MORTGAGE AND RELEASE RECORD

MORT	GAGE.	
		201720
KNOW ALL MEN BY THESE PRESENTS, That Bourne	un u progo	of all a
muskagee Chemical part 4 of the first part, I	for and in considerat	tion of the sum of
o receipt of which is hereby acknowledged, lad mortgaged and hereby mortgaged. Lyndo of New York City New Hork play of party of party of the successors of assigns, the following property, situated in	1 100 of unto the DE BE The second for f	DOLI OWMAN-DARBY COMPANY, a corporation, at Muskogee, its heirs
ma, its successors of assigns, the following property, situated in	Julaa	County, Oklahoma, to-wit:
Late Deven (2) and Light (8) and the South half (3)		A Company of the Comp
of the mortheast quarter (4) and the South East quarter (-	4) 06	her by senior that i vectored
Late Deven (3) and Eight (8) and the south half (3). A the mortheout quarter (4) and the South cast quarter (4). The morthwest quarter charge (4). A Delturn one (1). Lowery	hef Kineteen.	that in the promotest and appearing on the
(19) North Range Fourtein (14) East contains prove or less	ing 138 Der	as while mongeto.
priore or less		Dated this G. day of As Petel 191.
		By Cammielack Com. T. Haramer
		7
gether with all the improvements thereon and the appurtenances thereunto belong	ging or in anywise ap	ppertaining.
And the part fof the first part hereby covenant Athat at the delivery of the	is mortgage H	the lawful owner of the said property
ized of a good and indefeasible estate of inheritance therein, free and clear of all in the to and possession of the same unto UNTO LICE SOID. S. A. L. A. L. L. Indeed the homsoever. All rights of homestend exemption are hereby expressly waived.	ncumbrances whatev	ver; and that defendence; and that the lawful claims and demands of all p
This mortgage is given to secure the payment of the said sum of		
erewith, due Mullet 1 Af 10.26 and bearing into		
mually, and at ten per cent. after maturity; said interest evidenced by first	bollars deal Di	interest coupon notes, of even date herewith, as follows: O
mually, and at ten per cent. after maturity; said interest evidenced by first one hundred siff for many one hundred siff for the control hundred siff of the control s	Dollars, due	march 1st 19.17 and one
one hundred fully say and met 1100	Dollars and due on	o the 1/21 day of march 1819 and
one for one hundred flags sur and bearing ten per cent	dollass due // t. interest after matt	march 1st 19210 urity. Said notes and coupons, and this mortgage, are given
actual loan of money by the Party of the second Part to the party	of the first part.	and the there was a state for the will most be indule
It is expressly understood and agreed that this mortgage is the first lien on the creby secured, and all interest thereon, at the time and place and in the manner programs the premises when due; and will neither commit nor permit any waste upon whomsoever, which, in the opinion of the first per time waste upon whomsoever, which, in the opinion of the first purity of the first part that is, building or other improvement the party of the second part his new successors or assigns.	ovided in said note of	and coupons; and will also pay all taxes and assessments
some whomsoever, which in the opinion of the in	it (chall be concured	our resigns, will meterially depreciate this security. An
the party of the second part his hell successors or assigns.	Atheregions	
The part fof the first part agree to procure and maintain insurance on the		
assigned to Ene Second Pant helps i successors or assigns, as	with premi	iums fully paid, and the policy or policies of such insuranc tional security for the indebtedness hereby secured.
In case of failure or default in the payment of any taxes or assessments levied	d against the premise	es, or if the insurance on the buildings be not procured and
In case of failure or default in the payment of any taxes or assessments levied as above stipulated, or if the first partydo Laor suffer. S. to be done, anythency. Lac. S. C. O. T. C. A. B. A. T. Y. J. S. H. S.	such taxes and assert a at once due and sh	ssments, and any other sums necessary to preserve such senall bear interest at the rate of ten per cent.; and for all such
Upon payment of said promissory note and interest coupons, according to	the tenor and effect	t thereof, this mortgage shall become null and void, and sl
Upon payment of said promissory note and interest coupons, according to leased at the cost of the first part A. But it is expressly agreed that upon a bree principal indebtedness secured when due, or any part thereof, or any interest the national, then the whole sum hereby secured shall at once, and without notice, becreasers or ossigues, and shall bent interest thereafter at the rate of ten per cent. at of oreclosure of this mortgage, and to have the premises sold and the proceeds the	hereon, or any tax dome due and payabled the Party of ereof applied to the p	or assessment, or to comply with any other requirements le ut the option of the hold state of the complete of the complete of the indebtedness hereby secured, accrued interesponding to the indebtedness hereby secured, accrued interesponding the complete of the indebtedness hereby secured, accrued interesponding the complete of the indebtedness hereby secured, accrued interesponding the complete of the indebtedness hereby secured.
costs and expenses, including attorney's fees of		-
It is further agreed that in case the Arry of the second this theirs	s successors or assig	gus, shall hereafter appear in any court or tribunal whate
It is further agreed that in case THE NATY OF THE SECOND (his heirs der to protect or preserve the title to or possession of said premises that all certs some due and payable and shall bear interest at ten per cent, and as often as only leaver from the said first part / all costs and expenses, and a reasonable attorner security.	proceedings shall be by's fee; and for all s	had or taken to foreclose the martiage, the holder hereconcile costs, expenses and attorney's fees this mortgage shall
It is further agreed that immediately upon the filing of a petition in fore-losur illect and apply the rents therefrom, less the reasonable expenditures, to the pays	re the holler of this n nent of said indebted	mortgare shall be entitled to the possession of said premises, lness; and for this purpose the holder hereof shall be entitle
It is further agreed that immediately upon the filing of a petition in fore-losur ollect and apply the rents therefrom, less the reasonable expenditures, to the pays server, to the appointment of whom the mortgager—hereby consent Ly which appeared the property of the pr	ointment may be ma han that actually rec	nde either before or after the decree of foreclosure; and the crived. The appraisement of said premises, if sold on force
All covenants and agreements herein contained shall run with the land; and th		
averned and construed by the laws of Oklahoma	- -	
IN WITNESS WHEREOF, The said part ofof the first part haxhe	ereunto set//11/9	nand-Aon this
		Guy Bowman
Witnesses		
Before me, Luia M. Thompson uly commissioned and netting as such, on this & M. day of M. Luy Bourn an a Lingle private and	COUNTY, ss.	•
Before me, Zura M. Shonyson		a Notary Public, in and for said County and
aly commissioned and acting as such, on this & All. day of Angele and Aller	LULUN 19.	A.P. personally appeared
me known to be the identical person—who executed the within and foregoing mo	ortgage, and acknow	riedged to me that//LLexecuted the se
As in the and voluntarie set and dead for the uses and mirrors	therein set forth, an	d I hereby so certify.
free and votanting act and deed for the uses and purposes		11102611 1915
WITNESS my hand and seal as such Notary Public, this	day of	6 1
WITNESS my hand and scal as such Notary Public, this	(Seal)	Sura pr Thonyson Notary Pu
WITNESS my hand and seal as such Notary Public, this	(Seal)	Sura No Thonyson Notary Pu