereof	at 10 per cent. pe	or any legal hold r annum, credit	er of this not ing any and	s snau be entitled t all interest payme	to recover the principal to the made, if any h
Fourth. It is further expi s when the same become due aid fire and tornado insurance ny covenant or condition her ecount of taxes or assessmen and payable and this mortga mentioned in said bond, tog t made upon said sum, and it saments upon said premises, premiums, together with int	ne party of the second part or upon said loan, or insu	, or the legal owner and rance premiums paid by	nomer of said no the party of the	te and mortgag second part, the	e, shall be en full amount s	titled to recover of to paid, as taxes of	on account of taxes or rassessments, or insur
	erest thereon from the date in the eyent of any default						
arty of the second part, or on of the said premises, by re	lus ne	signs, as additional col	ateral security and	d said party of	the second p	nrt, or assigns, sh	all be entitled to pos
on of the said premises, by re	ceiver or otherwise, at the iderstood that in computin	option of the party of t interest upon this los	ne secona part. n in accordance wi	th the stipulation	ns of this bor	id, and this morte	are, such interest shal
It is further agreed and up to event, nor in anywise, direct Fifth. It is receive furthe cipal or interest notes, that m	ctly or indirectly, he comp	ntel so as to exceed 10	per cont.per annu	m.			n_34
rith. It is receipt furthe	r agreed, a nn understood the ay hereafter be given, in the	ne event of any extension	n of time for the p	payment of said	principal de	t, to evidence sai	wea, and all renewal id principal or interes
Sixth. Said part of the ars (\$10.00), and 10 per cent ction, and the sum so due she	of the amount due thereo	n, and said attorney's fe gment and shall be seen	e shall become dur red by a lien of th	e and payable w is mortgage and	hen this note by any jude	is placed in the hament or decree re-	ands of an attorney fo
Seventh. Said partof and of the homestead exem	the first part for the consi	deration above mention					
			part shall have the	right to pay a	d discharge	at his option any	and all liens or incum
Eighth. It is expressly ag ces upon said properly prior cover the same with interest red by these notes and may	or superior to this mortgag at 10 per cent, upon the a	se debt, and upon paying mount so paid, from the	g and discharging part.4of the fir	such lien or incu st part and said	mbrance the sum shall be	party of the secon	d part shall lie entitled t of the mortgage deb
red by these notes and may I IN WITNESS WHEREO	be recovered in the forecles	sure thereof at the option	n of the party of t	he second part.	hi	10	on the day and yea
above written.	-, buid pin varjanot mid	Privationality	, , , , , , , , , , , , , , , , , , ,	AN	, W	9	day mu yea
			••••	yun	(c/l!,	Suna	VU.V.
Executed and De	ivered in Presence of:			<i>(</i>			
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STATE OF OKLA	HOMA		Andreas de la companya de la company				***************************************
trat JAIlan.	Go . TO MANA	ingham			n N	otary Public, in ar	id for said County and
	Committee of the contract of t		1 90	20 parsonal	ir annaarod		
- 45, particular for 177 - 6, 277 - 1	1 day of	versber	71-1	rama personar	A abbeared	**********************	41 cm 1 to 1 t
Before me,	1 day of 20	versber nsture a	widow	**************************************	g appeared	***************************************	anc
Before me,	July of Many of Many of Angel Many of	viluality vistoria and foregoing ins	widow	owledged to me	that	R	and
Before me,	persons who executed the s	within and foregoing ins r the uses and purposes	trument and ackno	owledged to me	that	R	executed the same as
e, on this	persons who executed the s voluntary act and deed for ial seal on the date last ab	within and foregoing ins r the uses and purposes	trument and ackno	owledged to me	that	li	executed the same as
Before me,	persons who executed the s voluntary act and deed for ial seal on the date last ab	within and foregoing ins r the uses and purposes	trument and ackno	owledged to me	that	le	executed the same as Lame Notary Public.
e, on this	persons who executed the solution who executed the solutions and deed for ial seal on the date last about	within and foregoing ins r the uses and purposes ove written.	trument and ackno	owledged to me 6. L	that Cu	le muing	executed the same as

TREASURER'S LINDSROCHMENT I Begind 1 hgeby cartify that I received 1 hgeby cartify that I received 1 herefor in payment or mortegates as an ine within mortegate.

The second in Second of Man 1988.

Dated this Second of Man 1988.