## MORTGAGE AND RELEASE RECORD

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KNOW ALL MEN BY THESE PRESENTS, That part part, for an	
그렇게 되는 사람들이 되면 하는 것이 되었다. 그는 그는 그는 사람들이 되는 사람들이 가지 않는 것이 없는 것이다.	그들은 경기가 있는 그 사람들이 하는 것이 되는 것이 되었다.
ie receipt of which is hereby acknowledged, hamortgaged and hereby mortgage	ato LYNDE-BOWMAN-DARBY COMPANY, a corporation, at Muskogee, Okla-
oma, its successors or assigns, the following property, situated in	County, Oklahoma, to-wit:
amanamaniken syydäämäänään yyvinnissin ja opaisialain inna ataminin siisen kapuut kujumein mitaa. Minnaminissin siin siin saujen yrittiin siin marit alaan in ihen in ihen mitaa ja opaisia siin siin siin siin m	
gether with all the improvements thereon and the appurtenances thereunto belonging o	ない こうない 利用 高さしない しょうさい さんしょうかい いっこう こうじょうしょ
And the partof the first part hereby covenantthat at the delivery of this mo	ortgage
ized of a good and indefeasible estate of inheritance therein, free and clear of all incumilate to and possession of the same unto LYNDE-BOWMAN-DARBY COMPANY, its su homsoever. All rights of homestead exemption are hereby expressly waived.  This mortgage is given to secure the payment of the said sum of	ecessors or assigns, forever, against the lawful claims and demands of all persons
erewith, duc	
anually, and at ten per cent. after maturity; said interest evidenced by	
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Dolls	
nd	erest after maturity. Said notes and coupons, and this morigage, are given to
It is expressly understood and agreed that this mortgage is the first lien on the preceptly secured, and all interest thereon, at the time and place and in the mauner provide gainst the premises when due; and will neither commit nor permit any waste upon the provide whomsoever, which, in the opinion of the LYNDE-BOWMAN-DARBY COMPAY spressly agreed by said party of the first part that no building or other improvements slYNDE-BOWMAN-DARBY COMPANY, its successors or assigns.	uises hereby conveyed; that the partof the inst part wil pay the indeptente d in said note and coupons; and will also pay all taxes and assessments levic premises; and will not do or permit any work or operations upon said premises l
nyone whomsoever, which, in the opinion of the LYNDE-BOWMAN-DARBY COMPAR appressly agreed by said party of the first part that no building or other improvements sl	NY, its successors or assigns, will materially depreciate this security. And it all be removed from said premises without first obtaining the written consent
YNDE-BOWMAN-DARBY COMPANY, its successors or assigns.  The partof the first part agreeto procure and maintain insurance on the bu	uildings located on the said premises, in such companies as LYNDE-BOWMAN
ARBY COMPANY shall select, in the sum of not less than \$. consigned to LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, as coll	with premiums fully paid, and the policy or policies of such insurance sha
to assigned to LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, as con- In case of failure or default in the payment of any taxes or assessments levied aga	inst the premises, or if the insurance on the buildings be not procured and main
In case of failure or default in the payment of any taxes or assessments levied aga alued as above stipulated, or if the first partdo or sufferto be done, anything vency, LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, may pay such and may provide the necessary insurance, and all such sums so expended shall become at could and expended this mortgage shall stand as security.	thereby this security is impaired, then, upon the nappening of any such court i taxes and assessments, and any other sums necessary to preserve such security once due and shall bear interest at the rate of ten per cent.; and for all sums i
aid and expended this mortgage shall stand as security.  Then payment of said promissory note and interest coupons, according to the	tenor and effect thereof, this mortgage shall become null and void, and shall be
eleased at the cost of the first part But it is expressly agreed that upon a breach of the principal indebtedness secured when due, or any part thereof, or any interest thereof	of any covenant, agreement or warranty herein, or upon failure or refusal to pa n, or any tax or assessment, or to comply with any other requirements hereing discovery particles of the original of TYMDE BOWMAN DARRY COMPANY.
Upon payment of said promissory note and interest coupons, according to the cleased at the cost of the first part But it is expressly agreed that upon a breach of the principal indebtedness secured when due, or any part thereof, or any interest thereo ontained, then the whole sum hereby secured shall at once, and without notice, become uccessors or assigns, and shall bear interest thereafter at the rate of ten per cent. and LY on foreclosure of this mortgage, and to have the premises sold and the proceeds thereof	NDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall be entitle applied to the payment of the indebtedness hereby secured, accrued interest, an
ll costs and expenses, including attorney's fees of	iii ayaanaa ahaa ahaa ahaa ahaa ahaa ahaa a
It is further agreed that in case LYNDE-BOWMAN-DARBY COMPANY, its sucreder to protect or preserve the title to or possession of said premises, then all costs and ecome due and payable and shall bear interest at ten per cent, and as often as any processory from the said first part all costs and expenses, and a reasonable attorney's for	exessors or assigns, shall hereafter appear in any court or tribunal whatever, expenses, including reasonable attorney's fees, including reasonable attorney's fees, incurred therein, shall at on tedings shall be had or taken to foreclose this mortgage, the holder hereof mu
It is further agreed that immediately upon the filing of a petition in forcelosure the collect and apply the rents therefrom, less the reasonable expenditures, to the payment ecciver, to the appointment of whom the mortgagerhereby consent; which appoint ereof shall in no case he held to account for any damage nor for any rental other than t	sholler of this most gage shall be entitled to the possession of said premises, and of said indebtedness; and for this purpose the holder hereof shall be entitled to
ceiver, to the appointment of whom the mortgagorhereby consent; which appointmered fereof shall in no case he held to account for any damage nor for any rental other than t shereby expressly waived.	tent may be made either helore of after the decree of foreclosure; and the hold- hat actually received. The appraisement of said premises, if sold on foreclosure
All covenants and agreements herein contained shall run with the land; and this moverned and construed by the laws of Oklahoma.	ortgage and the evidences of indebtedness hereby secured shall in all respects l
IN WITNESS WHEREOF, The said partof the first part haheround	to set
	Market Ma
Witnesses	<u> </u>
unatariana a sa tantan sa tanta	National Committee of the Committee of t
STATE OF OKLAHOMA, CO	
Before me	
luly commissioned and acting as such, on thisday of	19 personally appeared
o me known to be the identical person who executed the within and foregoing mortga	ge, and acknowledged to me thatexecuted the same
free and voluntary act and deed, for the uses and purposes ther	ein set forth, and I hereby so certify.
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	
By.,	Register of Deeds.