## MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY THESE PRESENTS, That	MORIGA	JE.		yannyanahasharan irojanan me
ofpar	tof the first part, for and	in consideration of the st	ım of	
the receipt of which is hereby acknowledged, hamortgage	ed and hereby mortgageunt	o LYNDE-BOWMAN-DA	RBY COMPANY, a corporat	ion, at Muskogee, Okla-
ogether with all the improvements thereon and the appurte				
And the partof the first part hereby covenantth				
cized of a good and indefeasible estate of inheritance therein itle to and possession of the same unto LYNDE-BOWMAN whomsoever. All rights of homestead exemption are hereby	i, free and clear of all incumbri-DARBY COMPANY, its successive waived.	ances whatever; and that essors or assigns, forever,	against the lawful claims and	varrant and defend the demands of all persons
This mortgage is given to secure the payment of the sa wing by the partof the first part to LYNDE-BOWMAN	ild sum of	enced by a certain promis	sory note, signed by the firs	DOLLARS
erowith, due				
annually, and at ten per cent. after maturity; said interest ev				
		, due	19	and for
	Dollars	each, due on the	day of	
and	nd bearing ten per cent. inter DAIPANY to the part	est after maturity. Said the first part.  ses hereby conveyed; that in said note and coupons mises; and will not do or or, its successors or assignate the removed from said put	notes and coupons, and this the partof the first part v ; and will also pay all taxes permit any work or operatio s, will materially depreciate v emises without first obtaining	mortgage, are given for will pay the indebtedness and assessments levied as upon said premises by this security. And it is g the written consent o
The partof the first part agree,to procure and n				
DARBY COMPANY shall select, in the sum of not less than be assigned to LYNDE-BOWMAN-DARBY COMPANY, its In case of failure or default in the payment of any tax ained as above stipulated, or if the first part,, do, or su gency, LYNDE-BOWMAN-DARBY COMPANY, its success and may provide the necessary insurance, and all such sums so aid and expended this mortgage shall stand as security.	successors or assigns, as collat- ces or assessments levied again- ifferto be done, anything whors or assigns, may pay such to o expended shall become at on-	,with premiums fully pa eral and additional securit st the premises, or if the i ereby this security is imp exes and assessments, and be due and shall bear into	id, and the policy or policies y for the indebtedness hereb naurance on the buildings be aired, then, upon the happen any other sums necessary to crest at the rate of ten per c	s of such insurance shall y secured. not procured and main ning of any such conting o preserve such security ent.; and for all sums so
Upon payment of said promissory note and interest released at the cost of the first part But it is expressly he principal indebtedness secured when due, or any part the nontained, then the whole sum hereby secured shall at once, a uccessors or assigns, and shall bear interest thereafter at the o a foreclosure of this mortgage, and to have the premises so	coupons, according to the ter agreed that upon a breach of a creof, or any interest thereon, and without notice, become du rate of ten per cent. and LYN old and the proceeds thereof ap	nor and effect thereof, thi any covenant, agreement or any tax or assessment e and payable, at the opt DE-BOWMAN-DARBY C oplied to the payment of t	s mortgage shall become nul or warranty herein, or upon i, or to comply with any of cion of LYNDE-BOWMAN-I OMPANY, its successors or he indebtedness hereby secur	l and void, and shall be failure or refusal to pay her requirements hereir DARBY COMPANY, its assigns, shall be entitled ed, accrued interest, and
Il costs and expenses, including attorney's fees of	DARBY COMPANY, its succe premises, then all costs and ent., and as often as any proceed and a reasonable attorney's fee;	ssors or assigns, shall her epenses, including reasons ings shall be had or take and for all such costs, ex		
It is further agreed that immediately upon the filing of collect and apply the rents therefrom, less the reasonable ex- ecciver, to the appointment of whom the mortgagerhereby nercof shall in no case be held to account for any damage noi s hereby expressly waived.	f a petition in forcelosure the h penditures, to the payment of y consent; which appointment r for any rental other than tha	ol ler of this mortgage shal said indebtedness; and for it may be made either bet t actually received. The	I be entitled to the possession this purpose the holder her ore or after the decree of for appraisement of said premise	of said premises, and to eof shall be entitled to reclosure; and the holde es, if sold on foreclosure
All covenants and agreements herein contained shall regoverned and construed by the laws of Oklahoma.  IN WITNESS WHEREOF, The said part				P.
19		A CONTRACTOR OF THE CONTRACTOR		
Witnesses			***************************************	
			35.04411789344411771414774147744799	
STATE OF OKLAHOMA,				
Before me,			Notary Public, in and for	said County and State
luly commissioned and acting as such, on this	day ofand	19personal	ly appeared	
to me known to be the identical person,who executed the v	within and foregoing mortgage, r the uses and purposes therein	and acknowledged to me set forth, and I hereby so	o that certify.	executed the same a
WITNESS my hand and seal as such Notary Public,				
My commission expires,	19	and their spikers are made in the house. I say to the spike a part of the spike and the spike are to the spike and the spike and the spike are to the spike and the spike are to		Notary Public.
STATE OF OKLAHOMA, TULSA COUN	· · · · · · · · · · · · · · · · · · ·			
This instrument was filed for record on the				
$\mathbf{B}\hat{\mathbf{y}}_{i_1, i_2, \dots, i_{2n-1}}$ and $\mathbf{y}_{i_1, i_2, \dots, i_{2n-1}}$ and $\mathbf{y}_{i_1, i_2, \dots, i_{2n-1}}$ and $\mathbf{y}_{i_2, i_2, \dots, i_{2n-1}}$	Thereit v.	tiderate aprovative generalite visit intel	; \$\$\$\$\$\$\$\$\$. 49\$1 - 4144 \$\$\$ - 44 - 4 - 4 - 4 - 44 - 44	Register of Deeds