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	- <b>*</b>		- 16	۳.			

## MORTGAGE AND RELEASE RECORD

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Μ	OR	TG	AG	E

	part	
	is hereby acknowledged, hamortgaged and hereby mortgagetuto LYNDE-BOWMAN-DARBY COMPANY, a corporation, at Muskoger	ці. с,
	or assigns, the following property, situated in	
		***
	วันสุขานักษณ์แหว่าหว่าง สายคารสายากกรรมสายางสายการสายการสายครายหลายการสาย เลื่อน เราสายการสายว่านสายางสายางสายา	
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	анализирализирали правидали полиродовалиции протовородование полодование полоди полоди налоди налоди налоди пол Г	•••••
torother with all t	e improvements thereon and the appurlemances thereunto belonging or in anywise appertaining.	•••••
	o important the said of the said property of this mortgage	rt v
	i indefeasible estate of inheritance therein, free and clear of all incumbrances whatever; and that	-
This mortga	e is given to secure the payment of the said sum of	$\mathbf{L}\mathbf{L}$
	per cent. after maturity; said interest evidenced byinterest coupon notes, of even date herewith, as follows:	
(1) A. (1) A. (2)	Dollars, duc	
	Dollars each, due on the	
and an actual loan of 1		și ve
	y understood and agreed that this mortgage is the first lien on the premises hereby conveyed; that the partof the first part will pay the inde 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 assessment is when due; and will neither commit nor permit any waste upon the premises; and will not do or permit any work or operations upon said pre- s, which, in the opinion of the LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, will materially depreciate this security. A said party of the first part that no building or other improvements shall be removed from said premises without first obtaining the written co -DARBY COMPANY, its successors or assigns.	
	of the first part agreeto procure and maintain insurance on the buildings located on the said premises, in such companies as LYNDE-BO	
DARBY COMPAN be assigned to LY	Y shall select, in the sum of not less than \$	nce
In case of fa tained as above sti gency, LYNDE-B( and may provide the paid and expended	here or default in the payment of any taxes or assessments levied against the premises, or if the insurance on the buildings be not procured an pulated, or if the first partdoor sufferto be done, anything whereby this security is impaired, then, upon the happening of any such WMAN-DARBY COMPANY, its successors or assigns, may pay such taxes and assessments, and any other sums necessary to preserve such a necessary insurance, and all such sums so expended shall become at once due and shall bear interest at the rate of ten per cent.; and for all this mortgage shall stand as security.	nd 1 co sec su
Upon paym released at the cosi the principal indeb contained, then the successors or assign	nt of said promissory note and interest coupons, according to the tenor and effect thereof, this mortgage shall become null and void, and of the first part But it is expressly agreed that upon a breach of any covenant, agreement or warranty herein, or upon failure or refuse edness secured when due, or any part thereof, or any interest thereon, or any tax or assessment, or to comply with any other requirement whole sum hereby secured shall at once, and without notice, become due and payable, at the option of LYNDE-BOWMAN-DARBY COMPA , and shall bear interest thereafter at the rate of ten per cent. and LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall be his mortgage, and to have the premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured, accrued inter-	shi al te ts l AN en
	es, including attorney's fees of	tev at reof
as security.	agreed that immediately upon the filing of a petition in force-losure the holler of this mortgage shall be entitled to the possession of said premise a renes therefrom, less the reasonable expenditures, to the payment of said indebtedness; and for this purpose the holder hereof shall be enti ointment of whom the mortgagerhereby consent; which appointment may be made either before or after the decree of forcelosure; and the sa be held to account for any damage nor for any rental other than that actually received. The appraisement of said premises, if sold on for	
is hereby expressly	waived.	
All covenan governed and cons	and agreements herein contained shall run with the land; and this mortgage and the evidences of indebtedness hereby secured shall in all res rued by the laws of Oklahoma.	spec
IN WITNE	S WHEREOF, The said part	d
	WITNESSES	
	OKLAHOMA,	- <b>1</b> -
-	and acting as such, on this	
	and and a second s	
*********	the identical personwho executed the within and foregoing mortgage, and acknowledged to me that	
My commission ex	ires	Pul
		(National) (National)
	DKLAHOMA, TULSA COUNTY, 55. ent was filed for record on the	
11 billion and and a second	AND THE PROPERTY AND THE ADDRESS AND ADDRESS AND ADDRESS ADDRES	*****