MORTGAGE AND RELEASE RECORD

	MORTGAGE.		
KNOW ALL MEN BY THESE PRESENTS, That.			
fparto			
he receipt of which is hereby acknowledged, hamortgaged and	hereby mortgage unto LYNDE	-BOWMAN-DARBY COMPANY, a cor	poration, at Muskogee, Okla
oma, its successors or assigns, the following property, situated in			to-wit:
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randon o mario de la companio de la			
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gether with all the improvements thereon and the appurtenances	thereunto belonging or in anywisc	appertaining.	
And the partof the first part hereby covenantthat at t			
sized of a good and indefeasible estate of inheritance therein, free r tle to and possession of the same unto LYNDE-BOWMAN-DARR homsoever. All rights of homestead exemption are hereby express	and clear of all incumbrances wha BY COMPANY, its successors or a ly waived.	tover; and thatssigns, forever, against the lawful claim	will warrant and defend the us and demands of all person
This mortgage is given to secure the payment of the said sum wing by the partof the first part to LYNDE-BOWMAN-DARI	of	certain promissory note, signed by the	
erewith, due			
nnually, and at ten per cent. after maturity; said interest evidence			the state of the s
nd	e first lien on the premises hereby n the manner provided in said no any waste upon the premises; and N-DARBY COMPANY, its succe ther improvements shall be remove	conveyed; that the partof the first to and coupons; and will also pay all will not do or permit any work or op- essors or assigns, will materially depre- ved from said premises without first ob-	part will pay the indebtedne taxes and assessments levi- erations upon said premises l into this security. And it taining the written consent
The partof the first part agreeto procure and maintain	Tarana and the same of the		
DARBY COMPANY shall select, in the sum of not less than \$	ors or assigns, as collateral and a ssessments levied against the prer be done, anything whereby this ssigns, may pay such taxes and a	emunis they plad, and the policy or p diditional security for the indebtedness in nises, or if the insurance on the buildin security is impaired, then, upon the h ssessments, and any other sums necess	photes of such insurance sin hereby secured. gs be not procured and mai appening of any such conti ary to preserve such securit
and and expended this mortgage shall stand as security. Upon payment of said promissory note and interest coupo leleased at the cost of the first part But it is expressly agreed he principal indebtedness secured when due, or any part thereof, contained, then the whole sum hereby secured shall at once, and wit uccessors or assigns, and shall bear interest thereafter at the rate of on forcelosure of this mortgage, and to have the premises sold and	ns, according to the tenor and ef that upon a breach of any coven- or any interest thereon, or any to hout notice, become due and pay ten per cent. and LYNDE-BOWA	lect thereof, this mortgage shall become ant, agreement or warranty herein, or ux or assessment, or to comply with a vable, at the option of LYN DE-BOWN IAN-DARBY COMPANY, its successor	te null and void, and shall upon failure or refusal to puny other requirements here (AN-DARBY COMPANY, its or assigns, shall be entited.
It is further agreed that in case LYNDE-BOWMAN-DARB! rder to protect or preserve the title to or possession of said premis ecome due and payable and shall bear interest at ten per cent., and ecover from the said first part all costs and expenses, and a re s security.			ourt or tribunal whatever, curred therein, shall at on tgage, the holder hereof m ees this mortgage shall sta
It is further agreed that immediately upon the filing of a petiollect and apply the rents therefrom, less the reasonable expenditive energy, to the appointment of whom the mortgagor. hereby conseered shall in no case be held to account for any damage nor for any hereby expressly walved.	tion in fore-losure the holder of the tres, to the payment of said indeb nt; which appointment may be ny rental other than that actually	is mortgage shall be entitled to the poss tedness; and for this purpose the holde made either before or after the decree received. The appraisement of said p	ession of said premises, and ar hereof shall be entitled to of foreclosure; and the hold remises, if sold on foreclosu
All covenants and agreements herein contained shall run with coverned and construed by the laws of Oklahoma.	the land; and this mortgage and	the evidences of indebtedness herebys	ecured shall in all respects
IN WITNESS WHEREOF, The said partof the first			
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WITNESSES			
and the state of t			
STATE OF OKLAHOMA,			
Before me,			
o me known to be the identical personwho executed the within a	and foregoing mortgage, and ack	lowledged to me that	
WITNESS my hand and seal as such Notary Public, this	-		10
dy commission expires			
			employee distance more properties of the state of the other
STATE OF OKLAHOMA, TULSA COUNTY, This instrument was filed for record on the			o'dock
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B y (, , , , , , , , , , , , , , , , , , ,	éputy.	regions to a general of the control	Register of Deeds.