36 COMPAREL MORTGAGE RECORD #47/68 DODEWORTH BOOK CO., LEAVENWORTH, KAN. No. 20769 09 TETTA OKLAHOMA FARM MORTGAGE Know All Men by These Presents, That on this 26 Mt - day of Decentices Louisa Bosnes and george Basnes Wife and Huspand Julsa ... County, and State of Oklahoma, part foot the first part, in consideration of the sum of I resulty one Hundred (\$ 210000) DOLLARS. to <u>MACOM</u> in hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowl-edged, have mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in the County of <u>Julys</u> 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 east quarter of the North west quarter the south thelb of the North-east quarter of the north west quarter the South west quarter of the the north west quarter and the south twenty (29) acres of the month mest Less one acre minutes (14) East of the Sindian (less one acre minutes) quarter all nust Was the west mentaian guarter Thereof for school pusposes) corner of the of the Indian Meridian, containing in all <u>/// 32</u> 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 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, NEVERTRUELESS, and these presents are made by said party of the first part covenants and agrees: 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 claims and demands. ------PROVIDED, HOWEVERT, Inter the same shall become due, to pay any taxes levied against said mortgaged premises, the mortgagee, the outpays of thirty days after the same shall become due, to pay any taxes levied against said mortgaged premises, the mortgagee, the outpays of the same are in at this date. FOURTH. That said first party will keep all buildings, fonces, and other improvements on said real estate in as good repair and condition as the same are in at this date. The mark way are not same shown become use or pay any area revert spinners and integrages primines, the normality of assigns intry at the orbited optimal pays in the sec. POURTH. That said first party will acone insure the buildings upon said premises against loss by fire, lightning and wind storm in the amount of s. Mark and the payment of said debt, interess, and all sums secure hereby, each polley having a suborgation mortgage clause attacked thereto with loss if any, payshe to easily secure to an interest and another thereby, each polley having a suborgation mortgage clause attacked thereto with loss if any, payshe to easily secure to any any areas revers the payment of the payment of said debt, interess, and all sums secure the polley having a suborgation mortgage clause attacked thereto with loss if any, payshe to easily assigned to any the party or assigns and will set maintain such insurance until said debt is paid in promises in and that said accord party or assigns may assign and polled, and it default is made therein, then said second party or assigns to the extent of their interest as morpatic polley on said reveals before said debt is paid shall be assigned as collateral executive to and extend party or assigns to the extent of their interest as an organ of loss under such polley or poll the second party or assigns and polled, and whether the same have been actually assigned or nor, they shall, in case of loss, and that first party and the interest way and party or assigns and party will interest as morpany on the second and party or assigns and party in every particular, in the event of loss under and party or assigns and party or assigns and party or assigns and party will interest and party any and party The THL in constraining this mortgage too words into party interference takes and you be brought in any County where the real estate mortgaged is situated, regard-field and severally. It is expressly stipulated that, upon default herein, suit to foreclose this mortgage may be brought in any County where the real estate mortgaged is situated, regard-less of residence of mortgagors, or other of them, and all objections to venue of such suit are hereby expressly waived. First party agrees to pay the fees for recording the release of this mortgage. IN WITNESS WHEREOF, The said part of the first part have here uno set *MICLEM*, whand the day and year first above written. Louisa Barnes SIGNED AND DELIVERED IN THE PRESENCE OF (SEAL) Blurge Barries ...(SEAL) albert H Bell garnes Bowen (SEAL) State of Oklahoma, County, so. . 19 . . . personally appeared ... and executed the same My commission expires. • Notary Public. a M. o'clockRegister of Deeds.