29MORTGAGE RECORD 38352 DODAWORTH BOOK CO., LEAVENWORTH, KAN. NO. 20768 OKLAHOMA FARM MORTGAGE day of S Knum All Men by These Presents. The 3042 That on this Sel Q jei. R and State of Oklahoma, part of the first part, in consideration of the in hand paid, by THE DEMING INVESTMENT COMPANY, of Oswero, Kausas, party of the second part, the receipt whereol is hereby acknowl-and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in the DOLLARS. edged, have n gaged in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together bounded and described as follows, to-wit: s and profits th reof, and e particularly ina un Co a a Ton X 25 20 J S.  $\mathcal{O}$ (2) in 2 270 L', 0 (2)XIS marge . of the Indian Meridian, containing in all 4-0 acres, more or less, according to the government survey thereof, and warrant the title to the same. TO HAVE AND TO HOLD the premises above described, together with all rights and elains of HOMESTEAD AND EXEMPTION of the said party of the first part or resigns therein, to said THE DEMING INVESTMENT COMPANY, and to its successors and assigns, forever: PROVIDED, NEVERTHELESS, and these presents are made by said party of the first part covenants and conditions, to-wit: The said party of the first part covenants and agrees: PIRST. That it is lawfully seized in fee of the premises hereby conveyed; that it has good right to sell and couvey the same as aforesaid; that the said premises are clear of all incumbrances; and that it will, and its heirs, excentors and administrators shall, forever warrant and defend the title to the said premises against all lawful claims and demands. SECOND. That said first party will pay to said second party or order...... DOLLARS. pre with interest thereon from annually, on the first day of THIRD. 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 around period. To the the same shall become due, to pay any taxes levied against said inortgaged premises, the mortgagee, its successors or assigns may, at its or their option, provide the same shall become due, to pay any taxes levied against said inortgaged premises, the mortgagee is successors or assigns may, at its or their option, provide the same shall become due to the same around period of the same shall become due to the same around period of the same shall become due to pay any taxes levied against said inortgaged premises, the mortgagee is successors or assigns may, at its or their option, provide the same shall become due to pay any taxes levied against said inortgaged premises, the mortgagee is successors or assigns may, at its or their option, provide the same shall become due to pay any taxes levied against said inortgaged premises, the mortgagee is successors or assigns may, at its or their option, provide the same shall become due to pay any taxes levied against said interprovements on said real estate in as good repair and condition as the same around at this date. Provent harses. FOURTH. That said first party will keep all buildings, fences, and other improvements on said real estate in ns good repair and condition as the same are in at this date. FIFTH. That said first party will at once insure the buildings upon said premises against loss by fire, lightning and wind storm in the amount of S **O O** in insurance 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 add debt is paid, and if default is made there in the same three by insure and re-insure said buildings, taching as agent for said first party in every particular; that every insurance policy on said premises issued before said debt is paid, and if default is made there in the same shall be assigned to said second party or assigns to the extent of their interest as mortgages in said premises; and that said second party or assigns my assign and policies, as independent of said dept is paid said. The same sate and the same such policy or policies 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 mortgages in said premises; and that said second party or assigns my assign and policies, as agent of said first party will immediately remy to the second party, its successors or assigns, all advery such sate and incumbrance so paid for taxes and assessments against said real estato, or upon said mortgage and for insurance and on account of lies, chains, adverse tiltes and incumbrance sums of money may have been so dynanced and poid, until the said sum or sums of money, and the interest, when due, or in case the said first party will adverse, and all successors or assigns, all adverse tiltes and incumbrance sums of money may have been so dynanced and poid, until the said sum or sums of money, and the interest, when due, or in ca Jacob D. F 2 Driver oede SIGNED AND DELIVERED IN THE PRESENCE OF (SEAL)  $\bigcirc$ (SEAL) eng (SEAL) KA, C. (SEAL) Mustan  $7\frac{1}{8}$ th .day of ....... ne lon executed the L. Joodale Notary Public. State of Oklahoma. County, ss. a Notary Public, in and for said County and State, on this. Before me,.... and ally appeared .. executed the same My commission expires. Notary Public. State of Oklahoma, County of Tulsa, 88. 20 7:-A. D. 101 2 at. P 17 Filed for record this o'elock. M alple  $\mathcal{O}'\mathcal{N}$  $l_{eq}$ ( (SEAL)) Register of Deeds. Deputy.

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