MORTGAGE RECORD

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OKLAHOMA FARM MORTGAGE

BANL DODSWORTH BOOK CO., LEAVENYDETH, KAN. NO. 20169

Know All Men by These Presents, That on this	
of	· · · · · · · · · · · · · · · · · · ·
	DOLLARS
in hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is edged, have mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premise	hereby acknowl s, situated in th
In the State of Oklahoma, with all the improvements thereon and appurtenances thereto belongin rents, issues and profits thereof, and more particularly bounded and described as follows, to-wit:	
	مستصحبه مستكنته
na ina mananya mananya mananya ina kampana asala na ara ara ara ara ara ara ara ara ara	
na na ana ana ao amin'ny tanàna mandritra mandritra dia mandritra dia mandritra dia mandritra dia mandritra dia	
of the Indian Meridian, containing in all acres, more or less, according to the government survey thereof, and warrant the to TO HAVE AND TO HOLD the premises above described, together with all rights and elains of Honsstean AND EXEMPTON of the said party of assigns therein, to said THE DEMING INVESTMENT COMPANY, and to its successors and assigns, forever: PROVIDED, NEVERTHELESS, and these p by said party of the first part upon the following covenants and conditions, to-wit: The said party of the first part overands and grees: PIRST. That it is lawfully solved in fee of the premises hereby conveyed; that it has good right to sell and convey the same as a foresaid; that the elear of all incumbrance; and that it will, and its heirs, executors and administrators shall, forever warrant and defend the title to the said premises r elains and demands. SECOND. That said first party will pay to said second party or ordet	said premises ar gainst all lawfu
SECOND. This side inst party with pay to sind econd party of oldernate	DOLLIDE
with interest thereon from	ble
in each year, and in accordance with pertain promissory noteof the said first party, with coupons attached, of even date herewith. THIRD. That said first party will pay all taxes, charges or assessments of every kind and character levied upon the interest therein of the tasigns; and will pay all taxes levied upon said mortgage, and the said first party shall not be entitled to any offset against the sums hereby secured for tas- PROVIDED. HOWEVER, That he said mortgage or the legal helder of this mortgage of premises, the mortgage, its successions or assigns may, at it any 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 or PROVIDIT. 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 or PROVIDIT. 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 or PROVIDIT.	
FIRTH. 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 surance 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 collater	5 nl and addition

EVENT: A measure must party win at oner insure the outcomes tipon said premises against loss by fire, lightling and wind storm in the amount of S.
in insurrace comparits approved by said second party, for not less than a three-year term, and a to nee deliver all policies to said second parts as collateral and additional security for the payment of said debt, interest, and .⁴ sums secured hereby, cach policy having a subregation mortgage clause attached thereto with loss, if any, payable to said second party or assigns and will so maintain suc.⁵ is arrange until said debt is paid, and if default is made therein, then said second party may so insure and response to the said first party in a cary 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 party or the second party or the second party and their interest as mortgage in said premises; and that said second party, row rasigns to the extent of their interest as mortgage in said premises; and that said second party or assigns may assign adid policitas, and response of said first party, to any subsequent purchaser of said premises; and that, in the event of loss under such policy or policies, the second party or mote yeas it may have. Sizt it, "Into the said first party will immediately repay to the second party, its successors or assigns, all and every such sum and sums of money as it may have so paid for thaxes and expenses of perfecting and defending tible to said second party, and the interest these and and all sum or sums of money may have been so daraneed and paid, until the said sum or sums of money may have been so daraneed and paid, until the said sum or sums of money, such such party and the base of perfecting and defending tible to said second party, and the interest to recence thereon, shall be able the said sum or sums of money may have been so daraneed and paid, until the said sum or sums of money, such such party aspecified or del

SIGNED AND DELIVERED IN THE PRESENCE OF (SEAL) ...(SEAL) ...(Seal) (SEAL) State of Øklahoma... Before me, 19 personally appeared My commission expires..... Notary Public. State of Oklahoma, personally appeared and dames to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that ______executed the same as ______free and voluntary act and deed for the uses and purposes therein set forth. ______itness my hand and official seal the day and year last above written. Notary Public. My commission expires State of Oklahoma, County of Tulsa, ss. Filed for record this..... (SEAL) ...Register of Deeds.

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