AFFIDAVIT FOR	SEARCH	WAR	RANT - Uniform	Controlled Dange	rous Substance Act O	RIGINAI
STATE OF OKLAHOMA COUNTY OF TULSA,		SS.			HE DISTRICT C	
THE STATE O	F OKLAHO	)MA,	SW	04	157	)
V	S.		Plaintiff,	No		
JOHN D	OE B/M		,	DIST	RICT COURT	
		Defe	} }	FI	LED	
					Y 0 5 2004	

AFFIDAVIT FOR SEARCH WARRANT

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE LOCATED IN THE UNIT BLOCK OF EAST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE IS THE SECOND STRUCTURE EAST OF NORTH BOULDER AVENUE AND IS LOCATED ON THE SOUTH SIDE OF EAST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF YELLOW COLORED SIDING AND RED BRICK TRIM. THE ROOF OF THE RESIDENCE TO BE SEARCHED IS SLOPED AND COVERED WITH GRAY COLORED COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE TO BE SEARCHED FACES NORTH BEHIND A BARRED SECURITY DOOR. THE NUMBER "2" IS AFFIXED TO THE RESIDENCE RUNNING HORIZONTAL. THE ADDRESS IS MORE COMMONLY KNOWN AS 2 EAST 63<sup>RD</sup> STREET NORTH, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER SIX YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH STREET CRIMES UNIT. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF THREE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVEDTHE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A LARGE BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED AT 2 EAST 63<sup>RD</sup> STREET NORTH.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

## FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Hender Affiant

Subscribed and sworn to before me this 16 day of APLIC, 2004.

udge of the District Court

Time Signed 2:00 Pm

STATE OF OKLAHOMA, COUNTY OF TULSA	} ss. }		IN THE	E DISTRICT COURT
THE STATE OF OKL	AHOMA,	Plaintiff,	04	157
VS.		1 14111111,	No	
	7.4			
JOHN DOE B/	<u>M</u>	}	DISTRIC	L E D
	Defe	ndant,		0 5 2004
	SEARC	CH WARRANT	SALLY HOWE	SMITH, COURT CLERK KLA, TULSA COUNTY

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been Officer J.M. HENDERSON for believing the following described shown on this date before me by property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF **RESIDENCY**.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE LOCATED IN THE UNIT BLOCK OF EAST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE IS THE SECOND STRUCTURE EAST OF NORTH BOULDER AVENUE AND IS LOCATED ON THE SOUTH SIDE OF EAST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF YELLOW COLORED SIDING AND RED BRICK TRIM. THE ROOF OF THE RESIDENCE TO BE SEARCHED IS SLOPED AND COVERED WITH GRAY COLORED COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE TO BE SEARCHED FACES NORTH BEHIND A BARRED SECURITY DOOR. THE NUMBER "2" IS AFFIXED TO THE RESIDENCE RUNNING HORIZONTAL. THE ADDRESS IS MORE COMMONLY KNOWN AS 2 EAST 63<sup>RD</sup> STREET NORTH, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within **Ten** days.

WHEREFORE WITNESS MY HAND this /6 day of AUGUST 2004.

<u>Clance</u> JUDGE of the ØJSTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed <u>2:00</u> PM

#### **OFFICERS RETURN**

Received the within writ at  $2^{\circ\circ} \rho^{\prime}$  o'clock, on the 16 day of 2004.

On the <u>day of</u> <u>o</u> 4, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE Supplemental Propersy Reciept AS-7750

I found said property in the possession of one <u>ALDEL BUYCKES</u> and I served the within writ by delivering a true and correct copy thereof personally to one

AROEL BUYCKES

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me
this S day of May 2004
SALLY HOWE SMITH, COURT CLERK
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PROPERTY/WAREHOUSE OFFICERS RECEIVING & STORING PROPERTY

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n A	FFIDAVIT FOR SEA	АКСН	WAR	RANT - U	niform Controlled Dangerous S	ubstance Act ORIGINAL
V ST	CATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.			ISTRICT COURT
	THE STATE OF O	KLAHO	MA,		SW OA	
	VS.			Plaintiff,	No	
	JOHN DOE	<u>B/M</u>				_
			Defei	} ] 1dant,	DISTRICT COUL FILE MAY 0 5 200	ע
					MAY 0 5 200	<b>H</b>

# AFFIDAVIT FOR SEARCH WARRANDERA. TUESA OOUNTY

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 300 BLOCK OF WEST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF LIGHT BLUE SIDING WITH WHITE TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES SOUTH. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "349" WHICH ARE AFFIXED TO FRONT OF THE RESIDENCE. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE EAST OF NORTH OSAGE DRIVE AND IS LOCATED ON THE NORTH SIDE OF WEST 63<sup>RD</sup> STREET NORTH. THE ADDRESS IS MORE COMMONLY KNOWN AS 349 WEST 63<sup>RD</sup> STREET NORTH, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER EIGHT YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF THREE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING MARIIUANA OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE MARIJUANA. THE RCI TOLD YOUR AFFIANT THAT THE MARIJUANA WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE MARIJUANA TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED MARIJUANA.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED AT 349 WEST 63<sup>RD</sup> STREET NORTH.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL MARIJUANA KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND MARIJUANA ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR MARIJUANA CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Koders Affiant

Subscribed and sworn to before me this 14 day of APRIL

Time Signed 4: 20 Pm

SFARCH WARRANT - Uniform Conti	olled Dangerous S	ubstance Act ORIC	SINAL.
STATE OF OKLAHOMA, } ss.		IN THE DI	STRICT COURT
COUNTY OF TULSA } THE STATE OF OKLAHOMA, VS.	Plaintiff,	No	160
JOHN DOE B/M	}	DISTRICT	COURT
Defe	}} ndant,	FIL May O	E D 5 2004
SEARC	CH WARRANT	SALLY HOWE SMITH STATE OF OKLA. T	COURT CLERK

## SEARCH WARRANT

## IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer J.M. HENDERSON for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF **RESIDENCY.**

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 300 BLOCK OF WEST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF LIGHT BLUE SIDING WITH WHITE TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES SOUTH. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "349" WHICH ARE AFFIXED TO FRONT OF THE RESIDENCE. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE EAST OF NORTH OSAGE DRIVE AND IS LOCATED ON THE NORTH SIDE OF WEST 63<sup>RD</sup> STREET NORTH. THE ADDRESS IS MORE COMMONLY KNOWN AS 349 WEST 63RD STREET NORTH, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this 14 day of APRIL 2004.

of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed 4: 20 Pm

## **OFFICERS RETURN**

	Received the within writ at	420 pm	o'clock, on the	14 day of 1	
2004.					

On the 21 day of 4, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

AS -7774

I found said property in the possession of one <u>Towy</u> Mueray, STEPHEN and I served the within writ by delivering a true and correct copy thereof personally to one "Mueray"

Tony MURRAY

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this 5\_day of Muq 2004 SALLY HOWE SMITH

Bil

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STATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.		IN TH	E DISTRICT COU
THE STATE OF O	KLAH(	DMA,	N Districtiff	SW <b>0</b> 4	163
VS.			Plaintiff,	No	
JOHN DOE	B/M		F	TRICT COURT	

# **AFFIDAVIT FOR SEARCH WARRANT**

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 400 BLOCK OF EAST 54TH STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF BROWN SIDING AND TAN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES NORTH. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "408" WHICH ARE PAINTEDAFFIXED TO THE RESIDENCE RUNNING DIAGONALLY JUST EAST OF THE FRONT DOOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE THIRD STRUCTURE WEST OF NORTH FRANKFORT AVENUE LOCATED ON THE SOUTH SIDE OF EAST 54<sup>TH</sup> STREET NORTH. THE ADDRESS IS MORE COMMONLY KNOWN AS 408 EAST 54<sup>TH</sup> STREET NORTH, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER EIGHT YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FIVE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING MARIJUANA OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE MARIJUANA. THE RCI TOLD YOUR AFFIANT THAT THE MARIJUANA WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE MARIJUANA TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED MARIJUANA.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE INDICATIVE OF DRUG TRAFFIC. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED AT 408 EAST 54<sup>TH</sup> STREET NORTH.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL MARIJUANA KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND MARIJUANA ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR MARIJUANA CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Ikodes Affiant Subscribed and sworn to before me this  $\frac{2}{2}$  day of APRIL , 2004. Judge of the District Court Time Signed \_\_\_\_\_\_

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	SEARCH WARRANT	- Uniform Contr	olled Dangerous Substance Act	ORIGINAL
M D S	STATE OF OKLAHOMA, COUNTY OF TULSA	} ss. }	IN TH	E DISTRICT COURT
	THE STATE OF OK	LAHOMA,	Plaintiff, 04	163
	VS.		DISTRICT COURT	
-	JOHN DOE	B/M		
-		Defe	CALLY HOWE SMITH, COURT CLERK	

## SEARCH WARRANT

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 400 BLOCK OF EAST 54TH STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF BROWN SIDING AND TAN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES NORTH. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "408" WHICH ARE PAINTEDAFFIXED TO THE RESIDENCE RUNNING DIAGONALLY JUST EAST OF THE FRONT DOOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE THIRD STRUCTURE WEST OF NORTH FRANKFORT AVENUE LOCATED ON THE SOUTH SIDE OF EAST 54<sup>TH</sup> STREET NORTH. THE ADDRESS IS MORE COMMONLY KNOWN AS 408 EAST 54<sup>TH</sup> STREET NORTH, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within **Ten** days.

WHEREFORE WITNESS	MY HAND this day o	of APREL	_ 2004.
	A		
	RICT COURT of TULSA C	OUNTY, STATE (	)F OKLAHOMA
Time Signed 4	26 pm		

## **OFFICERS RETURN**

Received the within writ at  $\frac{4626}{0$  o'clock, on the day of  $\frac{4}{1000}$ 2004.

On the 27 day of 92, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

AS-7168

I found said property in the possession of one / and I served the within writ by delivering a true and correct copy thereof personally to one

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this \_\_\_\_\_\_day of \_\_\_\_\_\_2000 SALLY HOWE SMITH, COURT CLERK DEPUTY

Nº AS OFFENSE NO. 2004 - C OUTSIDE CASE NO. 853 PROPERTY RECEIVED-STOLEN GOODS DIV 796 DATE RECEIVED LOCATION OF OCCURRENCE Ż ZTAP10 mstor STATE PD/PID/OR SOC # 1 5 AU OWNER'S NAME (LAST, FIRST, MIDDLE) RES. ADDRESS ZIE TPD/PID/OR SOC # TATE OWNER'S NAME (LAST. FIRST. MIDDLE) CITY STATE ZIP RES ADDRESS TPD/PID/OR SOC # с С SUSPECT NAME (LAST FIRST MIDDLE APPECT NO TED/PID/OR SOC # Juvenile 🗌  $\overline{\mathbf{\alpha}}$ Zhung ARREST NO Arrest Made 🛣 TPD/PID/OR SOC # Juvenile [ 12 Bar 12 Mari ODD Arrest Made 🙀 List Only Include: One Item (Description) Per Item Number Do Not Use A, B, Etc NOTICE: Make/Model/Serial #/Caliber-Size/Color/Etc PROPERTY UNIT USE ONLY! C – CHECK FOR STOLEN D – DESTROY HOLD FOR: O - OWNER E - EVIDENCE DO NOT USE! ITEM NO. NCIC CHECK QTY DESCRIPTION YIN 178. U.S. Cennerg X MESC F l barn of monitor toudan Mexing's Packet, Port let 11 grans Z t X Ł 4 games of Moni Juan Fronton oftice te male parset 10 game 3 4 Ċ X Small Maxi Juma Plants R X 4 fand a Kitcher of scales used to weigh  $\boldsymbol{\lambda}$ K l Maxi Juan A t - 1 SIGNATURE OF RECEIVING OFFICER I HAVE RECEIVED ALL THE ABOVE LISTED PROPERTY. Х PROPERTY/WAREHOUSE OFFICERS RECEIVING & STORING PROPERTY Х

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AFFIDAVIT FOR SEA	ARCH	WAR	RANT - t	Uniform Controlled Danger	ous Substance Act ORIGINA
STATE OF OKLAHOMA, COUNTY OF TULSA,	} }	SS.		IN TH	E DISTRICT COURT
THE STATE OF O	KLAHC	)MA,	Plaintiff,	SW 04	167
JOHN DOE	B/M	F		COURT E D	
		Defe SAU	<u>MAY</u> 0 ndant, Y HOWE SMITH, OC IN OF OKLA, TUL		

# **AFFIDAVIT FOR SEARCH WARRANT**

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A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 5500 BLOCK OF NORTH HARTFORD AVENUE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF WHITE SIDING AND TAN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR. THE RESIDENCE TO BE SEARCHED IS DIRECTLY SOUTH OF 5521 NORTH HARTFORD AVENUE. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE SOUTH OF EAST 56<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH HARTFORD AVENUE. THE RESIDENCE IS LOCATED IN TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

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Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

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#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant	Jeff	Hert			
Subscrib	ed and sworn	to before me this	s <u>29</u> day o	of APRIC	, 2004.
			/	A	
		Judge of the	District (	Court	
Time Signed <u>U</u>	(:33pm			CARLOS	CHAPPELLE

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Nº A.S- 7980 OFFENSE NO. 2004 00 017 **PROPERTY RECEIVED-SUPPLEMENTAL** OUTSIDE CASE NO. DATERSTO FA 00 P OWNER'S NAME (LAST. FIRST. MIDDLE) RES. ADDRESS CIT STATE ZIP TPD/PID/OR SOC # S STATE 71P OWNER'S NAME (LAST. FIRST. MIDDLE) RES ADDRESS CITY TED/PID/OB SOC # れ CRIME T HY HELD ARREST NO YPE/OFFENSE4 Juvenile 🗋 S Arrest Made V USI D ARREST NO. Juvenfie 🗋  $\mathcal{Q}$ Arrest Made 🗖 List Only One Item (Description) Per Item Number Include: Make/Model/Serial #/Caliber-Size/Color/Etc. HOLD FOR: O - OWNER C - CHECK FOR STOLEN E - EVIDENCE D - DESTROY Use A,B,Etc. Do NOTICE: PROPERTY UNIT **USE ONLY!** DO NOT USE! ITEM NO. NCIC CHECK QTY DESCRIPTION YIN (20) ROUNDS OF HO CALIBER CARTRIDGES E 12 1 FROM ITEM # 6 13 1 E (15) BOXES OF . 223 CALIBER C.+. TRIDBES 300 TOTAL. 14 ì E ORANGE SKI-MASK. 15 1 E TRITON DIGITAL SCALES, 100 COM CAPACITY BLACK IN COLOR. 16 2 E (2) CELLULAR PHONES GRAIJ MOTOROLA - HUBBARD. BLUE NOKIA - MCKHACK 17 1 E (2) PHOTO GRAPHS CONTAINS GANG AFFILIATION WITH - HUBBARD. 18 ł (2) BOXES OF 40 CALIBER CARTRIDGES. E REMINGTON BRAND SIGNATU I HAVE RECEIVED ALL THE ABOVE LISTED PROPERTY. alian PROPERTY/WAREHOUSE OFFICERS RECEIVING & STORING PROPERTY х v 

Mey AFFIDAVIT FOR SEARCH WAF	RANT - U	niform Controlled Dangerous Sub	nstance Act ODICINAL
STATE OF OKLAHOMA, } ss. COUNTY OF TULSA, }			STRICT COURT
THE STATE OF OKLAHOMA, vs.	Plaintiff,	SW 04	169
JOHN DOE B/M	}	DISTRICI	COURT
Defe	endant,	# # m	<b>E D</b> 7 2004

AFFIDAVIT FOR SEARCH WARRA SALLY HOWE SMITH, COURT CLERK

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 200 BLOCK OF EAST 43RD STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF RED BRICK SIDING AND YELLOW PAINTED SIDING. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES SOUTH AND IS BEHINDA BARRED METAL DOOR. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "221" WHICH ARE AFFIXED TO THE RESIDENCE JUST EAST OF THE FRONT DOOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE EAST OF NORTH CINCINNATTI AVENUE LOCATED ON THE NORTH SIDE OF EAST 43<sup>RD</sup> STREET NORTH. THE ADDRESS IS MORE COMMONLY KNOWN AS 221 EAST 43<sup>RD</sup> STREET NORTH, TULSA COUNTY, CITY OF TULSA **TATE OF OKLAHOMA.** 

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## MARIJUANA, COCAINE, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA AND COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess; use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

## YOUR AFFIANT FURTHER STATES:

1

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER EIGHT YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS. HE MET WITH A RELIABLE. CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FIVE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE

INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING MARIJUANA AND COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE MARIJUANA AND COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE MARIJUANAAND COCAINE WERE PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE MARIĴUANA AND COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED MARIJUANA AND COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE INDICATIVE OF DRUG TRAFFIC. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED AT 221 EAST 43<sup>RD</sup> STREET NORTH WITHIN THE PAST 72 HOURS.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL MARIJUANAAND COCAINE KEEP-DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE COCAINE AND MARIJUANA ARE SOLD, OFTEN TIMES HAVE COCAINE OR MARIJUANA CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this 3 day of Apple , 2004.

Judge of the District Court

110 31 Time Signed

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SEARCH WARRANT -	- Uniform Contr	olled Dangerous Sul	bstance Act <u>O</u>	RIGINAL
STATE OF OKLAHOMA, COUNTY OF TULSA	} ss. }		IN THE	DISTRICT COURT
𝑘 ) THE STATE OF OK	LAHOMA,	OW	7 <b>/ 2</b>	
VŞ.		Plaintiff, DW	· • • • • • • • • • • • • • • • • • • •	169
JOHN DOE B/M				
		}	DISTRICT	E D
	Defe	ndant,	MAY 0	7 2004
	SEARC	H WARRANT	SALLY HOWE SMITH STATE OF OKLA: T	, COURT CLERK

# IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## MARIJUANA, COCAINE, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA AND COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or open or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 200 BLOCK OF EAST 43<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF RED BRICK SIDING AND YELLOW PAINTED SIDING. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES SOUTH AND IS BEHINDA BARRED METAL DOOR. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "221" WHICH ARE AFFIXED TO THE RESIDENCE JUST EAST OF THE FRONT DOOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE EAST OF NORTH CINCINNATTI AVENUE LOCATED ON THE NORTH SIDE OF EAST 43<sup>RD</sup> STREET NORTH. THE ADDRESS IS MORE COMMONLY KNOWN AS 221 EAST 43<sup>RD</sup> STREET NORTH, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this	30 day of	APRIL	_ 2004
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IL, MI.

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed \_\_\_\_\_\_\_

OFFICERS RETURN			$\mathcal{I}$			
Received the within writ at 2004.	H3 9	o'clock, on the	30	_day of	5	• • •

On the 5 day of 5, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY RECIEPT AS-8092

**سن**ئا

I found said property in the possession of one <u>MANLO MORISON</u>, and I served the within writ by delivering a true and correct copy thereof personally to one

GUAN STEPHENS

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

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Subscribed and sworn before mo this <u>1</u> day of <u>May</u> 20.04 SALLY HOWE SMITH, COURT CLERK <u>Mail A Wat</u>

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AFFIDAVIT FOR SEARCH WARR	<b>ANT -</b> ՍI	niform Controlled Dangerous Su	bstance Act ORIGINAL
STATE OF OKLAHOMA, } ss. COUNTY OF TULSA, }		IN THE DI	STRICT COURT
THE STATE OF OKLAHOMA, vs.	Plaintiff,	SW OZ	177
JOHN DOE B/M Defend	} ant,		$\begin{array}{c} \mathbf{C} \mathbf{T} \mathbf{C} \mathbf{O} \mathbf{U} \mathbf{R} \mathbf{T} \\ \mathbf{E} \mathbf{D} \\ \mathbf{H} \mathbf{C} \mathbf{O} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{H} \mathbf{C} \mathbf{O} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{O} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{O} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{T} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{C} \mathbf{U} \\ \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{U} \mathbf{R} \mathbf{C} \mathbf{C} \mathbf{C} \mathbf{C} \mathbf{C} \mathbf{C} \mathbf{C} C$

**AFFIDAVIT FOR SEARCH WARRANT** 

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 4400 BLOCK OF NORTH DETROIT AVENUE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF TAN SIDING WITH TAN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "4417" WHICH ARE AFFIXED TO THE RESIDENCE RUNNING VERTICALLY ON THE POST OF THE FRONT PORCH. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE NORTH OF EAST 44<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH DETROIT AVENUE. THE ADDRESS IS MORE COMMONLY KNOWN AS 4417 NORTH DETROIT AVENUE, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## MARIJUANA, COCAINE, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA AND COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

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YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER EIGHT YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FIVE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMA'N THAT THE RCI HAS NEVER BEEN MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

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YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING MARIJUANA AND COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE MARIJUANA AND COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE MARIJUANA AND COCAINE WERE PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE MARIJUANA AND COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED MARIJUANA AND COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE INDICATIVE OF DRUG TRAFFIC. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED AT 4417 NORTH DETROIT AVENUE WITHIN THE PAST 72 HOURS.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL MARIJUANAAND COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE COCAINE AND MARIJUANA ARE SOLD, OFTEN TIMES HAVE COCAINE OR MARIJUANA CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this 13 day of

15:20

Judge of the District Court

Time Signed -

ES: SEARCH WARRANT - Uniform Contro	lled Danger	ous Substan	ce Act <u>ORIG</u>	INAL
STATE OF OKLAHOMA, } ss. COUNTY OF TULSA }			IN THE DIS	STRICT COURT
THE STATE OF OKLAHOMA,	Plaintiff,	SW	<b>O</b> <u>A</u> No	177
JOHN DOE B/M			DISTRIC	T COURT
Defer	} ndant,			L 4 2004 Th, court clerk T <del>ulsa gounty</del>

SEARCH WARRANT

## IN THE NAME OF THE STATE OF OKLAHOMA:

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To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## MARIJUANA, COCAINE, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA AND COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 4400 BLOCK OF NORTH DETROIT AVENUE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF TAN SIDING WITH TAN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "4417" WHICH ARE AFFIXED TO THE RESIDENCE RUNNING VERTICALLY ON THE POST OF THE FRONT PORCH. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE NORTH OF EAST 44<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH DETROIT AVENUE. THE ADDRESS IS MORE COMMONLY KNOWN AS 4417 NORTH DETROIT AVENUE, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WI	TNESS MY HAND	this	day of	MAY	2004

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed \_\_\_\_ / デン /

## **OFFICERS RETURN**

	Received the within writ at	15120	o'clock, on the	13	day of	MAY	,
2004.							

On the  $\underline{13}$  day of  $\underline{MA}$ , 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY RECIEPT # AS. 8346

I found said property in the possession of one <u>Louis</u> Thomas and I served the within writ by delivering a true and correct copy thereof personally to one

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Bill

Subscribed and sworn balare mo this <u>14</u> day of <u>Mag</u> 20.04 SALLY HOWE SMITH, COURT CLERK Mul

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٠ AFFIDAVIT FOR SEAKCH WAR	RANT - Uniform Controlled Dangerous S	ubstance Act ORIGINAI
STATE OF OKLAHOMA, } ss. COUNTY OF TULSA, }		ISTRICT COURT
THE STATE OF OKLAHOMA	Plaintiff, DISTRICT COMP. No.	197
JOHN DOE B/M	$\begin{array}{c} DW \mathbf{U}^{4} \\ DISTRICT \operatorname{COURT}^{\operatorname{No.}} \\ FILED \\ \underline{MAY}_{2} 0 2004 \end{array}$	HL
S Defe	ALLY HOWE SMITH, COURT CLERK STATE OF OKLA. TULSA COUNTY	

## AFFIDAVIT FOR SEARCH WARRANT

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 4400 BLOCK OF NORTH DETROIT PLACE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF WHITE SIDING WITH GREEN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS DARK WOOD IN COLOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FIFTH STRUCTURE NORTH OF EAST 44<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH DETROIT PLACE. THE RESIDENCE TO BE SEARCHED HAS THE NUMBERS "4423" AFFIXED TO THE MAILBOX NEXT TO THE DRIVEWAY ENTRANCE. THE RESIDENCE TO BE SEARCHED IS MORE COMMONLY KNOWN AS 4423 NORTH DETROIT PLACE LOCATED WITHIN THE COUNTY OF TULSA, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER EIGHT YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FIVE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMA N THAT THE RCI HAS NEVER BEEN TRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE INDICATIVE OF DRUG TRAFFIC. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED JUST SOUTH OF 4423 NORTH DETROIT PLACE WITHIN THE PAST 72 HOURS.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE COCAINE IS SOLD, OFTEN TIMES HAVE COCAINE CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant Subscribed and sworn to before me this 13 day of 2004.

Judge of the District Court

Time Signed \_\_\_\_\_\_

SEARCH WARRANT - Uniform Controlled Dangerous Substance Act ORIGINAL

} ss.

}

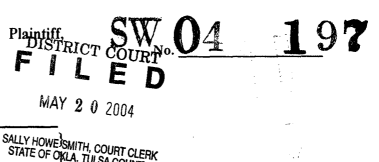
STATE OF OKLAHOMA. **COUNTY OF TULSA** 

JOHN DOE

IN THE DISTRICT COURT

## THE STATE OF OKLAHOMA,

VS.



STATE OF OKLA. TULSA COUNTY

Defendant,

## SEARCH WARRANT

#### IN THE NAME OF THE STATE OF OKLAHOMA:

B/M

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer J.M. HENDERSON for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR **UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND** DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF **RESIDENCY**.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 4400 BLOCK OF NORTH DETROIT PLACE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF WHITE SIDING WITH GREEN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS DARK WOOD IN COLOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FIFTH STRUCTURE NORTH OF EAST 44<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH DETROIT PLACE. THE RESIDENCE TO BE SEARCHED HAS THE NUMBERS "4423" AFFIXED TO THE MAILBOX NEXT TO THE DRIVEWAY ENTRANCE. THE **RESIDENCE TO BE SEARCHED IS MORE COMMONLY KNOWN AS 4423 NORTH DETROIT PLACE** LOCATED WITHIN THE COUNTY OF TULSA, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this $13$ day of $7/A_{7}$ 2004
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JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

15.09 Time Signed

#### **OFFICERS RETURN**

Received the within writ at 3107 o'clock, on the 13 day of MAY, 2004.

On the <u>19</u> day of <u>mAy</u>, 2004, I have made service thereof by a search of the premises described, and by seizing the following,</u>

SEE PROPERTY RECIEPT # AS-8493

I found said property in the possession of one <u>CHARLIE</u> ANAMS and I served the within writ by delivering a true and correct copy thereof personally to one

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this 20 day of May \_ 20 04 Y HOWE SMITH, OOU CLERK

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D/N <sup>D</sup> AFFIDAVIT FOR S	EARCH	[ WAR	RANT - Un	iform Controlled Dangerous Su	Ibstance Act ORIGINAL	
STATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.		IN THE DI	STRICT COURT	
THE STATE OF vs.		OMA,	Plaintiff,	SW 04	201	
JOHN D					RICT COURT	
	. <u></u>	Defe	} endant,	МА	· · · · · · · · · · · · · · · · · · ·	

# AFFIDAVIT FOR SEARCH WARRANT

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 4400 BLOCK OF NORTH DETROIT PLACE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF RED SIDING WITH WHITE TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE NORTH OF EAST 44<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH DETROIT PLACE. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE SOUTH OF 4423 NORTH DETROIT PLACE LOCATED WITHIN TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

## YOUR AFFIANT FURTHER STATES:

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YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER EIGHT YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FIVE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE INDICATIVE OF DRUG TRAFFIC. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED JUST SOUTH OF 4423 NORTH DETROIT PLACE WITHIN THE PAST 72 HOURS.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE COCAINE IS SOLD, OFTEN TIMES HAVE COCAINE CONCEALED ON THEIR PERSON.

## FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant Subscribed and sworn to before me this  $\frac{13}{13}$  day of

Judge of the District Court

Time Signed 15:17

STATE OF OKLAHOMA, } ss. COUNTY OF TULSA }	IN THE DIST	RICT COURT
THE STATE OF OKLAHOMA, Plaintiff, VS.	SW 04	201
JOHN DOE B/M	•	STRICT COURT
Defendant,	SALLY HI	MAY 2 4 2004 Dwe smith, court cler of okla, tulea county

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To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer J.M. HENDERSON for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 4400 BLOCK OF NORTH DETROIT PLACE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF RED SIDING WITH WHITE TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE NORTH OF EAST 44<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH DETROIT PLACE. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE SOUTH OF 4423 NORTH DETROIT PLACE LOCATED WITHIN TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within **Ten** days.

WHEREFORE WITNESS MY HAND this 3	_day of _///	2004.
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JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed 15.17

Received the within writ at 1525 o'clock, on the 19 day of 100, 2004.

On the <u>19</u> day of <u>Man</u>, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEG REARING RECEIPT AS- 8494

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this 24 day of 104 2024 SALLY HOWE SMITH, COURT CLERK

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STATE OF OKLAHOMA, } ss. COUNTY OF TULSA, }		IN THE DIST	RICT COURT
THE STATE OF OKLAHOMA,	D1 - ' 4' 66	<b>SW 0</b> 4	210
VS.	Plaintiff,	No	·
JOHN DOE B/M			COURT ED
		JUN 0 1	. 2004
Defe	endant	SALLY HOWE SMITH, ( STATE OF OKLA. TU	

## **AFFIDAVIT FOR SEARCH WARRANT**

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY HOME, LOCATED IN THE 600 BLOCK OF EAST 54<sup>TH</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE WEST OF NORTH HARTFORD AVENUE ON THE SOUTH SIDE OF EAST 54<sup>TH</sup> STREET NORTH. THE RESIDENCE IS CONSTRUCTED OF WHITE SIDING AND GRAY BRICK. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES NORTH. THE NUMBERS 644 ARE AFFIXED TO THE RESIDENCE JUST WEST OF THE FRONT DOOR. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 644 EAST 54<sup>TH</sup> STREET NORTH, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

**COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS** listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

# FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

## YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER SEVEN YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFROM DIVISION NORTH STREET CRIMES UNIT. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS HE WAS CONTACTED BY A CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS CI) WHO TOLD YOUR AFFIANT THAT THE CI KNEW WHERE A BLACK MALE WAS ENGAGED IN THE SALE OF COCAINE FROM A RESIDENCE.

YOUR AFFIANT FURTHER STATES THAT THE CI THEN DIRECTED YOUR AFFIANT TO THE RESIDENCE OF 644 EAST 54<sup>TH</sup> STREET NORTH AND POINTED IT OUT AS BEING THE HOME FROM WHICH THE BLACK MALE RESIDES AND SELL COCAINE FROM.

YOUR AFFIANT FURTHER STATES THAT AT THIS TIME YOUR AFFIANT CONDUCTED A SEARCH OF THE CI'S PERSON AND DID NOT FIND ANY MONIES OR CONTROLLED DANGEROUS DRUGS IN THE POSSESSION OF THE CI. YOUR AFFIANT HANDED THE CI A QUANTITY OF U.S. CURRENCY WITH WHICH TO PURCHASE THE COCAINE.

YOUR AFFIANT THEN DROVE THE CI TO 644 EAST 54<sup>TH</sup> STREET NORTH. THE CI THEN EXITED YOUR AFFIANTS VEHICLE AND KNOCKED ON THE FRONT DOOR OF THE RESIDENCE. THE CI WAS THEN GRANTED ENTRY TO THE RESIDENCE. YOUR AFFIANT FURTHER STATES THAT OFFICERS MAINTAINED A CONSTANT SURVEILLANCE ON 644 EAST 54<sup>TH</sup> STREET NORTH WHILE THE CI WAS IN THE RESIDENCE AND NO OTHER SUBJECTS ENTERED OR EXITED THE RESIDENCE. YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT WATCHED AS THE CI EXITED THE RESIDENCE AND WALKED BACK TO YOUR AFFIANT'S VEHICLE.

YOUR AFFIANT FURTHER STATES THAT AFTER THE CI RETURNED TO YOUR AFFIANTS VEHICLE THE CI SURRENDERED A QUANTITY OF COCAINE TO YOUR AFFIANT. YOUR AFFIANT THEN CONDUCTED A SECOND SEARCH OF THE CI'S PERSON AND FOUND NO DRUGS OR MONIES ON THE CI'S PERSON. A FIELD TEST WAS CONDUCTED ON THE COCAINE SUBSTANCE AND YOUR AFFIANT RECEIVED A POSITIVE RESULT FOR COCAINE BASE.

YOUR AFFIANT FURTHER STATES THAT THE CI STATED WHILE INSIDE THE RESIDENCE OF 644 EAST 54<sup>TH</sup> STREET NORTH THE CI GAVE THE BLACK MALE THE QUANTITY OF U.S. CURRENCY AND THAT THE BLACK MALE GAVE THE CI A QUANTITY OF COCAINE. THE CI STATED THAT THE CI SAW ADDITIONAL COCAINE, WHICH WAS PACKAGED FOR SALE. THE CI ALSO STATED THAT THE CI WAS INVITED BACK BY THE BLACK MALE SUBJECT TO PURCHASE COCAINE AT ANY TIME THE CI WISHED TO RETURN. YOUR AFFIANT FURTHER STATES THAT THE CI IS FAMILIAR WITH HOW COCAINE LOOKS AND THE CI IS POSITIVE THAT WHAT THE CI SAW IN THE RESIDENCE WAS INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS CONDUCTED OVER TEN WORK HOURS OF SURVEILLANCE ON THE RESIDENCE TO BE SEARCHED.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant den

Subscribed and sworn to before me this *Ho*day of

el 11

Judge of the District Court

Time Signed Des 15:57

		us Substance Act ORIGI	
STATE OF OKLAHOMA,}COUNTY OF TULSA		IN THE DIS	TRICT COURT
THE STATE OF OKLAHOMA,	Disindiff	<b>SV 0</b> 4	210
VS.	Plaintiff,	No	
JOHN DOE B/M		DISTRICT	COURT
Def	endant,	F 1 L	
SE A D	CH WARR	JUN 0	1 2004
SLAR		SALLY HOWE SMITH STATE OF OKLA. 1	1, COURT CLERK Tulsa gounty

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY HOME, LOCATED IN THE 600 BLOCK OF EAST 54<sup>TH</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE WEST OF NORTH HARTFORD AVENUE ON THE SOUTH SIDE OF EAST 54<sup>TH</sup> STREET NORTH. THE RESIDENCE IS CONSTRUCTED OF WHITE SIDING AND GRAY BRICK. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES NORTH. THE NUMBERS 644 ARE AFFIXED TO THE RESIDENCE JUST WEST OF THE FRONT DOOR. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 644 EAST 54<sup>TH</sup> STREET NORTH, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this_	V	_day of	MAY	20 <b>04</b>
ΩΛ.	AL			

	allo	
JUDGE of the DISTRICT C	OURT of TULSA COUNTY, S	TATE OF OKLAHOMA
		<b>6</b> 00 -

Time Signed  $\int (\rho', \mathcal{U})$ 

Received the within writ at 1660 o'clock, on the 20 day of 05, 20 - 24.

On the 25 day of 5, 20, 4, I have made service thereof by a search of the premises described, and by seizing the following,

SEE RECIEPT AS 3687

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me thisday of June2004 SALLY HOWE SMITH, COURT CLERK
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AFFIDAVIT FOR S		RANT - Uni	form Controlled Dangerous Su	bstance Act ORIGINAL
$N^0$ STATE OF OKLAHOMA, COUNTY OF TULSA,	} ss. }		IN THE DI	STRICT COURT
Y THE STATE OF VS.	:	Plaintiff,	<b>SW 04</b> No.	256
JOHN D		}	تار <b>F</b>	ISTRICT COURT
	Defer	idant, R SEARCH	SALVE STATE	JUN 3 0 2004

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED ON THE NORTH SIDE OF EAST 73<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF YELLOW SIDING AND BROWN ROCK SIDING. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES SOUTH AND IS BEHIND A BLACK BARRED SECURITY DOOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE THIRD STRUCTURE WEST OF NORTH TRENTON AVENUE LOCATED ON THE NORTH SIDE OF EAST 73<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS LOCATED IN THE COUNTY OF TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS BEEN CERTIFIED AS AN EXPERT IN THE NORTHERN DISTRICT OF OKLAHOMA IN NARCOTIC INVESTIGATION AND TACTICS.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FIVE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING MARIJUANA OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE MARIJUANA. THE RCI TOLD YOUR AFFIANT THAT THE MARIJUANA WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE MARIJUANA TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED MARIJUANA.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE DESCRIBED TO BE SEARCHED.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL MARIJUANA KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND MARIJUANA ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR MARIJUANA CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant Subscribed and sworn to before me this  $\underline{24}$  day of \_\_\_\_\_ 2004

Judge of the

Time Signed 8: 13 p.m.

TUL-188-S		<u></u>			RE				OCATIO	DCCURRENCE		1 T C C
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STATE OF OKLAHOMA, COUNTY OF TULSA,	} }	ss. ۲۲۱ 3: 15 مالك عليك 30 مالك بال	IN THE DIS	STRICT COURT
THE STATE OF OK	LAH	OMALLE UN OLERK	SW <b>04</b>	3 U <b>3</b>
VS.		,	No	
JOHN DOE	B/N	1		
			D	ISTRICT COURT
			F	ILED
		Defendant		JUL 3 0 2004

## **AFFIDAVIT FOR SEARCH WARRANT**

SALLY HOWE SMITH, COURT CLERK STATE OF OKLA, TULSA COUNTY

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 1100 BLOCK OF NORTH SANDUSKY AVENUE. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE SOUTH OF EAST LATIMER PLACE LOCATED ON THE EAST SIDE OF NORTH SANDUSKY AVENUE. THE RESIDENCE IS CONSTRUCTED OF GRAY SIDING WITH WHITE TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE IS BLUE AND HAS THE NUMBER "1121" AFFIXED TO THE FRONT OF THE DOOR. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 1121 NORTH SANDUSKY AVENUE, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

# FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

## YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFROM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 48 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE HEREAFTER REFERRED TO AS "JOHN DOE", WHO WAS SELLING COCAINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE OF 1121 NORTH SANDUSKY AVENUE AND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE, "JOHN DOE", RESIDES AND SELLS COCAINE FROM.

YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A BLACK MALE COMNG AND GOING TO AND FROM THE RESIDENCE.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this  $\frac{28}{3}$  day of  $\frac{5}{3}$  day of  $\frac{5}{3}$  day of  $\frac{5}{3}$ 

Judge of the District Court

Time Signed

SEARCH WARRANT	- Uniform	<b>Controlled Dangerous Su</b>	bstance Ac	et <u>ORIGINAL</u>	
STATE OF OKLAHOMA, COUNTY OF TULSA	} ss. }	1 3: HA 30 1111 30 12 3: 1	.б <b>IN</b> 7	THE DISTRI	CT COURT
THE STATE OF OK	LAHOM	1.48.5	HSW		900
VS.		· Plandini,	No.		303
JOHN DOE	B/M				CT COURT
		Defendant,		JUL	<b>3 0</b> 2004

SEARCH WARRANT

SALLY HOWE SMITH, COURT CLERK STATE OF OKLA. TULSA COUNTY

#### IN THE NAME OF THE STATE OF OKLAHOMA:

1

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

# FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 1100 BLOCK OF NORTH SANDUSKY AVENUE. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE SOUTH OF EAST LATIMER PLACE LOCATED ON THE EAST SIDE OF NORTH SANDUSKY AVENUE. THE RESIDENCE IS CONSTRUCTED OF GRAY SIDING WITH WHITE TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE IS BLUE AND HAS THE NUMBER "1121" AFFIXED TO THE FRONT OF THE DOOR. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 1121 NORTH SANDUSKY AVENUE, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

NESS MY HAND this 28 day of Jaly the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

**Time Signed** 

Received the within writ at 7:40pm o'clock, on the 28 day of July, 20 04

On the <u>28</u> day of <u>3uy</u>, 20 <u>uy</u>, I have made service thereof by a search of the premises described, and by seizing the following,</u>

SEE ATTACHED PROPERTY SUPPLEMENTAL

I found said property in the possession of one <u>Rutuba</u>, served the within writ by delivering a true and correct copy thereof personally to one

and I

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

1 Subscribed and sworn before me this 30 day of 34 20.04 SALLY HOWE SMITH, COURT CLERK 4 DEPUTY

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STATE OF OKLAHOMA, COUNTY OF TULSA	} ss. }		IN THE DIST	RICT COU
THE STATE OF OKI vs.	,	Plaintiff,	W04	30
JOHN DOE B/M	Defenda	} }	<b>DISTR</b>	CT COURT LED 3 2004

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer J.M. HENDERSON for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 1500 BLOCK OF NORTH DELAWARE AVENUE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF WHITE SIDING AND BLUE TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES EAST AND IS PAINTED WHITE AND BLUE. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FOURTH RESIDENCE SOUTH OF EAST QUEEN STREET LOCATED ON THE WEST SIDE OF NORTH DELAWARE AVENUE. THE ADDRESS IS MORE COMMONLY KNOWN AS 1534 NORTH DELAWARE AVENUE, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day or **night**-to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this	15	day of_	Jul	<u></u>	2004.

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed 5:59 p~

Received the within writ at  $554 \rho M$  o'clock, on the 15 day of 1 2004.

On the  $\frac{15}{2}$  day of  $\frac{1}{2}$ , 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE RECIEPT AS 9932

I found said property in the possession of one  $3 \le 5 \le 7$ and I served the within writ by delivering a true and correct copy thereof personally to one

JOE SCOTT, BRANDON COLDERT

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me K this\_\_\_\_day of\_\_ 2004 SALLY HOWE SMITH, COL FCLERK

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STATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.		ISTRICT COURT
THE STATE OF O	KLAHC	ZOWA AUG - 3 FIT	<sup>2: 05</sup> SW 04	309
VS.		SALL: Plaintiff. COURT GLE	NITH No.	
JOHN DOE	B/M			

## SALLY HOWE SMITH, COURT CLERK AFFIDAVIT FOR SEARCH WARRANT STATE OF OKLA. TULSA COUNTY

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE UNIT BLOCK OF EAST 50<sup>TH</sup> STREET. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF TAN SIDING AND GREEN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES NORTH AND IS PAINTED WHITE BEHIND A METAL AND GLASS STORM DOOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE ELEVENTH RESIDENCE WEST OF NORTH BOSTON PLACE LOCATED ON THE SOUTH SIDE OF EAST 50<sup>TH</sup> STREET NORTH. THE NUMBER "10" IS AFFIXED TO THE RESIDENCE JUST WEST OF THE FRONT DOOR. THE ADDRESS IS MORE COMMONLY KNOWN AS 10 EAST 50<sup>TH</sup> STREET NORTH, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF SIX OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION A THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED AT 10 EAST 50<sup>TH</sup> STREET NORTH.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND COCAINE ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR COCAINE CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this **28** day of **DLY**, 2004.

Judge of the District Court

Time Signed 3:18Pm

<b>SS.</b>	IN THE DISTRICT COUL
HOMA	2004 AUG - 3 E. 2: 05
Plaintiff,	COURT NOLERK
	SW 04 30
}	FILED
Defendant,	AUG 03 2004
	HOMA, Plaintiff,

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE UNIT BLOCK OF EAST 50<sup>TH</sup> STREET. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF TAN SIDING AND GREEN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES NORTH AND IS PAINTED WHITE BEHIND A METAL AND GLASS STORM DOOR. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE ELEVENTH RESIDENCE WEST OF NORTH BOSTON PLACE LOCATED ON THE SOUTH SIDE OF EAST 50<sup>TH</sup> STREET NORTH. THE NUMBER "10" IS AFFIXED TO THE RESIDENCE JUST WEST OF THE FRONT DOOR. THE ADDRESS IS MORE COMMONLY KNOWN AS 10 EAST 50<sup>TH</sup> STREET NORTH, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

# YOU ARE THEREFORE COMMANDED at any time of the day or night to make search of said

person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within **Ten** days.

WHEREFORE WITNESS MY HAND this 28 day of JULY 2004.

Smith

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed 3:18 PM

Received the within writ at 03:18 pm o'clock, on the  $28^{\text{m}}$  day of JUL7 2004.

On the 28 day of JVLY, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

\* SEE ATTACHED PROPERTY RECEIPT # AT 0351\*

I found said property in the possession of one <u>**DEONDRAY**</u> <u>**PENNINGTOM**</u>, and I served the within writ by delivering a true and correct copy thereof personally to one

## DEONDRAY PENNINGTON

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subsoribed and sworn before mg \_\_\_\_\_20\_\_\_\_\_ 3 day of King this... SALLY HOWE SMITH, COURT CLERK

OFF. S. DEAN *D7599* 

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AFFIDAVIT FOR SEA STATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.			TRICT COURT
THE STATE OF OK	LAHO	)MA,	Plaintiff,	SW 04	310
JOHN DOE B/M			DISTRIC	T COURT	
	Defendant,				<b>0 4</b> 2004
			<b>,</b>	STATE OF ORLA	H, GOUDT GLEAK TULSA GOUNTY

## **AFFIDAVIT FOR SEARCH WARRANT**

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE, LOCATED IN THE 100 BLOCK OF EAST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS THE SECOND RESIDENCE WEST OF NORTH CINCINNATTI AVENUE LOCATED ON THE SOUTH SIDE OF EAST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES NORTH AND IS DARK IN COLOR. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF WHITE SIDING AND GREEN TRIM. THE ROOF OF THE RESIDENCE TO BE SEARCHED IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED HAS THE NUMBERS "110" AFFIXED TO THE RESIDENCE JUST EAST OF THE FRONT DOOR. THE RESIDENCE TO BE SEARCHED IS MORE COMMONLY KNOWN AS 110 EAST 63<sup>RD</sup> STREET NORTH, LOCATED WITHIN THE CITY AND COUNTY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## PRESCRIPTION NARCOTICS, COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF SEVEN OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGMIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, HEREAFTER REFERRED TO AS "JOHN DOE" WHO WAS SELLING COCAINE AND PRESCRIPTION DRUGS OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE LOCATION FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED JOHN DOE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE AND PRESCRIPTION DRUGS TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE AND THAT THE BLACK MALE, "JOHN DOE" INDEED HAD PHARMACY PILL BOTTLES WITH PRESCRIPTION DRUGS IN THE BOTTLES.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE AT DIFFERENT TIMES OF THE NIGHT BETWEEN THE HOURS OF 10 P.M. AND 6 A.M. WHICH IS AN INDICATION THAT THE INDIVIDUALS ARE SELLING IN THE NIGHT-TIME HOURS. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE, COME AND GO FROM THE RESIDENCE DESCRIBED TO BE SEARCHED. YOUR AFFIANT FURTHER STATES THAT INDIVIDUALS WHO SELL AND DISTRIBUTE ILLEGAL SUBSTANCES UNDERSTAND THAT THE MAJORITY OF SEARCH WARRANTS ARE SERVED BETWEEN THE HOURS OF 6 A.M. AND 10 P.M., AND ARE NOW SELLING AND DISTRIBUTING ONLY AFTER THE HOURS OF 10 P.M. FURTHER YOUR AFFIANT HAS INTERVIEWED INDIVIDUALS WHO SELL AND DISTRIBUTE COCAINE BASE AND THEY HAVE STATED THEY HAVE BEGAN TO SELL THEIR PRODUCT AFTER 10 P.M. YOUR AFFIANT FURTHER PRAYS THE HONORABLE JUDGE GRANT NIGHT SERVICE BECAUSE OF THE ABOVE MENTIONED REASONS AND THAT YOUR AFFIANT IS POSITIVE THE ILLEGAL NARCOTICS, COCAINE BASE WILL BE FOUND DURING THE HOURS OF 10 P.M. TO 6 A.M.

YOUR AFFIANT FURTHER STATES THAT JOHN DOE TOLD THE RCI THAT HE IS ONLY SELLING COCAINE AND PRESCRIPTION DRUGS AFTER THE HOURS OF 10 P.M.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND COCAINE ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR COCAINE CONCEALED ON THEIR PERSON.

FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant 

Subscribed and sworn to before me this 22 day of <u>JUM</u>, 2004.

Judge of the District Court

Time Signed 3:25 PM

STATE OF OKLAHOMA,	IN THE DISTRICT COURT			
COUNTY OF TULSA	}		<b>SW 0</b> 4	310
THE STATE OF OF	KLAHOMA,		<b>v ~ v</b>	
nd in		Plaintiff,		
$o$ $\dot{\sim}$ $vs.$			No	
JOHN DOE	B/M			
			DISTRICT	
			FIL	
	De	fendant,	AUG 0 4	2004

## SEARCH WARRANT

SALLY HERE SMITH GOUET GLERK STATE OF GRUA. TULSA BOUNTY

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer Jeff Henderson for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## PRESCRIPTION NARCOTICS, COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE, LOCATED IN THE 100 BLOCK OF EAST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS THE SECOND RESIDENCE WEST OF NORTH CINCINNATTI AVENUE LOCATED ON THE SOUTH SIDE OF EAST 63<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES NORTH AND IS DARK IN COLOR. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF WHITE SIDING AND GREEN TRIM. THE ROOF OF THE RESIDENCE TO BE SEARCHED IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED HAS THE NUMBERS "110" AFFIXED TO THE RESIDENCE JUST EAST OF THE FRONT DOOR. THE RESIDENCE TO BE SEARCHED IS MORE COMMONLY KNOWN AS 110 EAST 63<sup>RD</sup> STREET NORTH, LOCATED WITHIN THE CITY AND COUNTY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the Night to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this 28 day of JULY 2004.

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed 3725PM

			9				
2004.	Received the within writ at $\underline{3}$	$\frac{125}{2}$ o'clock, on the	28 day of	July,			

On the 27 day of 772, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY RECEIPT # AT-0354

I found said property in the possession of one  $\underline{CHARLES}$   $\underline{MVRPHY}$ , and I served the within writ by delivering a true and correct copy thereof personally to one

..

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was/found.

Subscribed and swom before me this 4 day of 100 2004 SALLY HOWE SMILH, COURT CLERK

DEPUTY

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AFFIDAVIT FOR SEARCH WARRANT - Uniform		
STATE OF OKLAHOMA,}ss.COUNTY OF TULSA,}	IN THE DIS	TRICT COURT
THE STATE OF OKLAHOMA, Plaintiff, VS.	SW 04	311
JOHN DOE B/M		ED
Defendant,	AUG O	4 2004

# AFFIDAVIT FOR SEARCH WARRANT

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A MULTI STORY, SINGLE FAMILY RESIDENCE, LOCATED IN THE 3800 BLOCK OF SOUTH 128<sup>th</sup> EAST AVENUE. THE RESIDENCE TO BE SEARCHED IS THE SECOND RESIDENCE NORTH OF EAST 39<sup>TH</sup> STREET LOCATED ON THE EAST SIDE OF SOUTH 128<sup>TH</sup> EAST AVENUE. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR BEHIND A BLACK BARRED DOOR. THE RESIDENCE HAS DARK BROWN ROCK SIDING WITH TAN TRIM. THE ROOF OF THE RESIDENCE TO BE SEARCHED IS BROWN IN COLOR. THE RESIDENCE IS LOCATED WITHIN THE CITY AND COUNTY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF SEVEN OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES. YOUR AFFIANT FURTHER STATES THAT IN THE PAST 48 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, HEREAFTER REFERRED TO AS "JOHN DOE" WHO WAS SELLING COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE LOCATION FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED JOHN DOE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE AT DIFFERENT TIMES OF THE NIGHT BETWEEN THE HOURS OF 10 P.M. AND 6 A.M. WHICH IS AN INDICATION THAT THE INDIVIDUALS ARE SELLING IN THE NIGHT-TIME HOURS. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE, COME AND GO FROM THE RESIDENCE DESCRIBED TO BE SEARCHED. YOUR AFFIANT FURTHER STATES THAT INDIVIDUALS WHO SELL AND DISTRIBUTE ILLEGAL SUBSTANCES UNDERSTAND THAT THE MAJORITY OF SEARCH WARRANTS ARE SERVED BETWEEN THE HOURS OF 6 A.M. AND 10 P.M., AND ARE NOW SELLING AND DISTRIBUTING ONLY AFTER THE HOURS OF 10 P.M. FURTHER YOUR AFFIANT HAS INTERVIEWED INDIVIDUALS WHO SELL AND DISTRIBUTE COCAINE BASE AND THEY HAVE STATED THEY HAVE BEGAN TO SELL THEIR PRODUCT AFTER 10 P.M. YOUR AFFIANT FURTHER PRAYS THE HONORABLE JUDGE GRANT NIGHT SERVICE BECAUSE OF THE ABOVE MENTIONED REASONS AND THAT YOUR AFFIANT IS POSITIVE THE ILLEGAL NARCOTICS, COCAINE BASE WILL BE FOUND DURING THE HOURS OF 10 P.M. TO 6 A.M.

YOUR AFFIANT FURTHER STATES THAT JOHN DOE TOLD THE RCI THAT HE IS ONLY SELLING COCAINE AFTER THE HOURS OF 10 P.M.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND COCAINE ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR COCAINE CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant Subscribed and sworn to before me this 2 7 day of JUCY 2004. Judge of the District Court

Time Signed <u>8.15</u> p.m.

STATE OF QKLAHOMA, } ss. COUNTY OF TULSA }	IN THE DISTRICT COURT
THE STATE OF OKLAHOMA, Plaintiff, vs.	SW 04 311
JOHN DOE B/M	DISTRICT COURT

## SEARCH WARRANT

SATTERESALTERESALTE

## IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer Jeff Henderson** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A MULTI STORY, SINGLE FAMILY RESIDENCE, LOCATED IN THE 3800 BLOCK OF SOUTH 128<sup>th</sup> EAST AVENUE. THE RESIDENCE TO BE SEARCHED IS THE SECOND RESIDENCE NORTH OF EAST 39<sup>TH</sup> STREET LOCATED ON THE EAST SIDE OF SOUTH 128<sup>TH</sup> EAST AVENUE. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR BEHIND A BLACK BARRED DOOR. THE RESIDENCE HAS DARK BROWN ROCK SIDING WITH TAN TRIM. THE ROOF OF THE RESIDENCE TO BE SEARCHED IS BROWN IN COLOR. THE RESIDENCE IS LOCATED WITHIN THE CITY AND COUNTY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the Night to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

A A A A A A A A A A A A A A A A A A A
WHEREFORE WITNESS MY HAND this $2^{1/2}$ day of $2004$ .
1 271
AAA
JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOM

Time Signed Silf

Received the within writ at  $\underline{\mathcal{S}}$   $\underline{\mathcal{S}}$   $\underline{\mathcal{S}}$  o'clock, on the  $\underline{\mathcal{Z}}$  day of  $\underline{\mathcal{T}}$   $\underline{\mathcal{S}}$   $\underline{\mathcal$ 

On the 27 day of JUU', 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY RECEIPT # AT- 0294

I found said property in the possession of one DEMARCO Williams, and I served the within writ by delivering a true and correct copy thereof personally to one

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Jerck

Subscribed and sworn before me this \_ day of \_ Avg \_ 20 64 SALLY HOWE SMITH, COURT CLERK DERT

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STATE OF OKLAHOMA, } ss.	IN THE DISTRICT COURT
COUNTY OF TULSA, }	DISTRICT COURT
COUNTY OF TULSA, } THE STATE OF OKLAHOMA, SALL Plaint	ATTH FILED
vs. SALL COURT AND	No. <u>AUG 0 5 2004</u>
JOHN DOE B/M	SALLY HOWE SMITH, COURT CLERK STATE OF OKLA. TULSA COUNTY
	SW 01 212
Defendant,	

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

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YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF SEVEN OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 48 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, HEREAFTER REFERRED TO AS "JOHN DOE" WHO WAS SELLING COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE LOCATION FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED JOHN DOE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE AT DIFFERENT TIMES OF THE NIGHT BETWEEN THE HOURS OF 10 P.M. AND 6 A.M. WHICH IS AN INDICATION THAT THE INDIVIDUALS ARE SELLING IN THE NIGHT-TIME HOURS. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE, COME AND GO FROM THE RESIDENCE DESCRIBED TO BE SEARCHED. YOUR AFFIANT FURTHER STATES THAT INDIVIDUALS WHO SELL AND DISTRIBUTE ILLEGAL SUBSTANCES UNDERSTAND THAT THE MAJORITY OF SEARCH WARRANTS ARE SERVED BETWEEN THE HOURS OF 6 A.M. AND 10 P.M., AND ARE NOW SELLING AND DISTRIBUTING ONLY AFTER THE HOURS OF 10 P.M. FURTHER YOUR AFFIANT HAS INTERVIEWED INDIVIDUALS WHO SELL AND DISTRIBUTE COCAINE BASE AND THEY HAVE STATED THEY HAVE BEGAN TO SELL THEIR PRODUCT AFTER 10 P.M. YOUR AFFIANT FURTHER PRAYS THE HONORABLE JUDGE GRANT NIGHT SERVICE BECAUSE OF THE ABOVE MENTIONED REASONS AND THAT YOUR AFFIANT IS POSITIVE THE ILLEGAL NARCOTICS, COCAINE BASE WILL BE FOUND DURING THE HOURS OF 10 P.M. TO 6 A.M.

YOUR AFFIANT FURTHER STATES THAT JOHN DOE TOLD THE RCI THAT HE IS ONLY SELLING COCAINE AFTER THE HOURS OF 10 P.M. THE RCI ALSO TOLD YOUR AFFIANT THAT THE COCAINE IS AT THE RESIDENCE NOW AND IF OFFICERS ARE NOT GRANTED THE ISSUANCE OF THIS SEARCH WARRANT THE COCAINE WILL BE SOLD OR MOVED.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND COCAINE ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR COCAINE CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant Subscribed and sworn to before me this Hay of 2004. Judge ø e District Court Time Signed

TATE OF OKLAHOMA,	} ss.	IN THE DIST	RICT COURT
COUNTY OF TULSA	2004 AUG -5 Pit 12: 21	<b>SW 0</b> 4	313
THE STATE OF OF	SALL Plaintiff		-
VS.	COURT TITEMK	<sup>NDISTRICT C</sup>	OURT ED
JOHN DOE	B/M	AUG 05	2004

## SEARCH WARRANT

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer Jeff Henderson for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF **RESIDENCY.**

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY DUPLEX, LOCATED IN THE 1200 BLOCK OF SOUTH 73<sup>RD</sup> EAST AVENUE. THE RESIDENCE TO BE SEARCHED IS THE SECOND STRUCTURE SOUTH OF EAST 12TH STREET LOCATED ON THE WEST SIDE OF SOUTH 73<sup>RD</sup> EAST AVENUE AND IS THE EASTERN WING OF THE BUILDING. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES NORTH AND IS DARK IN COLOR. THE RESIDENCE HAS A TAN BRICK SIDING WITH BROWN PAINTED TRIM. THE ROOF OF THE RESIDENCE TO BE SEARCHED IS BROWN IN COLOR. THE RESIDENCE IS LOCATED WITHIN THE CITY AND COUNTY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

Þl.

YOU ARE THEREFORE COMMANDED at any time of the Night to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this Z9 day of Ju Cy

COURT of TULSA COUNTY, STATE OF OKLAHOMA

**Time Signed** 

Received the within writ at \_\_\_\_\_\_ o'clock, on the \_\_\_\_\_ day of \_\_\_\_\_, 2004.

On the <u>A</u> day of <u>JA</u>, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE ATTACHOD PROPERTY LECTOR AT 0520

I found said property in the possession of one <u>Jason</u> <u>Jenuis</u> and I served the within writ by delivering a true and correct copy thereof personally to one

SRUNS

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and smorn before me this <u>S</u> day of <u>Aug</u> 2004 SALLY HOWE SMITH, COURT CLERK Jubbon DOQUED DEPUTY

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SEARCH WARRAN	T - Uniform Contr	rolled Dangerous Su	bstance Act ORIGINAL	
STATE OF OKLAHOMA, COUNTY OF TULSA	} ss. }	болица 	IN THE DISTRIC	T COURT
THE STATE OF (	OKLAHOMA,	· · ·		3.50
VS.		Plaintiff,	No	000
JOHN DOP	E B/M		DISTRICT	
	Defe	endant,	AUG 3 1	2004
	SEARC	CH WARRANT		

## IN THE NAME OF THE STATE OF OKLAHOMA:

1 1/

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## METHAMPHETAMINE, INSTRUMENTALITIES USED IN THE SALE OF METHAMPHETAMINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

# FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 5300 BLOCK OF EAST 4<sup>TH</sup> PLACE. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE EAST OF SOUTH DARLINGTON AVENUE LOCATED ON THE SOUTH SIDE OF EAST 4<sup>TH</sup> PLACE. THE RESIDENCE IS CONSTRUCTED OF YELLOW SIDING AND TAN BRICK. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES NORTH AND IS BROWN IN COLOR. THE NUMBERS "5324" ARE AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MORE COMMONLY KNOWN AS 5324 EAST 4<sup>TH</sup> PLACE, LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this 24 day of AUGUS  $\tau$  20 04. Elara Smith

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed 4:50 PM

Received the within writ at \_\_\_\_\_\_ o'clock, on the \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_\_.

On the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_\_, I have made service thereof by a search of the premises described, and by seizing the following,

SEE SUPPLEMENTAL

 and I

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

this 31 day of Aug 2009 SALLY HOWE SMITH, COURT CLERK blans OQ DEPUTY

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VHITE AND PINK - Police Property Unit CANARY - Officer Copy BLUE - Prisoner Copy

K,	AFFIDAVIT FOR SEA	RCH	WAR	RANT -	Uniform Controlled Dangerous Subs	tance Act ORIGINAL
B	STATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.			<b>FRICT COURT</b>
• •	THE STATE OF OKI	, LAHC	)MA,		<b>SW</b> .04	350
	VS.			Plaintiff,	No. DISTRICT	COURT
	JOHN DOE	<b>W</b> /M	<u> </u>			
					AUG 3	1 2004
		<u> </u>	Defei	ndant	Souly HENE SMI	HULLA BEEN

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 5300 BLOCK OF EAST 4<sup>TH</sup> PLACE. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE EAST OF SOUTH DARLINGTON AVENUE LOCATED ON THE SOUTH SIDE OF EAST 4<sup>TH</sup> PLACE. THE RESIDENCE IS CONSTRUCTED OF YELLOW SIDING AND TAN BRICK. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES NORTH AND IS BROWN IN COLOR. THE NUMBERS "5324" ARE AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MORE COMMONLY KNOWN AS 5324 EAST 4<sup>TH</sup> PLACE, LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

### **METHAMPHETAMINE, INSTRUMENTALITIES USED IN THE SALE OF METHAMPHETAMINE, FRUITS**

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A WHITE MALE, WHO WAS SELLING METHAMPHETAMINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE METHAMPHETAMINE. THE RCI TOLD YOUR AFFIANT THAT THE METHAMPHETAMINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE METHAMPHETAMINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED METHAMPHETAMINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE DESCRIBED TO BE SEARCHEDAND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE WHITE MALE, "JOHN DOE", RESIDES AND SELLS METHAMPHETAMINE FROM.

YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A WHITE MALE COMING AND GOING TO AND FROM THE RESIDENCE.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL METHAMPHETAMINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this  $2\frac{1}{2}$  day of  $\frac{1}{2}\frac{1}{2$ 

Judge of the District Court

Time Signed 4:50 PM

AFFIDAVIT FOR SEA	KCH WAR	RANT - Un	aiform Controlled Dangerous Substance	e Act ORIGINAL
STATE OF OKLAHOMA, COUNTY OF TULSA,	} ss. }		IN THE DISTRI	
THE STATE OF OK	LAHOMA,	Distatice	SW 04	358
VS.		Plaintiff,	No	
JOHN DOE	B/M	······	DISTRICT CO	URT
			r_ 1 6 6	
	Defe	ndant	SEP 0 8 201	04

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE, LOCATED IN THE 1900 BLOCK OF NORTH LANSING AVENUE. THE RESIDENCE TO BE SEARCHED IS THE SECOND STRUCTURE SOUTH OF EAST VIRGIN STREET LOCATED ON THE EAST SIDE OF NORTH LANSING AVENUE. THE RESIDENCE IS CONSTRUCTED OF BLUE SIDING WITH WHITE TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES WEST. THE NUMBERS "1939" ARE IN BLACK AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 1939 NORTH LANSING AVENUE, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFROM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE FORMATION THE RCI HAS PROVIDE IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 48 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE HEREAFTER REFERRED TO AS "JOHN DOE", WHO WAS SELLING COCAINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE OF 1939 NORTH LANSING AVENUE AND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE, "JOHN DOE", RESIDES AND SELLS COCAINE FROM.

WITHIN THE PAST 12 HOURS YOUR AFFIANT STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A BLACK MALE COMNG AND GOING TO AND FROM THE RESIDENCE. THE BLACK MALE HAS BEEN OBSERVED BY YOUR AFFIANT DRIVING A 1996 BUICK 4 DOOR, BEARING AN OKLAHOMA TAG OF 196-ZGK.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant \_, 20 Ø day of Sent riloe Subscribed and sworn to before me this, Judge of the District Cour 2:30m Time Signed

	SEADCH WADDANT	$\bigcirc$		$\sim$	
jŲ;	SEARCH WARRANT	- Uniform Contr	olled Dangerou	is Substance Act <u>ORIGINAL</u> IN THE DISTR	
	COUNTY OF TULSA	}		SW 04	358
	THE STATE OF OI vs.	KLAHOMA,	Plaintiff,	No.	
	JOHN DOE	B/M		DISTRICT	01777
		Defe	ndant,		E D
		SEARC	CH WARRA	NT SEP 08	2004

#### IN THE NAME OF THE STATE OF OKLAHOMA:

IN THE NAME OF THE STATE OF OKLAHOMA: To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause Having been shown on this date before me by Officer J.M. HENDERSON for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

### COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

#### FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF **RESIDENCY.**

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE, LOCATED IN THE 1900 BLOCK OF NORTH LANSING AVENUE. THE RESIDENCE TO BE SEARCHED IS THE SECOND STRUCTURE SOUTH OF EAST VIRGIN STREET LOCATED ON THE EAST SIDE OF NORTH LANSING AVENUE. THE **RESIDENCE IS CONSTRUCTED OF BLUE SIDING WITH WHITE TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES WEST. THE NUMBERS "1939" ARE IN BLACK AFFIXED TO THE RESIDENCE.** THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 1939 NORTH LANSING AVENUE, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

W	HEREFORE WITNESS MY HAND this 2 day of Scharber 20 04.
J	UDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA
Т	ime Signed <u>N3094</u>

Received the within writ at 1232 o'clock, on the 2 day of 522, 20 - 20

On the 2 day of Sep, 20, 04, I have made service thereof by a search of the premises described, and by seizing the following,

582 AU 0167

An

4

and I

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

subscriber and swarn before me this <u>X</u> day of <u>Sept</u> 2004 SALLY HOWE SMITH, COURT CLERK DEPUTY 001

\*TRACIS NO. 2004061727 PROPERTY RECEIPT AU0167 OUTSIDE CASE NO. BPAG 05/13/2004 TOL 188 U 1 min Man LOCATION OF OCCUBR TE RECEIVED **Z**0. 5 TA MSINg In 04 A DDLE A OWNER'S NAME (LAST, FIRST, MIDDLE) RES. ADDRESS CITY STATE ZIF TPD/PID/OR SOC# STATE OWNER'S NAME (LAST, FIRST, MIDDLE) RES. ADDRESS CITY TPD/PID/OR SOC# ZIF တ CRIME TYPE/OFFENSE/WHY HELD ARREST NO SUSPECT NAME (LAST, FIRST, MIDDLE) TPD/PID/OR SOC# JUVENILE Reflicken Maser ARREST MADE and ABBEST NO TPD/PID/OB SOC# JUVENILE Em ARREST MADE ARADMUM Dy List Only One Item (Description) Per Item Number Do Not Use A, B, Etc. NOTICE: Include: Make / Model / Serial # / Caliber-Size / Color/Etc. 0 - OWNER C - CHECK FOR STOLEN HOLD FOR: **PROPERTY UNIT** D - DESTROY DO E - EVIDENCE **USE ONLY!** ITEM NOT QTY. NCIC NO. DESCRIPTION CHĘCK USE YN 593 Cash found on Suspects E X Į MISC Pockets. Z. 6 qmms of Cocane base, found in 2 k 1 X Suspects Docket. 8. (grans joor 29,1910 of Cochine base found 3 E 2 X in Suspect's Vehicle. Post wt. 34.6 groups , Safams of cocaine base found by Montegnica, on 2-3 conver of those post 6: 19:000 4 É l ¥ RANZe Arms . 25 calibre Pistol, SERIAL # Æ X 5 i 626 14°, fand in Suzvect vehicle. MAGAZINE to Above Item 5. b l é × 125 CALIBRE AMMUNAtion found inside × 7 Ŕ 5 Items 5 = 6. Set of Tt. to weight Dig. Miscales found 8 1 Ź × In Suspect Vehicle 4 while pills in Pillbottle Suspectitehale. Ï 4 4 × Deering black plastic scales , h Suspect Vehicle 10 ٤ ٨ Kyocan phone on suspect 11 k Х CRACE PPE for not on female 12 Ł Royt 12 (River K I HAVE RECEIVED ALL THE ABOVE LISTED PROPE X PROPERTY / WAREHOUSE OFFICERS RECEIVING & STORING PROPERTY WITNIN X Х WHITE AND PINK - Police Property Unit CANARY - Officer Copy BLUE - Prisoner Copy **\*REQUIRED INFORMATION** 

AFFIDAVIT FOR SEA	RCH	WAR	RANT -	Uniform Cont	rolled Dangerous	Substance Act ORIGINAL	
STATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.			IN THE	DISTRICT COURT	
THE STATE OF OK	LAHO	DMA,	Plaintiff,	SW	04	ි 6 <b>4</b>	
VS.	VS.				No		
JOHN DOE	B/M	[			DIST	LED	
		Defe	ndant		S	SEP 1 0 2004	
					SALLVUM	WE AWARD COURT OF ERK	

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 2500 BLOCK OF NORTH XANTHUS AVENUE. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE NORTH OF EAST ZION STREET LOCATED ON THE WEST SIDE OF NORTH XANTHUS AVENUE. THE RESIDENCE IS CONSTRUCTED OF DARK GRAY BRICK SIDING. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES EAST BEHIND A METAL SECURITY DOOR. THE NUMBERS "2508" ARE AFFIXED TO THE FRONT DOOR OF THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 2508 NORTH XANTHUS AVENUE, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

**COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS** listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFROM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE FORMATION THE RCI HAS PROVIDE IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING COCAINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE OF 2508 NORTH XANTHUS AVENUE AND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE, "JOHN DOE", RESIDES AND SELLS COCAINE FROM.

YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A BLACK MALE COMNG AND GOING TO AND FROM THE RESIDENCE.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this day of HUGUST. 2004

Judge of the District Court

Time Signed

SEARCH WARRANT - Un	iform Controlled Dang	gerous Substance Act <u>ORIGINAL</u>	
STATE OF OKLAHOMA, COUNTY OF TULSA	} ss.	IN THE DISTRICT COURT	•
THE STATE OF OKLA	HOMA, Plaintif	SW 04 364	
VS.		No	
JOHN DOE B/M	1	DISTRICT COURT	
	Defendant,	- FILED	
	SEARCH WAI	SEP 1 0 2004	
		BURLEN, HEBAKE CHARTER AND	

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

STATE OF GRIA. TUES EACHER

### COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 2500 BLOCK OF NORTH XANTHUS AVENUE. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE NORTH OF EAST ZION STREET LOCATED ON THE WEST SIDE OF NORTH XANTHUS AVENUE. THE RESIDENCE IS CONSTRUCTED OF DARK GRAY BRICK SIDING. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES EAST BEHIND A METAL SECURITY DOOR. THE NUMBERS "2508" ARE AFFIXED TO THE FRONT DOOR OF THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 2508 NORTH XANTHUS AVENUE, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this dav of JUDGE of the DISTR COURT of TULSĂ COUNTY, STATE OF OKLAHOMA

Time Signed

Received the within writ at 6507 o'clock, on the 24 day of <u>August</u> 20 <u>04</u>.

On the <u>3</u>contended day of <u>Aucuse</u>, 20 <u>cont</u>, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY SUPPLEMENTAL

 and I

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this 10 day of Sept 2001 SALLY HOWE SMITH, COURT CLERK

PROPERT	Í KÉRFI	veu-51	ULEN G	0005	<u> </u>	·		CASE NO.	060		■ Nº AT	138
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JSPECT NAM	LASI.F	IRST. MIUU	LE)			Juvenile 🗌 Arrest Made 🥅	CRIME TYPE	OFFENSE/WHY HELD		ARREST NO.	TPD/PID/OR SOC #	
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AFFIDAVIT FOR SEA.CH WARRANT - Ur	niform Controlled Dangerous Substance Act ODI	
STATE OF OKLAHOMA, } ss. COUNTY OF TULSA, }	IN THE DISTRICT COUR	<b>:1</b> :
THE STATE OF OKLAHOMA, Plaintiff, VS.	SW 04 381	
JOHN DOE B/M	DISTRICT COURT F_ILED	
Defendant,	SEP 2 4 2004	

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE FAMILY HOME, LOCATED IN THE 2500 BLOCK OF NORTH CICINNATI AVENUE. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE NORTH OF EAST ZION STREET LOCATED ON THE EAST SIDE OF NORTH CINCINNATI AVENUE. THE RESIDENCE TO BE SEARCHED IS LIGHT YELLOW IN COLOR WITH BROWN TRIM. THE RESIDENCE TO BE SEARCHED HAS A TAN COMPOSITE SHINGLED ROOF. THE FRONT DOOR OF THE RESIDENCE TO BE SEARCHED FACES WEST AND IS BEHIND A BARRED DOOR. THE NUMBERS 2501 ARE AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 2501 NORTH CINCINNATI AVENUE, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA AND COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH STREET CRIMES UNIT. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS HE WAS CONTACTED BY A CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS CI) WHO TOLD YOUR AFFIANT THAT THE CI KNEW WHERE A BLACK MALE WAS ENGAGED IN THE SALE OF MARIJUANA AND COCAINE FROM THIS RESIDENCE.

WITHIN THE PAST 72 HOURS YOUR AFFIANT FURTHER STATES THAT THE CI THEN DIRECTED YOUR AFFIANT TO 2501 NORTH CINCINNATI AVENUE AND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE RESIDES, AND SOLD THE MARIJUANA AND COCAINE FROM.

WITHIN THE PAST 72 HOURS YOUR AFFIANT FURTHER STATES THAT AT THIS TIME YOUR AFFIANT CONDUCTED A SEARCH OF THE CI'S PERSON AND THE CI'S VEHICLE AND DID NOT FIND ANY MONIES OR CONTROLLED DANGEROUS DRUGS IN THE POSSESSION OF THE CI. YOUR AFFIANT HANDED THE CI A QUANTITY OF U.S. CURRENCY WITH WHICH TO PURCHASE THE MARIJUANA AND COCAINE .

YOUR AFFIANT AND OTHER SURVEILLANCE OFFICERS THEN FOLLOWED THE CI AS THE CI DROVE FROM THE PRE- ARRANGED SEARCH LOCATION TO 2501 NORTH CINCINNATI AVENUE. YOUR AFFIANT THEN WATCHED AS THE CI EXITED THE CI'S VEHICLE AND ENTERED THE RESIDENCE WHERE THE BLACK MALE RESIDES. YOUR AFFIANT FURTHER STATES THAT OFFICERS MAINTAINED A CONSTANT SURVEILLANCE ON 2501 NORTH CINCINNATI AVENUE WHILE THE CI WAS INSIDE AND NO ONE ENTERED OR EXITED. YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT WATCHED AS THE CI EXITED THE RESIDENCE AND WALKED BACK TO THE CI'S VEHICLE.

YOUR AFFIANT FURTHER STATES THAT THE CI WAS THEN FOLLOWED FROM 2501 NORTH CINCINNATI AVENUE BACK TO THE PRE-ARRANGED SEARCH LOCATION. ONCE AT THE PRE-ARRANGED SEARCH LOCATION, THE CI SURRENDERED A QUANTITY OF MARIJUANA AND COCAINE TO YOUR AFFIANT. YOUR AFFIANT THEN CONDUCTED A SECOND SEARCH OF THE CI'S PERSON AND VEHICLE AND FOUND NO DRUGS OR MONIES ON THE CI'S PERSON OR THE CI'S VEHICLE.

YOUR AFFIANT FURTHER STATES THAT THE CI STATED WHILE THE CI WAS INSIDE THE RESIDENCE, THE CI GAVE THE BLACK MALE A QUANTITY OF U.S. CURRENCY AND THAT THE BLACK MALE GAVE THE CI A QUANTITY OF MARIJUANA AND COCAINE. THE CI STATED THAT THE CI SAW ADDITIONAL MARIJUANA AND COCAINE, WHICH WAS PACKAGED FOR SALE. THE CI ALSO STATED THAT THE CI WAS INVITED BACK BY THE BLACK MALE TO PURCHASE MARIJUANA AND COCAINE AT ANY TIME THE CI WISHED TO RETURN. YOUR AFFIANT FURTHER STATES THAT THE CI IS FAMILIAR WITH HOW MARIJUANA AND COCAINE LOOKS AND THE CI IS POSITIVE THAT WHAT THE CI SAW IN THE RESIDENCE WAS INDEED MARIJUANA AND COCAINE.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTICS DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIME'S KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL MARIJUANA AND COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this <u>14</u> day of <u>SEPTEMBER</u>, 2004.

the District Court

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Time Signed <u>9:15Pr</u>

etter a terrest and the second se	Defendant, SEARCH WARRAN	SEP 2 4 2004	
		DISTRICT COURT	
JOHN DOE	B/M		
VS.	Plaintiff,	<b>Mar.</b> <u>U</u> 4	4
THE STATE OF OK	-	a second a s	
TATE OF OKLAHOMA, COUNTY OF TULSA	<pre>} ss. }</pre>	IN THE DISTRICT COUR	RT

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## COCAINE, MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA AND COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE FAMILY HOME, LOCATED IN THE 2500 BLOCK OF NORTH CICINNATI AVENUE. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE NORTH OF EAST ZION STREET LOCATED ON THE EAST SIDE OF NORTH CINCINNATI AVENUE. THE RESIDENCE TO BE SEARCHED IS LIGHT YELLOW IN COLOR WITH BROWN TRIM. THE RESIDENCE TO BE SEARCHED HAS A TAN COMPOSITE SHINGLED ROOF. THE FRONT DOOR OF THE RESIDENCE TO BE SEARCHED FACES WEST AND IS BEHIND A BARRED DOOR. THE NUMBERS 2501 ARE AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 2501 NORTH CINCINNATI AVENUE, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this 14 day of SEPTEM 641 2004.

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

, ,

Time Signed 9:15 PM

Received the within writ at \_\_\_\_\_\_ o'clock, on the \_\_\_\_\_ day of \_\_\_\_\_\_ 2004.

On the <u>and</u> day of <u>19</u>, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

#### SEE PROPERTY RECEPT

I found said property in the possession of one <u>STRIPLTN, ALONZO</u> and I served the within writ by delivering a true and correct copy thereof personally to one

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

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dore file QI Sept 2004 Î., ITH. COURT CLERK SALLY NUY bboro 0 000 DEPUT

PROPER		FIPT			_		*TRACIS	NO DOSY	~<<	<u></u>	]		
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AFFIDAVIT FOR SEARCH	WAF	RRANT - Uniform Controlled Dangerous Substance Act ORIGINAL
STATE OF OKLAHOMA, } COUNTY OF TULSA, }	SS.	IN THE DISTRICT COURT
THE STATE OF OKLAHO	MA,	Printi Dependent 4 382
JOHN DOE B/M		SEP 2 4 2004
		SALLY HOWE SMITH, COURT CLERK STATE OF OKLA, TULSA COUNTY
	Defe	endant

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

#### A SINGLE STORY SINGLE FAMILY RESIDENCE, THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE NORTH OF EAST XYLER STREET LOCATED ON THE WEST SIDE OF NORTH BOSTON PLACE. THE RESIDENCE IS CONSTRUCTED OF GRAY SIDING AND BLACK TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE IS MADE OF BROWN WOOD AND FACES EAST. THE RESIDENCE TO BE SEARCHED IS LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

## YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFROM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL ARCOTICS INVESTIGATIONS. YOUR AFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 48 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE HEREAFTER REFERRED TO AS "JOHN DOE", WHO WAS SELLING COCAINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE DESCRIBED TO BE SEARCHED AND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE, "JOHN DOE", RESIDES AND SELLS COCAINE FROM.

YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A BLACK MALE COMNG AND GOING TO AND FROM THE RESIDENCE.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

e Affiant

Subscribed and sworn to before me this 2 day of AUGUST, 2004.

Judge of the District Court

Time Signed

MITVIJUD ()		$\frown$	
SEARCH WARRANT	- Uniform Contro	olled Dangerous Substance Act ORIG	GINAL
STATE OF OKLAHOMA, COUNTY OF TULSA	} ss.		ISTRICT COURT
THE STATE OF OF vs.	KLAHOMA,	DISTRICT COURT F I L F Plaintiff, SEP 2 4 2004 No.	332
JOHN DOE	B/M	BALLY HOWE SMITH, COURT CLERK	
	SEARC	CH WARRANT	

### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

#### COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

#### A SINGLE STORY SINGLE FAMILY RESIDENCE, THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE NORTH OF EAST XYLER STREET LOCATED ON THE WEST SIDE OF NORTH BOSTON PLACE. THE RESIDENCE IS CONSTRUCTED OF GRAY SIDING AND BLACK TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE IS MADE OF BROWN WOOD AND FACES EAST. THE RESIDENCE TO BE SEARCHED IS LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this 23 day of \_\_\_\_\_ 20 04 JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed

Received the within writ at 657 o'clock, on the 24 day of 329

On the 24 day of 32, 20, 20, 04, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROP. Rec# AT 1164

I found said property in the possession of one <u>JOCQUELINE</u> MORGAN, served the within writ by delivering a true and correct copy thereof personally to one

and I

JOCQUELINE MORGAN

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this 24day of Sept 20 04 SALEX HOWE SMITH, COUR

CL-188-T		VED-ST	DLEN G	UODS (	OUTSIDE CASE NO.		OCCURRENCE	Nº AT	
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<del>483</del> )E14	2	1	E		BLACK STICKY SUBS	TRICE IN	PLASTIC		
	3	22	E		ASSORTED PILLS: + 11 WHITE TABLETS W ON SIDE + 7 BLUE TARLETS W ON SIDE + 4 TELLOW AND BLACK STAMPED ON SIDE + ALL CONTAINED IN A LISTING MELVIN BAIL	"GG 258" « CAPSULE NTIBIOTIC ET.	「STA.~AEO S W/ 2407 ALL CO-TFIN	" ~&C	
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STATE OF OKLAHOMA,	}	SS.	IN THE	E DISTRICT COURT
COUNTY OF TULSA,	}		SW 04	<u>409</u>
THE STATE OF OF	<b>KLAHC</b>	)MA,		~
VS.			FILED	<u></u>
JOHN DOE	<b>B/M</b>		OCT 2 0 2004	
			SALLY HOWE SMITH, COURT CLERK STATE OF OKLA. TULSA COUNTY	
		Def	endant,	

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, MOTEL ROOM, LOCATED IN THE 8800 BLOCK OF EAST ADMIRAL PLACE. THE ROOM TO BE SEARCHED IS WITHIN THE CONFINEMENTS OF THE TONIGHT INN AND SUITES LOCATED AT 8833 EAST ADMIRAL PLACE. THE ROOM TO BE SEARCHED HAS A FRONT DOOR MARKED WITH THE NUMBERS "111" ON THE DOOR. THE TONIGHT INN AND SUITES IS LOCATED ON THE NORTH SIDE OF EAST ADMIRAL PLACE AND IS THE FIRST STRUCTURE WEST OF NORTH 89<sup>TH</sup> EAST AVENUE. THE ADDRESS FOR THE ROOM TO BE SEARCHED IS MORE COMMONLY KNOWN AS 8833 EAST ADMIRAL PLACE ROOM # 111, LOCATED WITHIN THE CITY AND COUNTY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 24 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF SEVEN OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTI, TIONS. YOUR AFFIANT FURTHER S TES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 24 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED MOTEL ROOM AND OBSERVED A BLACK MALE, HEREAFTER REFERRED TO AS "JOHN DOE" WHO WAS SELLING COCAINE OUT OF ROOM 111. THE RCI DIRECTED YOUR AFFIANT TO THE ROOM AND POINTED IT OUT AS THE LOCATION FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED JOHN DOE CONDUCT DRUG TRANSACTIONS FROM ROOM 111. IN THE PAST 24 HOURS THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE ROOM WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE MOTEL ROOM IN THE PAST 48 HOURS AT DIFFERENT TIMES OF THE NIGHT BETWEEN THE HOURS OF 10 P.M. AND 6 A.M. WHICH IS AN INDICATION THAT THE INDIVIDUALS ARE SELLING IN THE NIGHT-TIME HOURS. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED THE SAME BLACK MALE BY USING THE FRONT DOOR WITH A "KEY", COME AND GO FROM THE MOTEL ROOM DESCRIBED TO BE SEARCHED.

YOUR AFFIANT FURTHER STATES THAT INDIVIDUALS WHO SELL AND DISTRIBUTE ILLEGAL SUBSTANCES UNDERSTAND THAT THE MAJORITY OF SEARCH WARRANTS ARE SERVED BETWEEN THE HOURS OF 6 A.M. AND 10 P.M., AND ARE NOW SELLING AND DISTRIBUTING ONLY AFTER THE HOURS OF 10 P.M. FURTHER YOUR AFFIANT HAS INTERVIEWED INDIVIDUALS WHO SELL AND DISTRIBUTE COCAINE BASE AND THEY HAVE STATED THEY HAVE BEGAN TO SELL THEIR PRODUCT AFTER 10 P.M. YOUR AFFIANT FURTHER PRAYS THE HONORABLE JUDGE GRANT NIGHT SERVICE BECAUSE OF THE ABOVE MENTIONED EXIGENT CIRCUMSTANCES.

YOUR AFFIANT FURTHER STATES THAT JOHN DOE TOLD THE RCI THAT HE IS ONLY SELLING COCAINE AFTER THE HOURS OF 10 P.M.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND COCAINE ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR COCAINE CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this 19 day of OCNBER, 2004.

11

Time Signed 11:05 PM

SEARCH WARRANT -	Uniform Controlled Dangerous Sub	stance Act <u>ORIGINAL</u>
STATE OF OKLAHOMA, COUNTY OF TULSA	} ss. }	IN THE DISTRICT COURT
THE STATE OF OK	LAHOMA, Difference ST	<b>VO</b> 4 409
VS.		No
JOHN DOE	B/M B/M B/M	
	Defendant,	

**SEARCH WARRANT** 

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J. Henderson** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, MOTEL ROOM, LOCATED IN THE 8800 BLOCK OF EAST ADMIRAL PLACE. THE ROOM TO BE SEARCHED IS WITHIN THE CONFINEMENTS OF THE TONIGHT INN AND SUITES LOCATED AT 8833 EAST ADMIRAL PLACE. THE ROOM TO BE SEARCHED HAS A FRONT DOOR MARKED WITH THE NUMBERS "111" ON THE DOOR. THE TONIGHT INN AND SUITES IS LOCATED ON THE NORTH SIDE OF EAST ADMIRAL PLACE AND IS THE FIRST STRUCTURE WEST OF NORTH 89<sup>TH</sup> EAST AVENUE. THE ADDRESS FOR THE ROOM TO BE SEARCHED IS MORE COMMONLY KNOWN AS 8833 EAST ADMIRAL PLACE ROOM # 111, LOCATED WITHIN THE CITY AND COUNTY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the Night to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this 19 day of OCTOBER 2004.

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed \_//: 05/M

Received the within writ at  $\frac{11-05}{2004}$  o'clock, on the <u>19</u> day of <u>0</u>,

On the 22 day of 27, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY RECEIPT # AU- 1380

I found said property in the possession of one <u>CHESTER</u> ALEXANDER, and I served the within writ by delivering a true and correct copy thereof personally to one

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before mo this 20 day of 000 20 000 SALLY HOWE SMITH, C ana

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OWNER'S NA	ME (LAST, FI	RST, MIDDLE	E) RES	ADDRESS			CITY		STATE	ZIP	TPD/PID/OR SOC#	1380
SUSPECT NA	ME (LAST, FI	RST, MIDDLE	l =)	JUVE		CRIME TYP	E/OFFENSE/WHY HE	EUD	ARREST	10.	TPD/PID/OR SOON	
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AFFIDAVIT FOR SEA	ARCH V	VARRANT -	Uniform Controlled D	angerous Substa	nce Act OR	IGINAL
STATE OF OKLAHOMA,	}	SS.	I	N THE DIST	RICT CO	DURT
COUNTY OF TULSA,	}		SW	$\mathbf{\Lambda}$	Л	
THE STATE OF OF	KLAHON	A, DISTRICT	COURT	<b>V</b> 4		LU
VS.			- NO.			
JOHN I	B/M	OCT 2	0 2004	• • •		
		STATE OF OKLA. TUL	DOURT CLERK SA COUNTY			
		Defendant				

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 1500 BLOCK OF EAST 53<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS THE SEVENTH STRUCTURE WEST OF NORTH UTICA AVENUE LOCATED ON THE SOUTH SIDE OF EAST 53<sup>RD</sup> STREET NORTH. THE RESIDENCE IS CONSTRUCTED OF LIGHT COLORED BRICK WITH WHITE SIDING. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES NORTH AND IS MADE OF WOOD, BROWN IN COLOR. THE NUMBERS "1558" ARE AFFIXED TO THE RESIDENCE JUST EAST OF THE DOOR. THE RESIDENCE TO BE SEARCHED IS MORE COMMONLY KNOWN AS 1558 EAST 53<sup>RD</sup> STREET NORTH, LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

# METHAMPHETAMINE, INSTRUMENTALITIES USED IN THE SALE OF METHAMPHETAMINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

#### YOUR AFFIANT FURTHER STATES:

J

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS.

GIVEN, HAS GH

YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 48 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE ONLY KNOWN AS "JOHN", WHO WAS SELLING METHAMPHETAMINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE METHAMPHETAMINE. THE RCI TOLD YOUR AFFIANT THAT THE METHAMPHETAMINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE METHAMPHETAMINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WAS INDEED METHAMPHETAMINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE DESCRIBED TO BE SEARCHED AND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE, "JOHN", RESIDES AND SELLS METHAMPHETAMINE FROM.

IN THE PAST 48 HOURS YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A BLACK MALE COMING AND GOING TO AND FROM THE RESIDENCE DRIVING A GOLD COLORED FORD EXPEDITION.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND METHAMPHETAMINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL METHAMPHETAMINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

## FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this  $\frac{14}{14}$  day of

Judge of the District Court

Time Signed 11.55 Am

SEARCH WARRA	ANT - Un	iform Contro	olled Dangerous Subst	tance Act	<u>ORIGINAL</u>		
STATE OF OKLAHOM	[Α,	} ss.		IN TH	E DISTRIC	T COUI	RT
COUNTY OF TULSA		}	DISTRICT COUN	CN YENTY	<u>^</u>		
THE STATE (	)F OKLA	HOMA,	' ' L F~	ġ₩ (	04		Tn
	VS.		Plaintiff, OCT 2 0 2004	<b>D</b> No		«II.2.	
JOH	IN B/M	SAL Sti	ATE DE SOMITH 60				

SEARCH WARRANT

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## METHAMPHETAMINE, INSTRUMENTALITIES USED IN THE SALE OF METHAMPHETAMINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 1500 BLOCK OF EAST 53<sup>RD</sup> STREET NORTH. THE RESIDENCE TO BE SEARCHED IS THE SEVENTH STRUCTURE WEST OF NORTH UTICA AVENUE LOCATED ON THE SOUTH SIDE OF EAST 53<sup>RD</sup> STREET NORTH. THE RESIDENCE IS CONSTRUCTED OF LIGHT COLORED BRICK WITH WHITE SIDING. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES NORTH AND IS MADE OF WOOD, BROWN IN COLOR. THE NUMBERS "1558" ARE AFFIXED TO THE RESIDENCE JUST EAST OF THE DOOR. THE RESIDENCE TO BE SEARCHED IS MORE COMMONLY KNOWN AS 1558 EAST 53<sup>RD</sup> STREET NORTH, LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

<b>WHEREFORE WITNESS MY HAND</b> this $14$ day of	OCTOSEN	20 <i>04</i>
Clancer Smith		
HIDOF ALL DISTRICT COUDT ATTIL OF CONTRACT		

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed \_\_\_\_\_\_ Am\_\_\_

Received the within writ at  $\frac{11-55}{4}$  o'clock, on the 14 day of 000, 20 04.

On the  $14^{\prime\prime}$  day of  $367^{\prime\prime}$ , 20  $54^{\prime\prime}$ , I have made service thereof by a search of the premises described, and by seizing the following,

 and I

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this 20 day of Oct <u>\_20</u>U SALLY HOWE SMITH, **COURT CLERK** 

STATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.	IN THE DI	STRICT CO	URT
THE STATE OF OF VS.	<b>KLAHO</b>				1
JOHN DOI	E B/M	SALLY HOWE SMIT	74		

## AFFIDAVIT FOR SEARCH WARRANT

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 1500 BLOCK OF EAST 10<sup>TH</sup> STREET. THE RESIDENCE TO BE SEARCHED IS LOCATED ON THE NORTH SIDE OF EAST 10<sup>TH</sup> STREET AND IS WEST OF SOUTH TRENTON AVENUE. THE RESIDENCE IS CONSTRUCTED OF LIGHT BLUE SIDING. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE IS LIGHT GRAY AND FACES SOUTH. THE RESIDENCE HAS THE NUMBERS "1545" AFFIXED TO THE RESIDENCE NEXT TO THE FRONT DOOR. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 1545 EAST 10<sup>TH</sup> STREET, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

### COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

# FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

## YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFROM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INF \_\_\_\_\_MATION THE RCI HAS PROVIDED IN \_\_\_\_\_AE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 48 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE HEREAFTER REFERRED TO AS "JOHN DOE", WHO WAS SELLING COCAINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 48 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE OF 1545 EAST 10<sup>TH</sup> STREET AND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE, "JOHN DOE", RESIDES AND SELLS COCAINE FROM.

YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A BLACK MALE COMNG AND GOING TO AND FROM THE RESIDENCE.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

1.600 Affiant

Subscribed and sworn to before me this 19 day of OCTOBER, 20 04.

Judge of the District Court

Time Signed \_\_\_\_\_

SEARCH WARRAN	- Uniform Cont	rolled Dangerous Substance Act	<u>ORIGINAL</u>	
STATE OF OKLAHOMA, COUNTY OF TULSA	} ss.	IN TH	IE DISTRICT (	COURT
	} /I / IIO)///	DISTRICT COURT	$\mathbf{\Omega}_{\mathbf{A}}$	A 1 1
THE STATE OF OI	CLAHOMA,	Plaintiff, 2 0 2004 No.	V4	
VS.		SALLY HOWE -		
JOHN DOE	B/M	SALLY HOWE SMITH, COURT CLERK		
	Def	endant,		
	SEAR	CH WARRANT		

## IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

# FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 1500 BLOCK OF EAST 10<sup>TH</sup> STREET. THE RESIDENCE TO BE SEARCHED IS LOCATED ON THE NORTH SIDE OF EAST 10<sup>TH</sup> STREET AND IS WEST OF SOUTH TRENTON AVENUE. THE RESIDENCE IS CONSTRUCTED OF LIGHT BLUE SIDING. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE IS LIGHT GRAY AND FACES SOUTH. THE RESIDENCE HAS THE NUMBERS "1545" AFFIXED TO THE RESIDENCE NEXT TO THE FRONT DOOR. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 1545 EAST 10<sup>TH</sup> STREET, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this $26$ day of $26$	·7- 20 <u>04</u> .
JUDGE of the DISTRICT COURT of TULSA COUNTY, STAT	TE OF OKLAHOMA
Time Signed <u>4:37 pm</u>	

Received the within writ at  $\frac{437}{100}$  o'clock, on the 19 day of 0000

On the  $\underline{14}$  day of  $\underline{000}$ ,  $20 \underline{04}$ , I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY RECEIPT # AU. 1379

I found said property in the possession of one served the within writ by delivering a true and correct copy thereof personally to one

and I

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described, property was found.

Subscribed and sworn before me this 20 day of Oct 20.04 SALATYHOWE SMITH, COUR

PROPER BPAG 05/13/20								NO. 200	107	3 750	2	AU1379	
RECOVERING	OFFICER		Wit	NESSING	OFFICE	R	DATE RECEIVED			OF OCCUR			
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STATE OF OKLAHOMA,	}	SS.	RRANT - Uniform Controlled Dangeron	E DISTRICT COURT
COUNTY OF TULSA,	}		SW O2	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )
THE STATE OF OK	CLAHC	DMA,	DISTRICT COURT	
VS.			$\mathbf{F} = \mathbf{I} = $	
			NOV 0 8 2004	
JOHN DOE	B/M	-	SALLY HOWE SMITH COURT OF FRE	
		De	fendant,	

## **AFFIDAVIT FOR SEARCH WARRANT**

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 5100 BLOCK OF NORTH JOHNSTOWN AVENUE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF TAN SIDING AND BROWN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "5119" WHICH ARE PAINTED ON THE SOUTH CURB OF THE DRIVEWAY. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE NORTH OF EAST 51<sup>ST</sup> PLACE NORTH LOCATED ON THE EAST SIDE OF NORTH JOHNSTOWN AVENUE. THE ADDRESS IS MORE COMMONLY KNOWN AS 5119 NORTH JOHNSTOWN AVENUE, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER EIGHT YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FIVE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS A VIDED IN THE PAST HAS BEEN UP A DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING MARIJUANA OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE MARIJUANA. THE RCI TOLD YOUR AFFIANT THAT THE MARIJUANA WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE MARIJUANA TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED MARIJUANA.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE INDICATIVE OF DRUG TRAFFIC. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED AT 5119 NORTH JOHNSTOWN AVENUE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL MARIJUANA KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND MARIJUANA ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR MARIJUANA CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this 2 day of NOUEmber, 2004.

Judge of the District Court

Time Signed 6.15Pm

SEARCH WARRANT -	∽ Uniform (	Controlled Dangerous Substance Act ORIGINAL	
STATE OF OKLAHOMA, COUNTY OF TULSA	} ss. }	IN THE DISTRI	
THE STATE OF OKI	LAHOM	$\mathbf{SW} \mathbf{U}_{-}^{\mathbf{I}}$	4 3 <b>3</b>
VS.		<b>DISTRICT COURT</b> No	
JOHN DOE	B/M	NOV 0 8 2004	
		Defendant,	

## SEARCH WARRANT

### IN THE NAME OF THE STATE OF OKLAHOMA:

)

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer J.M. HENDERSON for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 5100 BLOCK OF NORTH JOHNSTOWN AVENUE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF TAN SIDING AND BROWN TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "5119" WHICH ARE PAINTED ON THE SOUTH CURB OF THE DRIVEWAY. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE FIRST STRUCTURE NORTH OF EAST 51<sup>ST</sup> PLACE NORTH LOCATED ON THE EAST SIDE OF NORTH JOHNSTOWN AVENUE. THE ADDRESS IS MORE COMMONLY KNOWN AS 5119 NORTH JOHNSTOWN AVENUE, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS M	Y HAND this	2 day of	NOUEMBER 2004.

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

10:15PM Time Signed

Received the within writ at 6:15 o'clock, on the 2 day of Nov 2004.

On the 2 day of 100, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY RECEIPT AU-1710

I found said property in the possession of one <u>CARTEC</u> SIMS and I served the within writ by delivering a true and correct copy thereof personally to one

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this B\_day of \_\_\_\_\_\_ 20 00 HOWE SMITH. C

PROPERTY R				$\sim$		*TRACIS	NO. 200 CASE NO.	407	7415		AU1710	Gor
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イヤルノンビン AFFIDAVIT FOR SEARCH W	ARRANT - Uniform Controlled	Dangerous Substance Act ORIGINAL
STATE OF OKLAHOMA, } COUNTY OF TULSA, }	SS.	IN THE DISTRICT COURT
THE STATE OF OKLAHOM	IA, <b>SW</b> (	04 440
VS.	DISTRICT COURT NO	)
JOHN DOE B/M	<u>NOV</u> 0 8 2004	
	SALLY HOWE SMITH GOURT OLERK	:
	Defendant,	

## **AFFIDAVIT FOR SEARCH WARRANT**

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 4600 BLOCK OF NORTH BOSTON AVENUE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF WHITE SIDING WITH LIGHT BLUE TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "4641" WHICH ARE AFFIXED TO FRONT OF THE RESIDENCE. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE NINTH STRUCTURE NORTH OF EAST 46<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH BOSTON AVENUE. THE ADDRESS IS MORE COMMONLY KNOWN AS 4641 NORTH BOSTON AVENUE, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED FROM THE DRUG ENFORCEMENT ADMINISTRATION BASIC NARCOTICS INVESTIGATORS SCHOOL.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FIVE OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN ULRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS AND OTHER CONTROLLED DANGEROUS SUBSTANCES.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING MARIJUANA OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE MARIJUANA. THE RCI TOLD YOUR AFFIANT THAT THE MARIJUANA WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED THE BLACK MALE CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE MARIJUANA TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED MARIJUANA.

YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE LOCATED AT 4641 NORTH BOSTON AVENUE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL MARIJUANA KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS AND MARIJUANA ARE SOLD, OFTEN TIMES HAVE NARCOTICS OR MARIJUANA CONCEALED ON THEIR PERSON

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this 27day of OC 2004.

og, Me

Judge of the District Court

Time Signed \_\_\_\_\_\_

SEARCH WARRA	NI - Uniform Cont	trolled Dangerous Substance Ac	t <u>ORIGINAL</u>	
STATE OF OKLAHOM COUNTY OF TULSA	A, } ss. }	IN 1	THE DISTRI	CT COURT
	F OKLAHOMA, s.	Bisingiff. DISTRICT COURT No. FILED	04	
JOHN	DOE B/M	NOV 0 8 2004		
		CH WARRANT		

## IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer J.M. HENDERSON for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of the State of Oklahoma, to wit:

## MARIJUANA, INSTRUMENTALITIES USED IN THE SALE OF MARIJUANA, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY, SINGLE FAMILY RESIDENCE LOCATED IN THE 4600 BLOCK OF NORTH BOSTON AVENUE. THE RESIDENCE TO BE SEARCHED IS CONSTRUCTED OF WHITE SIDING WITH LIGHT BLUE TRIM. THE RESIDENCE TO BE SEARCHED HAS A FRONT DOOR WHICH FACES WEST AND IS WHITE IN COLOR. THE RESIDENCE TO BE SEARCHED IS MARKED WITH THE NUMBERS "4641" WHICH ARE AFFIXED TO FRONT OF THE RESIDENCE. THE ROOF OF THE RESIDENCE IS GRAY IN COLOR. THE RESIDENCE TO BE SEARCHED IS THE NINTH STRUCTURE NORTH OF EAST 46<sup>TH</sup> STREET NORTH LOCATED ON THE EAST SIDE OF NORTH BOSTON AVENUE. THE ADDRESS IS MORE COMMONLY KNOWN AS 4641 NORTH BOSTON AVENUE, TULSA COUNTY, CITY OF TULSA, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within **Ten** days.

WHEREFORE W	<b>TITNESS MY HAND</b> this $27$ day of $0(T)$ 2004.
JUDGE of	the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA
Time Signe	d 15:42

2004.	Received the within writ at $\frac{3-40}{pn}$ o'clock, on the $27$	da	y of	007. ,	,
			1		

On the 3 day of NoV - , 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE PROPERTY RECEIPT # AU-1719

I found said property in the possession of one <u>CRAIG</u> THOMAS and I served the within writ by delivering a true and correct copy thereof personally to one

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this 8 day of NOV 20.04 SALLY-HOWE SMITH, COURT CLERK

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TATE OF OKLAHOMA, COUNTY OF TULSA,	}	SS.	IN	THE DISTRIC	CT COURT
THE STATE OF O VS.	KLAHO	OMA, <b>PIST</b> Plant	RICT COURT	04	451
v 3. "JOHN DC	NT: ''	NO SALLY STATESOWE TO	1 2 2004		

## **AFFIDAVIT FOR SEARCH WARRANT**

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A TWO STORY APARTMENT BUILDING LOCATED DIRECTLY SOUTH OF EAST TECUMSEH STREET LOCATED ON THE EAST SIDE OF NORTH COLLEGE AVENUE. THE APARTMENT TO BE SEARCHED IS LOCATED WITHIN THE CONFINEMENTS OF THE CORNER STONE APARTMENTS. THE APARTMENT TO BE SEARCHED IS CONSTRUCTED OF WHITE COLORED SIDING WITH TAN BRICK TRIM AND IS LOCATED ON THE UPPER LEVEL. THE APARTMENT TO BE SEARCHED IS LABELED WITH THE NUMBER "9" JUST EAST OF THE FRONT DOOR. THE FRONT DOOR OF THE APARTMENT TO BE SEARCHED IS WHITE IN COLOR AND FACES NORTH. THE APARTMENT IS LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed in the day.

#### YOUR AFFIANT FURTHER STATES:

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YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFORM DIVISION NORTH STREET CRIMES UNIT. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR AND HAS GRADUATED.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS, HE MET WITH A RELIABLE, CONFIDENTIAL INFORMANT (HEREAFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STATES THAT THE INFORMATION THAT THE RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVES JATIONS. YOUR AFFIANT FURTHER ATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES THAT IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, KNOWN TO THE RCI AS "JOHN DOE", WHO WAS SELLING COCAINE OF OUT THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

WITHIN THE PAST 72 HOURS YOUR AFFIANT FURTHER STATES THAT YOUR AFFIANT AND OTHER OFFICERS HAVE OBSERVED SHORT TERM TRAFFIC TO AND FROM THE RESIDENCE. YOUR AFFIANT FURTHER STATES THAT THE SHORT TERM TRAFFIC THAT HAS BEEN OBSERVED WITHIN THE PAST 72 HOURS IS INDICATIVE OF THE SALES AND DISTRIBUTION OF ILLEGAL CONTROLLED DANGEROUS SUBSTANCES. YOUR AFFIANT FURTHER STATES THAT SURVEILLANCE OFFICERS HAVE ALSO OBSERVED A BLACK MALE COME AND GO FROM THE RESIDENCE DESCRIBED TO BE SEARCHED.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE ON NARCOTIC INVESTIGATIONS, PEOPLE WHOM USE AND SELL COCAINE KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant Subscribed and sworn to before me this  $\Im$  day of

2004.

11 m Time Signed

Judge of the District Court

SEARCH WARRANT - Uniform	n Controlled Dangerous Substance Act <u>ORIGINAL</u>
STATE OF OKLAHOMA, } ss. COUNTY OF TULSA }	IN THE DISTRICT COURT
THE STATE OF OKLAHO	MA, DISTRICT COURT
VS.	NOV 1 2 2004
"JOHN DOE"	
	Defendant,

## SEARCH WARRANT

### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by Officer J.M. HENDERSON for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, MONIES OR UNEXPLAINED WEALTH IDENTIFIABLE FROM THE SALE OF CONTROLLED AND DANGEROUS DRUGS, FINANCIAL RECORDS, WEAPONS AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A TWO STORY APARTMENT BUILDING LOCATED DIRECTLY SOUTH OF EAST TECUMSEH STREET LOCATED ON THE EAST SIDE OF NORTH COLLEGE AVENUE. THE APARTMENT TO BE SEARCHED IS LOCATED WITHIN THE CONFINEMENTS OF THE CORNER STONE APARTMENTS. THE APARTMENT TO BE SEARCHED IS CONSTRUCTED OF WHITE COLORED SIDING WITH TAN BRICK TRIM AND IS LOCATED ON THE UPPER LEVEL. THE APARTMENT TO BE SEARCHED IS LABELED WITH THE NUMBER "9" JUST EAST OF THE FRONT DOOR. THE FRONT DOOR OF THE APARTMENT TO BE SEARCHED IS WHITE IN COLOR AND FACES NORTH. THE APARTMENT IS LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED at any time of the day to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this	9	day of	Nov.	2004.
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JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed \_\_\_\_\_\_

Received the within writ at 102 o'clock, on the 2004 day of Nov

On the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE ATTA CHED PROPERTY RECEIPT AU-1825

I found said property in the possession of one <u>KRAMDEN</u> <u>Helmes</u> TRANSACCE MAME and I served the within writ by delivering a true and correct copy thereof personally to one

SRANNER Heines

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Bolon TRD

vom before me 101 2000

\*TRACIS NO. Zoo C74 PROPERTY RECEIPT AU1875 BPAG 05/13/2004 TUL-188-U RECOVERING OFFICER WITNESSING OFFICER DATE RECEIVED No. PKHEU K-C \* 10 Novoy dege mstace 1825N. E (LAST, FIRST, MIDDLE CIT ID/OR SOC B TPD/PID/OR SOC# OWNER'S NAME (LAST, FIRST, MIDDLE) RES ADDRESS CITY STATE  $\infty$ OWNER'S NAME (LAST FIRST MIDDLE) RES ADDRESS STATE TPD/PID/OR SOC# CITY ZIE сī SUSPECT NAME (LAST, FIRST, MIDDLE) ABREST NO E/OFFENSE/WHY HELD JUVENILE 156341 Alone TERRANCE \* ABREST MADE ARREST NO. JUVENILE 131Ampon \* Koss Marikm MES List Only One Item (Description) Per Item Number Do Not Use A, B, Etc. NOTICE: Include: Make / Model / Serial # / Caliber-Size / Color/Etc. O - OWNER E - EVIDENCE HOLD FOR: **C - CHECK FOR STOLEN** PROPERTY UNIT D - DESTROY DO USE ONLY! ITEM NOT USE! QTY. NCIC NO. DESCRIPTION N 597. U.S. Currency. X 13 Æ 1 pre weight SI. 9grans of Cocame Χ E 1 Ż BASE, Post ut. 73. 4grams. 3 white pills, XAMAX, in Bran E 20 Χ Pill Bottle, 4 Blue Pill (MDMA) in Celophane ſ Æ X le Bluz Pill (XAMAK) And 18 PEACLE Coloces Pills (XAMAK); " All Bottle 5 E 24 Х 5.9 grans of Marilwork in Baggie, ist h X Ø 1 weight 11. 7g/ms. Z. Forms of Munitime in Sevente Pastz BAggies, post weigh MARB. H. 7 2 Z K Ê 7 Ł Amoxicillin soong in pill bother can X TEREMCE Molone's rame. Æ 9 K OHAUS Digital Scales. Paper work i mad in Terrance malone's MSC X 10 Ê NAME. E Brown Book W/ Thoma #'s, X jť BEAND EMPLOYEE NUMBER DEC I HAVE RECEIVED ALL THE ABOVE LISTED PROPERTY. X 210 PROPERTY / WAREHOUSE OFFICERS RECEIVING & STORING PROPERTY WITN LOYEE NUMBER X X Х 01887 WHITE AND PINK - Police Property Unit CANARY - Officer Copy BLUE \*REQUIRED INFORMATION

COUNTY OF TULSA, } THE STATE OF OKLAHOMA, Plaintiff,	501
VS. No	
JOHN DOE B/M	DISTRICT COURT

## **AFFIDAVIT FOR SEARCH WARRANT**

SALLY HOWE SMITH, COURT OLERK STATE OF OKLA, TULSA COUNTY

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY DUPLEX, LOCATED ON THE NORTHWEST CORNER OF EAST 26<sup>TH</sup> PLACE NORTH AND NORTH ROCKFORD AVENUE. THE RESIDENCE IS CONSTRUCTED OF WHITE PAINTED SIDING WITH WHITE TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES SOUTH AND IS THE SOUTHWEST DOOR OF THE DUPLEX. THERE ARE NO VISIBLE NUMBERS AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

### COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFROM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVENINFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCTASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS KET HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STALES THAT THE INFORMATION THAT TO RCI HAS NEVER BEEN UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING COCAINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE DESCRIBED TO BE SEARCHEDAND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE, "JOHN DOE", RESIDES AND SELLS COCAINE FROM.

YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A BLACK MALE COMNG AND GOING TO AND FROM THE RESIDENCE.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

#### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant

Subscribed and sworn to before me this \_\_\_\_\_day of \_\_\_\_\_\_day of \_\_\_\_\_\_

Judge of the District Court

Time Signed 4:Sign

SEARCH WARRANT - Uniform Controlled	Dangerous Substance Act <u>ORIGINAL</u>
STATE OF OKLAHOMA, } ss. COUNTY OF TULSA }	IN THE DISTRICT COURT
THE STATE OF OKLAHOMA,	aintiff, <b>04</b> 501
VS.	No
JOHN DOE B/M	DISTRICT COURT
Defendar	nt,
SEADCHA	DEC 0 9 2004 WARRANT
SEARCH V	

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

# FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY DUPLEX, LOCATED ON THE NORTHWEST CORNER OF EAST 26<sup>TH</sup> PLACE NORTH AND NORTH ROCKFORD AVENUE. THE RESIDENCE IS CONSTRUCTED OF WHITE PAINTED SIDING WITH WHITE TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF GRAY COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES SOUTH AND IS THE SOUTHWEST DOOR OF THE DUPLEX. THERE ARE NO VISIBLE NUMBERS AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS LOCATED WITHIN THE CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HANI	this 2 day of	Decenter	20 <u></u> .
JUDGE of the DISTRICT COURT of	FTULSA COUNTY, S	STATE OF OK	KLAHOMA

Received the within writ at	4:51	_o'clock, on the	day of	JEC,
20 04.				

PROPERTY RECEIPT # AU-2558 SEE

 and I

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this \_\_\_\_\_\_ day of \_\_\_\_\_\_ 20\_64 SALLY HOWE SMITH

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ن الالاركان AFFIDAVIT FOR SEAKCH WARRANT - Un	niform Controlle	ed Dangerous Subs	tance Act ORIGINAL
AFFIDAVIT FOR SERICT         STATE OF OKLAHOMA,         COUNTY OF TULSA,		IN THE DIS	TRICT COURT
THE STATE OF OKLAHOMA	2004	04	515
VS.	NOUTER	ło	
JOHN DOE B/M	·•••••••••••••••••••••••••••••••••••••		
·			과한 <b>28</b> 이상
Defendant			EFRK
			<u> </u>

### **AFFIDAVIT FOR SEARCH WARRANT**

The undersigned affiant, being duly sworn, upon oath says: that in Tulsa County, Oklahoma, at and upon or within a certain vehicle, house, building, or premises, the curtilage thereof and the appurtenance thereto belonging, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 13300 BLOCK OF EAST 34<sup>TH</sup> STREET. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE WEST OF SOUTH 135<sup>TH</sup> EAST AVENUE LOCATED ON THE SOUTH SIDE OF EAST 34<sup>TH</sup> STREET. THE RESIDENCE IS CONSTRUCTED OF BROWN ROCK SIDING AND BROWN TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF BROWN COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES NORTH. THE NUMBERS "13350" ARE AFFIXED TO THE RESIDENCE JUST ABOVE THE GARAGE DOOR AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 13350 EAST 34<sup>TH</sup> STREET, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The named defendant, or other persons in whose possession he has placed the following described property for concealment, does now unlawfully, illegally, knowingly and willfully keep, and does unlawfully have in his possession and under his control certain dangerous substances, to wit:

### COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

## FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

Affiant further states that said dangerous substances be reason of their physical structure are easily destroyed and that there is likelihood that the person in possession of the same will attempt to destroy them, and that there is further likelihood that the foresaid, controlled dangerous substance, equipment, and paraphernalia will be moved unless a search warrant may be executed between the hours of six o'clock A.M and ten o'clock P.M.

#### YOUR AFFIANT FURTHER STATES:

YOUR AFFIANT FURTHER STATES THAT HE IS A POLICE OFFICER FOR THE CITY OF TULSA POLICE DEPARTMENT AND HAS BEEN SO EMPLOYED FOR OVER NINE YEARS AND IS CURRENLTY ASSIGNED TO THE UNIFROM DIVISION NORTH. YOUR AFFIANT FURTHER STATES THAT HE HAS BEEN TRAINED IN THE RECOGNITION OF CONTROLLED DANGEROUS SUBSTANCES BY THE TULSA POLICE ACADEMY AND INFORMAL TRAINING RECEIVED FROM MORE EXPERIENCED NARCOTICS INVESTIGATORS. YOUR AFFIANT FURTHER STATES THAT HE HAS PARTICIPATED IN NUMEROUS INVESTIGATIONS AND ARRESTS INVOLVING CONTROLLED DANGEROUS SUBSTANCES, WHICH HAVE BEEN CULMINATED INTO ISSUANCE OF SEARCH WARRANTS IN MORE ARRESTS AND CONVICTIONS. YOUR AFFIANT FURTHER STATES THAT HE HAS ALSO ATTENDED THE ASSOCIATION OF OKLAHOMA NARCOTIC ENFORCER SEMINAR.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS HE WAS CONTACTED BY A RELIABLE CONFIDENTIAL INFORMANT (HERE AFTER REFERRED TO AS RCI). THE RCI HAS IN THE PAST GIVEN INFORMATION TO YOUR AFFIANT AND OTHER LAW ENFORCEMENT AGENCIES IN EXCESS OF FOUR OCCASIONS. ALL SUBJECTS ARRESTED SUBSEQUENT TO INFORMATION RECEIVED FROM THIS RCI HAVE BEEN SUCCESSFULLY CHARGED WITH NARCOTIC VIOLATIONS. YOUR AFFIANT FURTHER STA UNTRUE OR MISLEADING. THE INFORMATION THE RCI HAS PROVIDED IN THE PAST HAS BEEN UP TO DATE AND VITAL ON SEVERAL NARCOTICS INVESTIGATIONS. YOUR AFFIANT FURTHER STATES THAT THE RCI HAS SHOWN KNOWLEDGE OF THE TRAFFICKING OF NARCOTICS.

YOUR AFFIANT FURTHER STATES IN THE PAST 72 HOURS THE MENTIONED RCI HAS BEEN TO THE ABOVE DESCRIBED RESIDENCE AND OBSERVED A BLACK MALE, WHO WAS SELLING COCAINE OUT OF THIS RESIDENCE. THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE AND POINTED IT OUT AS THE RESIDENCE FROM WHICH THE RCI OBSERVED THE COCAINE. THE RCI TOLD YOUR AFFIANT THAT THE COCAINE WAS PACKAGED FOR SALE. THE RCI TOLD YOUR AFFIANT THAT THE RCI HAS OBSERVED "JOHN DOE" CONDUCT DRUG TRANSACTIONS FROM THIS RESIDENCE. THE RCI DESCRIBED THE COCAINE TO YOUR AFFIANT AND THAT THE RCI IS POSITIVE THAT THE ITEMS SEEN IN THE RESIDENCE WERE INDEED COCAINE.

YOUR AFFIANT FURTHER STATES THAT WITHIN THE PAST 72 HOURS THE RCI DIRECTED YOUR AFFIANT TO THE RESIDENCE OF 13350 EAST 34<sup>TH</sup> STREET AND POINTED IT OUT AS BEING THE RESIDENCE FROM WHICH THE BLACK MALE, "JOHN DOE", RESIDES AND SELLS COCAINE FROM.

YOUR AFFIANT FURTHER STATES THAT HE AND OTHER OFFICERS HAVE OBSERVED SHORT TERM VEHICULAR AND PEDESTRIAN TRAFFIC TO AND FROM THE RESIDENCE TO BE SEARCHED, WHICH IS CONSISTANT WITH THE SALE OF NARCOTICS AND OTHER CONTROLLED ILLEGAL SUBSTANCES. YOUR AFFIANT HAS OBSERVED A BLACK MALE COMNG AND GOING TO AND FROM THE RESIDENCE.

YOUR AFFIANT FURTHER STATES THAT IT IS HIS EXPERIENCE THAT NARCOTIC AND COCAINE DEALERS WHO SELL DRUGS FROM A LOCATION OFTEN TIMES KEEP ADDITIONAL QUANTITIES OF NARCOTICS AND MONIES IN THAT LOCATION TO FURTHER THEIR NARCOTIC ENTERPRISE.

YOUR AFFIANT FURTHER STATES THAT BASED ON HIS PRIOR EXPERIENCE IN NARCOTIC INVESTIGATIONS, PEOPLE WHO USE AND SELL COCAINE FROM A LOCATION KEEP DRUG PARAPHERNALIA, MONIES AND RECORDS OF THEIR TRANSACTIONS. YOUR AFFIANT FURTHER STATES THAT IT IS COMMON PLACE FOR INDIVIDUALS WHO FREQUENT LOCATIONS WHERE NARCOTICS ARE SOLD, OFTEN TIMES HAVE NARCOTICS CONCEALED ON THEIR PERSON.

### FURTHER YOUR AFFIANT SAYETH NOT.

WHEREFORE, Affiant asks that a search warrant issue according to law, directed to any sheriff, policeman or law enforcement officer in Tulsa County, Oklahoma, commanding that he search said persons, premises and/or vehicle, and take possession of all the controlled dangerous substances, equipment and paraphernalia hereinbefore described, and vehicle in which said dangerous substance is unlawfully kept, deposited or concealed.

Affiant Subscribed and sworn to before me this 6 day of DEC .2004 Judge of the District/Court Time Signed Sirym

SEARCH WARRANT - Uniform Control	led Dangerous Substance Act <u>ORIGINAL</u>
	DISTRICT COURT IN THE DISTRICT COURT
THE STATE OF OKLAHOMA	
VS.	
JOHN DOE B/M	
Defen	dant, 現当 ??
SEARC	H WARRANT

#### IN THE NAME OF THE STATE OF OKLAHOMA:

To any Sheriff, Policeman, or Law Enforcement Officer in the County of Tulsa, Oklahoma: Probable cause having been shown on this date before me by **Officer J.M. HENDERSON** for believing the following described property: certain controlled dangerous substances listed in the Schedules of the Controlled Dangerous Substances Act of the State of Oklahoma, to wit:

## COCAINE, INSTRUMENTALITIES USED IN THE SALE OF COCAINE, FRUITS

listed in the schedules of the Uniform Controlled Dangerous Substance Act of the State of Oklahoma, with the unlawful intent to possess, use and distribute said substances in violation of the laws of the State of Oklahoma.

Further, your affiant prays that the court will grant law enforcement officers conducting the service of this search warrant permission to seize all firearms used in the commission and or facilitation of the sales of controlled dangerous substances, equipment, and paraphernalia herein before described, to wit:

# FIREARMS, AMMUNITION AND PROOF OF OWNERSHIP OF SUCH ITEMS, MONIES, AND PROOF OF RESIDENCY.

is located at, and is now being kept, possessed, and concealed by the above named defendant, or by other persons in whose possession he has placed it for the purpose of concealment, at or upon or within a certain vehicle and/or house, building or premises, the curtilage thereof and the appurtenances thereunto belonging, in Tulsa County, Oklahoma, described as follows:

A SINGLE STORY SINGLE FAMILY RESIDENCE, LOCATED IN THE 13300 BLOCK OF EAST 34<sup>TH</sup> STREET. THE RESIDENCE TO BE SEARCHED IS THE FOURTH STRUCTURE WEST OF SOUTH 135<sup>TH</sup> EAST AVENUE LOCATED ON THE SOUTH SIDE OF EAST 34<sup>TH</sup> STREET. THE RESIDENCE IS CONSTRUCTED OF BROWN ROCK SIDING AND BROWN TRIM. THE ROOF OF THE RESIDENCE IS CONSTRUCTED OF BROWN COMPOSITE SHINGLES. THE FRONT DOOR OF THE RESIDENCE FACES NORTH. THE NUMBERS "13350" ARE AFFIXED TO THE RESIDENCE JUST ABOVE THE GARAGE DOOR AFFIXED TO THE RESIDENCE. THE RESIDENCE TO BE SEARCHED IS MOST COMMONLY KNOWN AS 13350 EAST 34<sup>TH</sup> STREET, CITY OF TULSA, TULSA COUNTY, STATE OF OKLAHOMA.

The affidavits being positive that the above described property is on the person, or in the place to be searched and there being a likelihood that said property above described will be destroyed, moved, or concealed.

YOU ARE THEREFORE COMMANDED between the hours of six o'clock A.M. and ten o'clock P.M. to make search of said person, vehicle and/or house, building and premises, the curtilage thereof and the appurtenances thereunto belonging for the described property, and if found to seize the same and safely keep it, and bring it before me at the Tulsa County Courthouse in accordance with the subsequent order of the court, and make return hereof within Ten days.

WHEREFORE WITNESS MY HAND this 6 day of 9 Ec 20 04

JUDGE of the DISTRICT COURT of TULSA COUNTY, STATE OF OKLAHOMA

Time Signed \_\_\_\_

いっ o'clock, on the\_\_\_\_ day of \_\_\_\_\_ 12 Received the within writ at \_\_\_\_ 20*0* 

On the 13 day of 12, 2004, I have made service thereof by a search of the premises described, and by seizing the following,

SEE RECEIPI AU -2734

and I

BRUNER TAN ECHIA

I found no person in possession thereof, and I made service of said writ by posting a true and correct copy of said warrant on the door of the building and room wherein said described property was found.

Subscribed and sworn before me this 20 day of LC \_20<u>\_0(</u> SALLY, HOWE SMITH, CO

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