## MORTGAGE AND RELEASE RECORD

		and in equipments of the sum of
		and in consideration of the sum of.
		DOLLA: unto LYNDE-BOWMAN-DARBY COMPANY, a corporation, at Muskogee, Ol
		County, Oklahoma, to-wit:
		isangeris, andrengais trajas pasana menggas ang menggas ang menggas ang menggas ang menggas ang menggas ang me
		さいはんしん ロースカー・スター しょうしゅうがん かんきょうかい かんしょうしゅうしゅん
gether with all the improvements thereon	i and the appurtenances thereunto belonging	or in anywise appertaining.
And the part of the first part he	cby covenantthat at the delivery of this u	nortgage
		nbrances whatever; and thatwill warrant and defend successors or assigns, forever, against the lawful claims and demands of all pers
		DOLLA
rewi(h, due		t atper cent. from date until maturity, payable
nually, and at ten per cent, after maturit	y; said interest evidenced by	interest coupon notes, of even date herewith, as follows: One
		llars, due
		liars each, due on the
d i actual loan of money by LYNDE-BOW	of each year, and bearing ten per cent. in MAN-DARBY COMPANY to the part	iterest after maturity. Said notes and coupons, and this mortgage, are given of the first part.
It is expressly understood and agree reby secured, and all interest thereon, at ainst the premises when due; and will ae tyone whomsoever, which, in the opinion pressly agreed by said party of the first YNDE-BÖWMAN-DARBY COMPANY,	I that this mortgage is the first lien on the pri- the time and place and in the manner providither commit nor permit any waste upon the of the LYNDE-BOWMAN-DARBY COMPA sart that no building or other improvements a its successors or assigns.	emises hereby conveyed; that the partof the first part will pay the indebted led in said note and coupons; and will also pay all taxes and assessments le premises; and will not do or permit any work or operations upon said premise NYY, its successors or assigns, will materially depreciate this security. And shall be removed from said premises without first obtaining the written consenuallying located on the said premises, in such companies as LYNDE-BOWM.
assigned to LYNDE-BOWMAN-DARB In case of failure or default in the p ined as above stipulated, or if the first p incy, LYNDE-BOWMAN-DARBY COMI d may provide the necessary insurance, a	COMPANY, its successors or assigns, as convergent of any taxes or assessments levied agartdoor sufferto be done, anything ANY, its successors or assigns, may pay suc and all such sums so expended shall become at	with premiums fully paid, and the policy or policies of such insurance a lateral and additional security for the indebtedness hereby secured. minst the premises, or if the insurance on the buildings be not procured and m whereby this security is impaired, then, upon the happening of any such cor that taxes and assessments, and any other sums necessary to preserve such secuonce due and shall bear interest at the rate of ten per cent.; and for all sum
ud and expended this mortgage shall star Upon payment of said promissory leased at the cost of the first part	at as security.  note and interest coupons, according to the 3ut it is expressly agreed that upon a breach e, or any part thereof, or any interest there reed shall at one, and without notice, become thereafter at the rate of ten per cent. and L two the premises sold and the proceeds thereof	tonor and effect thereof, this mortgage shall become null and void, and shal of any covenant, agreement or warranty herein, or upon failure or refusal to on, or any tax or assessment, or to comply with any other requirements he due and payable, at the option of LYNDE-BOWMAN-DARBY COMPANY XNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall be entif applied to the payment of the indebtedness hereby secured, accrued interest,
	fees of	recessors or assigns, shall hereafter appear in any court or tribunal whatever it expenses, including reasonable attorney's fees, incurred therein, shall at a seedings shall be had or taken to forcelose this mortgage, the holder hereof fee; and for all such costs, expenses and attorney's fees this mortgage shall st
It is further agreed that immediately illect and apply the rents therefrom, less ceiver, to the appointment of whom the reof shall in no case be held to account for hereby expressly waived.	upon the filing of a petition in fore-losure the the reasonable expenditures, to the payment nortgagorhereby consent; which appoint or any damage nor for any rental other than	ne holder of this mortgage shall be entitled to the possession of said premises, an of said indebtedness; and for this purpose the holder hereof shall be entitled ment may be made either before or after the decree of forcelosure; and the ho that actually received. The appraisement of said premises, if sold on forcelos
	contained shall run with the land; and this a	nortgage and the evidences of indebtedness hereby secured shall in all respect
		nto set
eta arratuatu tatuka an es aratuak atau e		
Witness	<b>NS</b>	
nangarangan mulaungan managaran an a		инительного вына этые понявального получение голинованого стаде
		OUNIX, SS
ly commissioned and acting as such, on	hisday of	19personally appeared
me known to be the identical personv	the executed the within and foregoing mortgr r act and deed, for the uses and purposes the	nge, and acknowledged to me thatexecuted the same rein set forth, and I hereby so certify
TATE OF OKLAHOMA, TU		
This instrument was filed for record	on theday of	A. D. 19nt