## MORTGAGE RECORD

115

DOLLARS,

(SEAL) (SEAL)

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## OKLAHOMA FARM MORTGAGE

RAME DOUBTORTU HOOK CO., LEATENWORTH, KANA NO. 20769

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ło	1	n hand pa	id, by TH	E DEMIN	G INVES	PMENT (	COMPANY	, of Osweg	o, Kansas,	party of	the secon	id part, t	he receipt	whereof is	DOL 1 hereby ac	
edged, ha	ve mörtgaged a	nd hereby	mortgage	unto the s	aid THE 1	DEMING	INVESTA	ien'i cos	PANY, its	successo	ors and a	ssigns, t	he following	ng premise	s, situated	in the
County of	es and profits t			i	in the Stat	e of Okla	homa, wit	h all the in	provemen	ts thereo	n and ap	purtena	nces there	to belongi	ng, logethe	er with
rents, issu	es and profits t	hereof, and	d more pa	rticularly b	ounded ar	id describ	ed as follo	ws, to-wit:								
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SECOND. That said first party will pay to said second party or order

with interest thereon from ....

Por state taxes. FOURTH. That said first party will keep all buildings, fences, and other improvements on said real estate in as good repair and condition as the same are in at this date. FIFTH. That said first party will at once insure the buildings upon shid premises against loss by fire, lighthing and wind storm in the amount of \$... in hawrance companies approved by said second party, for not less than a three-year term, and at once deliver all policies to said second party as collateral and additional to said second party or assigns, and will so maintain such insurance until said debt is paid, and if default is made therein, then said second party may so insure and re-insure said buildings, acting as agent for said first party in every particular; that every insurance policy on said premises is used before said debt is paid, and if default is made therein, then said second party may so insure and re-insure said buildings, acting as tegent for said first party in every particular; that every insurance policy on said premises is used before said debt is paid, and if default is made therein, then said first party of the second part or assigns, as above provided; and, whether the same have been actually assigned or not, they shall, in case of loss, be payable to said second party or assigns to the extent of their interest as mortgage in said premises; and that said second party of use sain and policies, as be proving yeorifically given, full power to settle and collect the same, and to apply the amount so collected toward the paryment of the indebtedness hereby secured. INTH. That the said first party will mediately repay to the second party is successors or assigns, all and every such sum and sums of money, as it may have so paid for taxes and assessments against said real estate, or upon said mortgage and for insurance and on account of liens, chains, adverse tiles and incurbrances sums of money may have been so advanced and paid, until this same are repaid, except that first party agrees to pay

SIGNED AND DELIVERED IN THE PRESENCE OF

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State of Oklahoma			
Before me,		nd for said County and State, on this	
personally appeared	••••••	and	
to me known to he the identical personwho e as	act and deed for the uses and p	g instrument, and acknowledged to me the urposes therein set forth.	texecuted the sa
My commission expires			Notary Public
State of Øklahoma,	n Notary Public, in	and for said County and State, on this	
to me known to be the identical personwho e asfree and voluntary Witness my hand and official seal the day	xecuted the within and foregoin act and deed for the uses and p and year last above written.	g instrument, and acknowledged to me the	
My commission expires			Notary Public
State of Oklahoma, County of Tulsa, s	지수는 승규는 승규는 가지 않는 것을 가지 않는 것을 하는 것을 하는 것을 수 있다.		
	"day of	A, D. 191	o'clock
Filed for record this			