## MORTGAGE AND RELEASE RECORD

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This mentage is given to server the extreme the provides of the add number of the server of the s					
10       and heuring interest at	seized of a good and in title to and possession whomsoever. All righ	adefeasible estate of inheritance therein, free an of the same unto LYNDE-BOWMAN-DARBY is of homestead exemption are hereby expressly	d clear of all incumbrances whatever; 7 COMPANY, its successors or assigns 7 waived.	and that	Tant and defo emands of all
newsith, due	This mortgage i	s given to secure the payment of the said sum o	f	in manissary note signed by the first	DOI
<pre>anality and at ten per cent. Alter maturity; said interest critecoid by</pre>	a			and the second for an end of the second s	
Dellars each, due on the					
A deal ways and begin the product of and agreed that this mortgages is the first the part of the first maturity. Shid notes and compone, and this mortgage, and the product of a deal agreed that this mortgage is the first the near the present head the present of				and the first of 👖 states in	
It is expressly understood and agreed that this mortgans the for the non-the predivative convolution of the prediment and will not do a prediment any work or operation upon all near and the manner prevides of and will not do appendix and will not do appendix and the previous of the main previous of the					
The part	an actual loan of mon	ey by LYNDE-BOWMAN-DARBY COMPANY	I to the part	J- main invest and composes and this me	marita 1. 3. f
The part	It is expressive thereby secured, and al against the premises we anyone whomsoever, we expressly agreed by sa LYNDE-BOWMAN-D	Inderstood and agreed that this mortgage is the I interest thereon, at the imo and place and in then due; and will neither commit nor permit ar chich, in the opinion of the LYNDE-BOWMAT id party of the first part that no building or oll ARBY COMPANY, its successors or assigns.	the namer provided in said note and the namer provided in said note and ty waste upon the premises; and will n V-DARBY COMPANY, its successors ier improvements shall be removed fre	coupons; and will also pay all taxes at ot do or permit any work or operations or assigns, will materially depreciate this an said premises without first obtaining t	nd assessments upon said preu s security. A the written con
In case of failure or default in the payment of any taxes or assessments leviel against the premises, or all the insurance on the buildings be not precent infinited as above signaled, or it is finited and assessments in the second state of the se	The partof	the first part agree to procure and maintain	insurance on the buildings located on	the said premises, in such companies as	LYNDE-BOV
put and expended this mortgage shall sched as security. Type prevents of said promissory notes and interest component constraints of any revenant agreement or warranty herein, or upon failure of the principal indebideness secured when due, or any part therein thereon or any fast or assessment or varranty herein, or upon failure of the principal indebideness secured when due, or any part there is thereon or any fast or assessment or the principal indebideness secured when due, or any part there is thereon or any fast or assessment or the principal indebideness secure or herein the principal indebideness secure or the prevents as and and the proceeds thereof applied to the payment of the indebideness secures as in any none of the indebideness secures or assigns, and shall been interest thereafter at the net of ten per cent, and LXMDE-BOWMAN-DARBY COMPANY, its ascessors or assigns, and and pay and be made the proceeds thereof applied to the payment of the indebideness secures, according to a fore the protect or proserve the fifth or prosession of said proceeds in the pay and the proceeds in the provide to protect or proserve the fifth or prosession of said and expenses, including reasonable attorney's fees and any proceedings shall be had been first at ten per ent, and as often as any proceedings shall be had been there for the prevents and the reveal and pay and pay and there interest at ten per ent, and as often as any proceedings and to risk not fore assession of said per theorem of said indebideness and for this purpose the holder hereof shall be the said for all such the sadd first part					
all costs and expenses, including altorney's fees of	paid and expended the	is mortgage shall stand as security.			
It is further approved that in case JANDE-BORMAX-DARBY COMPANY, its successors are sarings, shall hereafter apparer in any court or tribunel needs and expresses, inclusively there is incorrect therein, here one one and parabole and shall be that on taken to forcedone this mortgage, the bold recover from the said first part					igns, shall be accrued inter
st security. It is further agreed that immediately upon the filing of a netilion in fore-losure the holder of this mortgare shall be entitled to the possession of said pre- collect and apply the rents thereform, less the reasonable expenditures, to the payment of said indebtedness; and for this purposes the holder hereof shall be receiver, to the appointment of whom the mortgager. Incredy consument, which, appointment may be made either before or after the decree of forcelosure, in the payment of said premises, if sold of is hereby expressly waived. All covenants and agreements herein contained shall run with the land; and this mortgage and the evidences of indebtedness hereby secured shall in a governed and construed by the haws of Oklahoma. IN WITNESS WHEREOF, The said part					tribunal what
All overanits and agreements herein contained shall run with the land; and this mortgage and the evidences of indebtedness hereby secured shall in a governed and construed by the laws of Oklahoma. IN WITNESS WHEREOF, The said part	as security.				
governed and construed by the haves of Oklahoma. IN WITNESS WHEREOF, The said partof the first part hahereunto sethandon this	It is further age collect and apply the receiver, to the appoin hercof shall in no case is hereby expressly wa	eed that immediately upon the filing of a petiti- rents therefrom, less the reasonable expenditure intent of whom the mortgagorhereby consent be held to account for any damage nor for any ived.	on in force-losure the holder of this more as, to the payment of said indebtednes and; which appointment may be made rental other than that actually receiv	lgage shall be entitled to the possession of s; and for this purpose the holder hereof either before or after the decree of force ed. The appraisement of said premises,	f said premises f shall be entit losure; and the if sold on fore
IN WITNESS WHEREOF, The said part	All covenants a	nd agreements herein contained shall run with t	he land; and this mortgage and the ev	idences of indebtedness hereby secured s	hall in all resp
WITNESSES         STATE OF OKLAHOMA,         Before me,		-	art hahereunto set	hand on this,	
WITNESSES         STATE OF OKLAHOMA,         Before me,       .a. Notary Public, in and for said Count         duly commissioned and acting as such, on this       .day of.       .19personally appeared         and       .and       .and         to me known to be the identical personwho executed the within and foregoing mortgage, and acknowledged to me that			· · · · · · · · · · · · · · · · · · ·	1	
STATE OF OKLAHOMA,       COUNTY, ss.         Before mo,		WITNESSES			
STATE OF OKLAHOMA,       COUNTY, ss.         Before me,       .a. Notary Public, in and for said Cound         duly commissioned and acting as such, on this       .day of.       .10. personally appeared         and       .and       .and         to me known to be the identical personwho executed the within and foregoing mortgage, and acknowledged to me that					
STATE OF OKLAHOMA,       COUNTY, ss.         Before me,					
Before me,				An exemption of the second sec	
duly commissioned and acting as such, on this				· · · · · · · · · · · · · · · · · · ·	
and	•				-
Iree and voluntary act and deed, for the uses and purposes therein set forth, and I hereby so certify. WITNESS my hand and seal as such Notary Public, this		· · · · · · · · · · · · · · · · · · ·			
My commission expires	4+\$44414-1444+441-146+16.446+1981-4444	free and voluntary act and deed, for the use	s and purposes therein set forth, and I	hereby so certify.	
STATE OF OKLAHOMA, TULSA COUNTY, 55. This instrument was filed for record on the					
		KLAHOMA, TULSA COUNTY, s	S.		
D-r	**	Contraction (Contraction of Contraction)	1	A. D. 19	o'clock
By					