MORTGAGE RECORD

#39681 OKLAHOMA FARM MORTGAGE Know All Men by These Presents, That on this 18 the day of March Eather J. Stables and Vallentine Stables Jo hier trusband of 1222 degree line County, and State of Childrens, part of the first part, in consideration of the sum of ... Edition in hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged and hereby mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in the County of ________in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together with rents, issues and profits thereof, and more particularly bounded and described as follows, to-wit: The South One Leaff Ver of the Fronth East quarter VI of Section Thinkenell's) Township livery to (2) with of Bringe Thirteen (3) East of the Indian Meridian, containing in all. Evaluty acres, more or less, according to the government survey thereof, and warrant the title to the same. TO HAVE AND TO HOLD the premise above described, together with all rights and claims of Homestead and Exemption of the said party of the first part or assigns 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 copenants and conditions, to-wit.

The said party of the first part covenants and agrees:

FIRST. That it is lawfully seized in fee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the said premises are clear of all incumbrances; and that it will, and its heirs, executors 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. Four Meurithied will milde of thirty days lates the same shall become due, to pay any taxes leviced against said mortgaged premises, the mortgaged, its successors of vasques and an all pays with the payment of said deep, interest, and all sums sectured hereby, each policy having a suffer class and second party as collateral and additional minute of the payment of said deep, interest, and all sums sectured hereby, each policy having a suffer class the said second party as collateral and additional minute of the payment of said deep, interest, and all sums sectured hereby, each policy having a suffer class the classed party may so insure and offer deeped and the payment of said deep and will see minute as a said second party or assigns, and will so minutain attch hastrance until said debt is paid, and if default is made therein, then said second party may so insure and on the payment of the party or assigns to the exceed of the cryonical collection of the payment of the party or assigns to the exceed of their interests are the payment of the same have been actually assigned or not, they shall, in case of loss, be payable to said second party or assigns to the exceed of their interests are the payment of the same have been actually assigned or not, they shall, in case of loss, the payment of the party of the second party or assigns and the payment of the indebtedness hereby second as a second party or assigns and the payment of the indebtedness hereby second assignment of the indebtedness hereby second assignment and assessments against said real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles and incumbrances on said premises and expenses of perfectively made departy repay to the second party, its successors as assignment and control the payment of the indebtedness hereby secured.

SINTH. That the said first party will immediately repay to the second party, its successors as assigns, all and every stick and any adverse ien 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. Esther J. Gaster Jula Staned and Deplyered in the Presence of Valentine Gatter Jr. (SEAL) W. G. Bournan. State of Gladeroma Liverage Mining as.

Before me White Bournais a Notary Public, in and for said County and State, on this 2 8 the day of Marach. 19 12 personally appeared Lateral Liverage and and international Lateral Liverage and the formal Liverage and the same as Liverage free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and official seal the day and year last above written.

My commission expires and Liverage and State of Oklahoma, County, os. bra..... My commission expires .. Notary Public. State of Oklahoma, County of Tulea, es. Filed for record this day of CH2. A. D. 19112 at 8 0 Deputy. (SEAL)

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