64 MORTGAGE RECORD DODSWORTH BOOK CO., LEAVENWORTH, KAN. NO. 20169 CL OKLAHOMA FARM MORTGAGE Know All fire by These Presents, That on this day of County, and State of Oklahoma, part of the first part, in consideration of the sum of DOLLARS. 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 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: SECOND. That said first party will pay to said second party or order And the first strategies and the second strategies and the second strategies and the second strategies and strategies a with interest thereon from Pay such faxes. 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. FIFTL 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 \$ in insurance companies approved by said accord party, for not less than a three-year term, and na once deliver all policies to said second party as collateral and additional in insurance to the payment of said dets, interest, and all sums secured hereeby, each policy having a suborgation mortgage clause attached theretow with loss, if any, paysing to 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 as in 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 shall be assigned as collateral security to the party of the second part or assigns, as abave provided; and, whether the sume have been actually assigned or not, they shall, in case of loss, be payable to said accord party or assigns to the extent of their interest as mortgage in a sid premises; and that said second party or assigns may assign said policies, as is hereby specifically given, full power to settle and collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby secured. JULTI. That the the said first party will immediately repay to the second party, and y said increases and one account of liens, claims, adverse titles and incrumbrances and allows, and allo assessments against said real estate, or upon said nortgage and for insurance and on account of liens, claims, adverse titles and incrumbranes and second party may now as a incrumbrane such as a son adverse of said premises, and expenses of party shall, in case of said and or notes, shall fait to ary en cance. For cance, and 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. TENTIL in construing this montage the words has party instructions and party instructions a SIGNED AND DELIVERED IN THE PRESENCE OF (SEAL) (Suat) (SEAL) (SEAL) Before me, personally appeared to me known to be the identical person....who executed the within and foregoing instrument, and acknowledged to me that...... an 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.executed the same My commission expires..... Notary Public. State of Oklahoma, County, 88. -----Before me. personally appeared andexecuted the same My commission expires يرييد بذرائعوانك Notary Public. ------مسهد بد . State of Galahoma, County of Tulsa, ss. Filed for record this...... ntolook M. ... Register of Deeds. (SEAL) ...Deputy.

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