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AAMI, DODAWORTH INOK CO., LEAVENWORTH, KAN, NO, 20769 C

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## OKLAHOMA FARM MORTGAGE

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						thereto belonging, together		
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And Youldon Mantalana and				andta a ta tia marrie	and an	d moment the title to the pe		
TO HAVE AND TO	HOLD the premises above	e described, togethei	with all rights ar	d claims of Homest	EAD AND EXEMPTION OF I	d warrant the title to the so ho said party of the first par		
signs therein, to said TH	E DEMING INVESTMEN' art upon the following cover	P COMPANY, and t	o its successors an	d assigns, forever:	PROVIDED, NEVERTHELE	ss, and these presents are n		
The said narty of th	e first part covenants and a	grees:						
ear of all incumbrances; a	awinny seried in tee of the	s, executors and adr	ninistrators shall,	forever warrant aut	defend the title to the	resaid; that the said premises said premises against all la		
tims and demands.						the Entry Line second		
SECOND. That sai								
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assigns; and will pay all taxes levied upon said motigage, and the said first party shall not be entitled to any offset against the sams hereby secured for taxes so paid. PROVIDED, HOWEVER, That the said motigage or the legal holder of this mortgage, in case the said party of the first part shall fail, for the term and period of thirty days after the same shall become due, to pay any taxes levied against said mortgaged premises, the mortgagee, its successors or assigns may, at its or their option, pay such taxes. FOURTH. That said first party will keep all buildings, lences, and other improvements on said real estate in as good repair and condition as the same are in at this date.

Pay such taxes. FOURTH. That said first party will keep all buildings, lences, 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 buildings upon said premises against loss by fire, lightning, and wind storm in the amount of § in heurance companies approved by said second party, for not less than a three-year term, and at once teliver all policies to said second party as collectral and additional security for the payment of said debt, interest, and all sums secured hereby, each policy having a subrogation morigage clause attached thereto with loss, if any, payale to said second party or assigns, and will so maintain such insurance until said debt is paid, and if default is made there in, then said second party may so insure and re-insure said buildings, letting as agent for said first party in overy particular; that every insurance policy on said premises itsued before said debt is paid shall he assigns be payable to said second party or assigns to the extent of their interest as morigage in said premises; and that said second party or assigns may assign said policies, and is a second party of assigns may assign said premises; and that, in the event of loss under such party or assigns may assign said policies, and is provided y specifically given, full power to settle and collect the same, and to apply the amount so collected toward the payment of liens, claims, adverso filtes and incumbrances on said premises and expenses of perfecting and defending itle to said ands, with interest threes of theres to account of liens, claims, adverso filtes and incumbrances and shall be secured by this morigage. So said notes, shall faid to pay any of said money, and the interest to accrue thereon, shall be a charge upon said premises; and shall be secured by this morigage. The notify and and if the assid sum or sums of money, and the interest, when due, or in case the said instra party shall by have on a

SIGNED AND DELIVERED IN THE PRESENCE OF (SEAL) (SEAL) (SEAL) الأستين وتنزوه وتوود تشاره (SEAL) and a star in the second s ...... ..... County, вя. State of Oklaboma ... Before me,..... ....19 personally appeared ..... and ..... ...... ......executed the same My commission expires ..... Notary Public. State of Gklahoma, ... County, ss. Before me..... personally appeared ..... nnd ... يدي بنوب ومعيدهم والأراد to me known to be the identical person....who executed the within and foregoing instrument, and acknowledged to me that a second person of a second 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 Ghlahoma, County of Tulsa, ss. .... Register of Deeds,

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