ne en de la company de la c 50COMPARED MORTGAGE RECORD # 65027 DODSWORTH BOOK CO., LEAVENWORTH, KAN. NO. 20769 05 OKLAHOMA FARM MORTGAGE 22nd .19/.0. funday ofter Know All Men by These Presents, That on this day of. 227 Franklin P Rees and Refucea of Rees lus dife Nowata . County, and State of Oklahoma, part de of the first part, in consideration of the sum of Two Thousand DOLLARS, 13 manual in hand paid, by THE DEMING INVESTMENT COMPANY of Oswego, Kansas, party of the second part, the receipt whereof is hereby network-edged, have mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in the Ser. The West Half of Ninth East quarter and south Half of North 14 CON BIL Hest-quarter of section thirty fine (35) in Townshy, seventeen Jart hereby A SURER'S ENDORSEMENT I hereby certify that I received \$/0.C. and leaded Fiscalty No. 2435 (17) North Range Thisteon (13) Easttherefor in payment of morigage tax on the terel within mortgage, Dates this 2 day of ______ 191,5 John J. Krangr S.S. 12.2 Z MI Defug Inteles 110 SECOND. That said first party will pay to said second party or order Two Shousand with interest thereon from <u>first day of</u> <u>interfield with coupons attached of even date berewith</u> <u>in each year</u>, and in accordance with <u>first day of</u> <u>interfield with coupons attached of even date berewith</u> <u>in each year</u>, and in accordance with <u>first day of</u> <u>interfield with coupons attached of even date berewith</u> <u>interfield with thereof</u> <u>interfield with the shall become due and payable</u> <u>interfield with the shall become due and payable</u> <u>interfield with with output</u> <u>interfield with the shall become due and payable</u> <u>interfield with with the shall become due and payable</u> <u>interfield with with the shall become due and payable</u> <u>interfield with with the shall become due and payable</u> <u>interfield with the shall become due and payable</u> <u>interfield with with mortgage</u> <u>in the shill become due there many briefly secured of the shill become due, to pay any taxes levied against shill mortgage due premises, the interfield successors or assigns may, at its or their option, pay such taxes. FOURCHIL</u> That side first party will keep all buildings, fences, and other improvements output will scale state in a state party will keep all buildings, fences, and other improvements output will scale state in a state provide will be and the shill be will buildings, fences, and other improvements output will scale state in a state payable will be a state payable will be and the single state will buildings, fences, and other improvements output scale state payable</u> <u>and the same short will buildings</u>. ...DOLLARS, PROVIDED, HOWEYEAR, That are said and any any taxes levied against said mortgaged premises, the mortgaged, its and condition as the same are in at this date. pay such 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. Pay such taxes. FOURTI. 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 imildings upon said premises against loss by fire, lightning and wind storm in the amount of \$\frac{1}{2}\mathcal{2}\mathcal{4}\mathcal{4}} 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 unit said dobt is paid, and if definit 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; issued before said debt is paid, and if definit is made therein, then said second party may so insure and re-insure said buildings, acting as agent for 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, a collateral security to the party of the second part or assigns, as above provided; and, whether the same have been actually assigned or not, they shall, and as a settle and collect the same, and to accelted toward the party or poly or policies, he second party shall have, and is hereby specifically given, full power to settle and collect the same, and to apply the anount so collect toward the party of the indebtedness hereby secured. INTH. That the said first party will immediately repay to the second party is successors or assigns, and have need in from the time said sum or sums of money inty have been so advanced and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal rate of interest specified by law on all sums expended for delinquent taxes, and all or which said sum or souns of money, and withe uncerear, when du EIGHTH. That in case of a forcelosure of this mortgage, and as often as any proceedings shall be taken to forcelose same, the first party will pay to the said plaintiff a reasonable attorney's foo of S. <u>2000</u> the interformed to be due and payable upon the filing of petition for forcelosure, and the same shall be a further charge and lion upon the institution of proceedings to forcelose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take possession and control of the premises and pay all legal costs of such and to collect the orner and the same shall be a further possession and control of the premises and pay all legal costs of such and profits thereof, under the directions of the court, without the proof required by statuag the amounts go collected by such seeviver to be applied, under the directions of the court, to the payment of any judgmain rendered or amount found due upon the force closure of this mortgage. The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. TENTIFI. In construing this mortgage the words "first party" wherever used shall be held to mean the persons named in the preamble as parties of the first party ionity and severally. It is expressly stipulated that, upon default herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is situated, regard-less of residence of mortgages. First party agrees to pay the fees for recording the release of this inortgage. In WITNESS WHEREOF, The said part#24.6 the first party agrees to any subgroups and year first above writter. Franklin p Rees SIGNED AND DELIVERED IN THE PRESENCE OF (SEAL) James Bouman ..(SEAL) Rehecce g. Rees (SEAL) alice R monroe (SEAL) e of Ghlahoma. <u>Julsa</u> County, вн. Before me, <u>Alfee</u> R Monroe n Notary Public, in e nally appeared. *Iranklin R Recs* State of Øklahon ... Notary Public, in and for said County a el State, on this 2n.d. day of February 10/5and Rebecca & Recs this suife nally appearedexecuted the same (seal) alice R. Montroe My con Notary Public. State of Oklahoma, County, ss. Before me,.. 19..... mally appeared and.... executed the same My commission expires Notary Public. State of Oklahoma, County of Tulsa, ss. 12 day of Feck. A. D. 1815 nt. 4 5-0 Nolael Filed for record this By Deputy. ((SEAL)) Lewis Teline County Clerk ÷. 4 . L