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MORTGAGE AND RELEASE RECORD

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KNOW ALL ME			TGAGE.		
of	'N BY THESE PRESENTS,			the sum of	
				N-DARBY COMPANY, a corporat	and the second
and the second				County, Oklahoma, to-wit	
	· · · · · · · · · · · · · · · · · · ·	444893444919,9,6,6 8 /-41-9/-41-9/-41-9/-41-9/-41-9/-41-9/-41-9/-41-9/-41-9/-41-9/-41-9/-41-9/-41-9/		•	
and the state of the second	and the second				
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				uing,	
			4 T 4		
				d that	
				promissory note, signed by the firs	
				r cent. from date until maturity, j	• • · · ·
				st coupon notes, of even date herew	
		1- e =	Dollars each, due on the		*****
and an actual loan of more	of each	h year, and bearing ten per c ARBY COMPANY to the par	ent. interest after maturity. tof the first part.	Said notes and coupons, and this	mortgage, are given
It is expressly un hereby secured, and all against the premises wh anyone whomsoever, wi expressly agreed by saic LYNDE-BOWMAN-DA	derstood and agreed that this interest thereon, at the time i ien due; and will neither comi ich, in the opinion of the LJ 4 party of the first part that in HBY COMPANY. its success	s mortgage is the first lien on and place and in the manner nuit nor permit any waste up YNDE-BOWMAN-DARBY C no building or other improver sors or assigns.	the premises hereby conveyed; provided in said note and co on the premises; and will not o OMPANY, its successors or t uents shall be removed from s	that the partof the first part upons; and will also pay all taxes do or permit any work or operations ussigns, will materially depreciate the aid premises without first obtaining the second sec	will pay the indebted and assessments le as upon said premise this security. And g the written conser
The partof t	he first part agree to procu	re and maintain insurance or	1 the buildings located on the	said premises, in such companies	as LYNDE-BOWM
DARBY COMPANY sb	all select, in the sum of not 1	less than S	with premiums fu	illy paid, and the policy or policies ecurity for the indebtedness hereby	s of such insurance a
In case of failure tained as above stipulat gency, LYNDE-BOWM and may provide the ne paid and expended this	or default in the payment of ted, or if the first partdo [AN-DARBY COMPANY, its cessary insurance, and all sucl imortgage shall stand as secu	f any taxes or assessments lev to sufferto be done, any successors or assigns, may p h sums so expended shall been urity.	, as contacts the premises, or if thing whereby this security i ay such taxes and assessment, one at once due and shall be	I the insurance on the buildings be impaired, then, upon the happer s, and any other sums necessary to ar interest at the rate of ten per o	not procured and m ning of any such con preserve such secu ent.; and for all sum
Upon payment of the cost of the	of said promissory note and he first part But it is o	interest coupons, according	to the tenor and effect there are here any covenant, arree	of, this mortgage shall become nul ment or warranty herein, or upon sament, or to comply with any of he option of LYNDIS-BOWMAN-I BY COMPANY, its successors or at of the indebtedness hereby secur	I and void, and shal failure or refusal to
			·		
as security.				Il hereafter appear in any court a casonable attorney's fees, incurres taken to forcelose this mortgage sts, expenses and attorney's fees if	
It is further agre collect and apply the re receiver, to the appoint hereof shall in no case h is hereby expressly wait	ed that immediately upon the ents therefrom, less the reason ment of whom the mortgagor be held to account for any day ved.	a filing of a petition in forcelo nable expenditures, to the pa r. hereby consent; which a mage nor for any rental othe	sure the holler of this mortgae syment of said indebtedness; a ppointment may be made eith r than that actually received.	re shall be entitled to the possession ad for this purpose the holder her er before or after the decree of for The appraisement of said premise	1 of said premises, an cof shall be entitled reclosure; and the he cs, if sold on forcelos
governed and construed	l by the laws of Oklahoma.			nces of indebtedness hereby secure	
			hereunto set	handon this	da
#*************************************					•••••
	WITNESSES		4118,1484444514481144114711-1		1849-9-90048489-19-99-6
		489-884-488-1847884-184 - 4974749-91168	•*************************************		······
·			6		
				(a) California (Companying Control of Companying Control (Control (Contro) (Contr	
	LAHOMA,		•		and County and S
duly commissioned and	acting as such, on this			rsonally appeared.	
to me known to be the	identical personwho execut free and voluntary act and	ted the within and foregoing deed, for the uses and purpor	mortgage, and acknowledged ses therein set forth, and I her	to me that	executed the sam
	president and the second se		en e	Albert and "referenced" o deseas operative and a construction of the second second second second second second The first and the first of the second second The first and the first second	
		COUNTY. ss.			
STATE OF OK	LAHOMA, TULSA		Managa aya aya aya dan asar aya aya aya aya aya		

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