MORTGAGE AND RELEASE RECORD

MORTGAGE.	
KNOW ALL MEN BY THESE PRESENTS, That Lify Brumen a Jungle man	
of muskagee Oklehema party of the first part, for and in consideration of the sum of	
Twenty Din Hundred and notion	DOLLARS
the receipt of which is hereby acknowledged, his a most graced and hereby mortgage S unto LYADE BOWMAN DARBY COMPANY, a corporation, at SA Lynde of New or order cut New York cut New York falls of the second part his hairs boma, its successors or assigns, the following property, situated in Sulph Sulph County, Oklahoma, to-wit:	Muskogee, Okla-
homa, its successors or assigns, the following property, situated in Sulsa Sulsa County, Oklahoma, to-wit:	
Lite swen (2) and eight (8) and the south half (1/2)	54-66-26p200 3-0 04-601-p- 0
of the mortheast quarter (4) and the southeast quarter (4) of	
Att morthwest (4) of Section one (1) Township mineteen	
Sin 16 13 De to the transfer of the state of	and the same of th
(19) North Range Fourteen (14) East untaining 158	
alres mare a less	
пониван понивания плинаварина понивания понивания понивания принять понивания править править принять понивания править понивания править прав	an management
together with all the improvements thereon and the appurtenances thereum o belonging or in anywise appertaining.	
together with an the improvements thereon and the appartenances thereinned belonging or in anywise appertuning.	
And the part f of the first part hereby covenant that at the delivery of this mortgage the lawful owner of the sa	
seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances whatever; and that	
This mortgage is given to secure the payment of the said sum of the said sum of the party of the first part is 1.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5	DOLLARS,
herewith, due	
annually, and at ten per cent. after maturity; said interest evidenced by follows due march 1 st 1816 and one for	tollows: One for
One hundred hifty six Dollars, due March 1st 1918 and bollars march 1st 1918 and	one for
annually, and at ten per cent. after maturity; said interest evidenced by follows due marget 18 18 16 and one for Cone hundred fifty six Dollars, due March 18 18 16 and one for Dollars, due March 18 18 16 and one for One hundred fifty six Research and resolution of the last of the fifty six and respondence are for the formation of the following the first six and respondence are sitter maturity. Said notes and coupons, and this mortes are maturity. Said notes and coupons, and this mortes.	13 and
and	ge, are given for
It is expressly understood and agreed that this mortgage is the first lien on the premises hereby conveyed; that the partyof the first part will pay	the indebtedness
hereby secured, and all interest thereon, at the time and place and in the manner provided in said note and coupons; and will also pay all taxes and as against the premises, when due; and will neither commit nor permit any waste upon the premises, and will not do or the mill any work or operations upon	sessments levied said-premises by
anyone whomsource which, in the opinion of the 100 till anyone the improvements that the first part that required by said party of the first part that required by said party of the first part that required by said party of the first part that required by said party of the first part that required from said premises without first obtaining the way the property of the first part that required from said premises without first obtaining the way that the property of the first part that required from said premises without first obtaining the way that the property of the first part that required from said premises without first obtaining the way the property of the first part that required from said premises without first obtaining the way the first part that the first part that required from said premises without first obtaining the way the first part that the	ritten consent of
The part of the first part of the first part agree S.to procure and maintain insurance on the buildings located on the said premises, in such companies as EY?	YDE-BOWMAN-
DATH Second folds. DATHY SOMEANY shall select, in the sum of not less han \$ with premiums fully paid, and the policy or policies of suc	h insurance shall
DARDY COMPANY shall select, in the sum of not less than \$ with premiums fully paid, and the policy or policies of suc be assigned to FINDE-BOWARN-DARBY COMPANY, to successors or assigns, as collateral and additional security for the indebtedness hereby secure to company the premiums fully paid, and the policy or policies of suc	d.
In case of failure or default in the payment of any taxes or assessments levied against the premises, or if the insurance on the buildings be not pretained as above stipulated, or if the first part and a sufference of the sum secessary is unpaired, then, upon the happening of genot the sum secessary to preser and may provide the necessary insurance, and all such sums so expended shall become at once due and shall bear interest at the rate of ten per cent.; an	any such contin-
and may provide the necessary insurance, and all such sums so expended shall become at once due and shall bear interest at the rate of ten per cent.; an paid and expended this mortgage shall stand as security.	d for all sums so
Upon payment of said promissory note and uterest coupons, according to the tenor and effect thereof, this mortgage shall become null and v	oid, and shall be
Upon payment of said promissory note and uterest coupons, according to the tenor and effect thereof, this mortgage shall become null and verleased at the cost of the first part # But it is expressly agreed that upon a breach of any covenant, agreement or wounty herein, or upon failure the principal indebtedness secured when due, or any part thereof, or any interest thereon, or any tax or assessment, or upon failure requestions, and shall be a secured shall of once, and without notice, become due and payable, at the notion of ##################################	uirements herein
contained, then the whole sum hereby secured shall be not interest thereafter at the rate of ten per cent, and the MNyofthe Selection A Edit. As Select successors or assigns, to a forcelosium of this mortgage, and to have the names and the proceeds thereof applied to the nament of the indebt coness hereby secured, age	shall be entitled
all costs and expenses, including attorney's fees of	
	nal whatever, in
It is further agreed that in ease LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall hereafter appear in any court or tribu order to protect or preserve the title to or possession of said premises, then all costs and expenses, including reasonable attorney's fees, incurred therefore due and payable and shall bear interest at ten per cent, and as often as any proceedings shall be had or taken to foreclose this mortgage, the lar ecover from the said first part all costs and expenses, and a reasonable attorney's fee; and for all such costs, expenses and attorney's fees this mort as security.	
It is further agreed that immediately upon the filing of a petition in forcelosure the holder of this mortgage shall be entitled to the possession of said collect and apply the rents therefrom, less the reasonable expenditures, to the payment of said indebtedness; and for this purpose the holder hereof shall receiver, to the appointment of whom the mortgagor. hereby consent; which appointment may be made either before or after the decree of forcelosure hereof shall in no case be held to account for any damage nor for any rental other than that actually received. The appraisement of said premises, if sol is hereby expressly waived.	premises, and to
receiver, to the appointment of whom the mortgagor. hereby consent; which appointment may be made either before or after the decree of forcelosure hereby that his no case be held to account for any damage nor for any rental other than that actually received. The appraisement of said premises, if sol	and the holder d on foreclosure.
is hereby expressly waived.	n all manage L
All covenants and agreements herein contained shall run with the land; and this mortgage and the evidences of indebtedness hereby secured shall governed and construed by the laws of Oklahoma.	m un respects be
IN WITNESS WHEREOF, The said partof the first part hahereunto sethandon this	day of
при	
Witnesses	***************************************
	The second secon
STATE OF OKLAHOMA, COUNTY, ss.	
Before me,	ounty and State,
tany commissioned and acting as sacin, on this	
to me known to be the identical personwho executed the within and foregoing mortgage, and acknowledged to me that	ited the same as
WITNESS my hand and seal as such Notary Public, this	
My commission expires	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, ss.	
This instrument was filed for record on the	'clock,,M.
By., Deputy. Reg	
Deputy. Reg	gister of Deeds.