MORTGAGE AND RELEASE RECORD

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KNOW AT	방송 지수는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 있다.	GAGE.
		for and in consideration of the sum of
		DOLI unto LYNDE-BOWMAN-DARBY COMPANY, a corporation, at Muskogee,
		County, Oklahoma, to-wit:
A CONTRACTOR OF		Couldy) Oktationa, to-wit;
1 - 141 ¹ 444 - 15 + 16 + 16 + 16 + 16 + 16 + 16 + 16 +	รมหรือการเป็นการเรื่องการเป็นการเป็นการเป็นสายเป็นสายเป็นสายเรื่องการเป็นสายการเป็นสายการเป็นสายการเป็นสายการเ	nan sa yana aka aka aka aka aka aka aka aka aka
together with all t	ie improvements thereon and the appurtenances thereunto belon	ging or in anywise appertaining.
And the par	tof the first part hereby covenantthat at the delivery of th	is mortgageof the said property
seized of a good an title to and posses	d indefensible estate of inheritance therein, free and clear of all i son of the same unto LYNDE-BOWMAN-DARBY COMPANY,	neumbrances whatever; and that
whomsoever. All	ights of homestead exemption are hereby expressly waived.	그 생각이 있는 것 같아. 그 물건이 있는 것 같은 것 같아. 가지 않는 것 같아. 가지 않는 것 같아.
		as evidenced by a certain promissory note, signed by the first partof even
		erest at
		interest coupon notes, of even date herewith, as follows: O
		Dollars, due
		Dollars each, due on the
an actual loan of a	noney by LYNDE-BOWMAN-DARBY COMPANY to the part.	t. interest after maturity. Said notes and coupons, and this mortgage, are giv ,of the first part.
hereby secured, an against the premis	all interest thereon, at the time and place and in the manuer pr s when due; and will neither commit nor permit any waste upon	e premises hereby conveyed; that the partof the first part will pay the indebt ovided in said note and coupons; and will also pay all taxes and assessments the premises; and will not do or permit any work or operations upon said premi MPANY, its successors or assigns, will materially depreciate this security. An ants shall be removed from said premises without first obtaining the written cous
anyone whomsoeve expressly agreed by LYNDE-BOWMA	r, which, in the opinion of the LYNDE-BOWMAN-DARBY CO. 7 said party of the first part that no building or other improveme V-DABBY COMPANY its successors or assures.	MPANY, its successors or assigns, will materially depreciate this security. An ats shall be removed from said premises without first obtaining the written cons
		he buildings located on the said premises, in such companies as LYNDE-BOW
DARBY COMPAN	Y shall select, in the sum of not less than \$	with premiums fully paid, and the policy or policies of such insurance is collateral and additional security for the indebtedness hereby secured.
In case of fi	illure or default in the payment of any taxes or assessments levie	d against the premises, or if the insurance on the buildings be not procured and
gency, LYNDE-Bo and may provide t	WMAN-DARBY COMPANY, its successors or assigns, may pay to necessary insurance, and all such sums so expended shall becom	d against the premises, or if the insurance on the buildings be not procured and ing whereby this security is impaired, then, upon the happening of any such e such taxes and assessments, and any other sums necessary to preserve such sec e at once due and shall bear interest at the rate of ten per cent.; and for all su
Upon paym	this mortgage shall stand as scouricy. ent of said promissory note and interest coupons, according to	the tenor and effect thereof, this mortgage shall become null and void, and sh ach of any covenant, agreement or warranty herein, or upon failure or refusal t
the principal indeb contained, then the	tedness secured when due, or any part thereof, or any interest t s whole sum hereby secured shall at once, and without notice, bec	ner of any towelman, agreement of warranty network of open instance of remain hereon, or any tax or assessment, or to comply with any other requirements some due and payable, at the option of LYNDE-BOWMAN-DARBY COMPAN d LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall be er
successors or assign to a forcelosure of	s, and shall bear interest thereafter at the rate of ten per cent, an this mortgage, and to have the premises sold and the proceeds the	d LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall be er tereof applied to the payment of the indebtedness hereby secured, accrued interes
	ses, including attorney's fees of	
order to protect or become due and m	agreed that in case LYNDF-BOWMAN-DARBY COMPANY, it preserve the little to or possession of said premises, then all costs vable and shall bear interest at ten per cent., and as often as any	is successors or assigns, shall hereafter appear in any court or tribunal whatever a and expenses, including reasonable attorney's fees, incurred therein, shall at proceedings shall be had or taken to forcelose this mortgage, the holder hereo by's fee; and for all such costs, expenses and attorney's fees this mortgage shall
as security.		
It is further collect and apply i	agreed that immediately upon the filing of a petition in foreclosu he rents therefrom, less the reasonable expenditures, to the pays	re the holder of this mostging aball be entitled to the possession of said premises, ment of said indebtedness; and for this purpose the holder hereof shall be entitle continuent may be made either before or after the decree of foreelosure; and the han that actually received. The appraisement of said premises, if sold on forced
hereof shall in no c is hereby expressly	some need to account for any damage nor for any rental other t which app	han that actually received. The appraisement of said premises, it sold on force
All covenan governed and cons	s and agreements herein contained shall run with the land; and the trued by the laws of Oklahoma.	his mortgage and the evidences of indebtedness hereby secured shall in all respe
		erounto set
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	t	
	OKLAHOMA,	
		a Notary Public, in and for said County and
	• •	10personally appeared
to me known to b	e the identical person,who executed the within and foregoing m	ortgage, and acknowledged to me thatexecuted the se
		t therein set forth, and I hereby so certify.
My commission ex	Fires	Notary Pu
STATE OF	OKLAHOMA, TULSA COUNTY, ss.	
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This instru	nent was filed for record on the	A, D. 19, ht