MORTGAGE AND RELEASE RECORD

is receipt of which is increby meleococioged, hasmorelegated and hemisty mortgagetotale_LYNOG-SOWAK-DARDY COMPANY, a necessarie at Management, and Manage				and the control of th	DOTTA
gether with all he improvements thereon, and the apportenences thereman belonging or in insystem apperatuling. And the part	ma, its successors or assigns, the following property, s	situated in	no sandra again again na magaine agai	County, Oklah	oma, to-wit:
gether with all the improvements thereon and the appartenance thereuse biologing or in anywise apperiating. And the part				i e o - n g amata ama amanama	,,,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
get ber will in all the improvements thurson and the appartenament thereton belonging or in anywins apper altring. And the part—of the first part herety eventual—that at the elivery of this mostingue, the lawfid owner	alanggalage er pentapatarander sintagserviste alternature er avg	entimental and more and	an can can an a		
gesher with all the improvements thereon and the appartenance thereunic belonging or in anywas apperiating. And the part	manantantantantantantantantantantantantan				pravis seini aisti eriksenari eraksenari eraksi eriksen
gather with all the improvements thereon and the appurt enances thereonal belonging or in anywiso appertaining. And the part — of the first part hereby covenantlink at the delivery of this mortgage. And the part — of the first part hereby covenantlink at the delivery of this mortgage. And the part — of the first part hereby covenantlink at the delivery of this mortgage. This mortgage is given to accure the program of the same used in JAZDEB-BOWMAN-DAMBE COMINAN; its successor or natigns, forever, against the lawful chimn and demands of all promoters					
And the part of the first part hereby covenandlink at the delivery of the mottagee the leaved owner					· · · · · · · · · · · · · · · · · · ·
real of a good and haddendish cards of thereins therein for and deep of all incumbrances whatevery and that a compared to a first of the first part of the f				the control of the co	
This non-tingue is given to accume the payment of the said sum of the put. of the fleet part to LANDE-ROWARS-DARDY COMPANY, as evidenced by a certain premiseavy rote, signed by the first part. of even evently, due. 19	ized of a good and indefeasible estate of inheritance the	herein, free and clear of all	incumbrances whatever	and that	will warrant and defend
mally, and at ten per cent. after maturity; said interest ovidenced by	This mortgage is given to secure the payment of the first part to T.YNDE-ROW	the said sum of	as evidenced by a cert	in promissory note, signed	DOLLA
Dollars, due					
Dollars each, duo on the	nually, and at ten per cent. after maturity; said inter	est evidenced by	in	terest coupon notes, of even	date herewith, as follows: On
d					
It is expressly understood and agreed that this mortgags is the first fem on the premises hereby conveyed; that the part					
In case of failure or default, in the payment of any laxes or assessments lavied against the premises, or if the insurance on the buildings be not precured and ined as above stipulated, or if the first part	It is expressly understood and agreed that this me reby secured, and all interest thereon, at the time am ainst the prenises when due; and will neither commit yone whomseever, which, in the opinion of the LYN pressly agreed by said party of the first part that no KNDE-BOWMAN-DARBY COMPANY, its successors. The partof the first part agreeto procure	nortgago is the first lien on the discount of the manner protection to the manner protection of the manner protection of the manner protection of the manner of the manner of the manner on the manner of the manner	he premises hereby convicted in said note an the premises; and will MIPANY, its successors ents shall be removed from buildings located or the buildings located or	yed; that the partof the I coupons; and will also pay not do or permit any work of or assigns, will materially do om said premises without fir the said premises, in such	first part will pay the indebted y all taxes and assessments le or operations upon said premise lepreciate this security. And st obtaining the written consec- companies as LYNDE-BOWM
Upon payment of said promisory note and interest coupons, according to the tenor and effect thereof, this mortgage shall become null and void, and she principal indebtedness secured when due, or any part thereof, or any interest thereon, or any tax or assessment, or to comply with any other requirements in trained, then the whole sum hereby secured abulant at once, and without notice, become due and nyadyor, and point or 12 MDB-ROWMAN-DARBY COMPAN coasors or assigns, and shall benr interest thereafter at the rate of ten per cent, and DANDE-ROWAIAN-DARBY COMPAN coasors or assigns, and shall benr interest thereafter at the rate of ten per cent, and DANDE-ROWAIAN-DARBY COMPANY. Its successors or assigns, shall be removed the premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured, accuract interest exists and expenses, including reasonable attorney's fees, incurred therein, shall accome due not payable and shall bear interests at ten per cent, and as often as any proceedings shall be had or taken to foreclose this mortgage, the holder hereof recently. It is further agreed that immediately upon the filing of a retinion to foreclose the filing of the payable and shall bear interests at ten per cent, and as often as any proceedings shall be had or taken to foreclose this mortgage. The holder hereof shall be not provide the payable and the part	In case of failure or default in the payment of at ined as above stipulated, or if the first partdo ney, LYNDE-BOWMAN-DARBY COMPANY, its su d may provide the necessary insurance, and all such sid and expended this mortgage shall stand as security.	ny taxes or assessments levie .or sufferto be done, any taccessors or assigns, may pay nums so expended shall becom y.	ed against the premises, hing whereby this seem y such taxes and assess no at once due and shal	or if the insurance on the bity is impaired, then, upon ents, and any other sums not bear interest at the rate of	uildings be not procured and n the happening of any such con necessary to preserve such secu f ten per cent.; and for all sun
It is further agreed that in case LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall hereafter appear in any court or tribunal whateveler to protect, or preserve the title to or possession of said premises, then all costs and expenses, including reasonable attorney's fees, incurred therein, shall at come due and payable and shall bear interest at ten per cent., and as often as my proceedings shall be had or taken to forcelose this mortgage, the holder hereof sover from the said first part	Upon payment of said promissory note and initensed at the cost of the first part But it is expice principal indebtedness secured when due, or any pantained, then the whole sum hereby secured shall at a cessors or assigns, and shall bear interest thereafter a a foreclosure of this mortgage, and to have the prem	terest coupons, according to ressly agreed that upon a brant thereof, or any interest to once, and without notice, be- at the rate of ten per cent. ar nises sold and the proceeds the	o the tenor and effect teach of any covenant, a thereon, or any tax or come due and payable, ad LYNDE-BOWMAN- thereof applied to the pay	nereof, this mortgage shall to greement or warranty herein assessment, or to comply we at the option of LYNDE-B DARBY COMPANY, its suc- rment of the indebtedness he	ecome null and void, and sha , or upon failure or refusal to the any other requirements ho OWMAN-DARBY COMPANY cossors or assigns, shall be ent reby secured, accrued inferest,
All covenants and agreements herein contained shall run with the land; and this mortgage and the evidences of indebtedness hereby secured shall in all respectivened and construct by the laws of Oklahoma. IN WITNESS WHEREOF, The said part	It is further agreed that in ease LYNDE-BOWM der to protect or preserve the title to or possession of come due and payable and shall bear interest at ten p cover from the said first part all costs and expen- security.	MAN-DARBY COMPANY, if f said premises, then all cost per cent., and as often as any ses, and a reasonable attorn	ts successors or assigns s and expenses, includi proceedings shall be he ey's fee; and for all suc	shall hereafter appear in a ng reasonable attorney's fee d or taken to foreelose this n costs, expenses and attorn	
IN WITNESS WHEREOF, The said part	nereby expressly waived.				
WITNESS my hand and seal as such Notary Public, this	All covenants and agreements herein contained sl overned and construed by the laws of Oklahoma, IN WITNESS WHEREOF, The said part	hall run with the land; and tof the first part hah	ereunto set	handou th	ĭsdı
TATE OF OKLAHOMA, COUNTY, SS. Before me, a Notary Public, in and for said County and ally commissioned and acting as such, on this day of 10, personally appeared and acknowledged to me that executed the said county and acknowledged to me that free and voluntary act and deed, for the uses and purposes therein set forth, and I hereby so certify. WITNESS my hand and seal as such Notary Public, this day of 10, and 10 foreign set forth, and 10, and 10 foreign set forth, and 10 foreign	Witnesses				
Before me,	ши оници.	***************************************	3.38X-38-9-3.3889-0	id ganilland-ipedia-raga (s)7284abet-distibitificiyay.	
Before me,		disable control of the state of	2,5,1,1,2,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,		
me known to be the identical personwho executed the within and foregoing mortgage, and acknowledged to me thatexecuted the sa	TATE OF OKLAHOMA,	orandamy (filmely) (filmely) entypetrosó- Zabradovár (oprance propietrosó).	COUNTY, ss.		
me known to be the identical personwho executed the within and foregoing mortgage, and acknowledged to me thatexecuted the sa					
	me known to be the identical personwho executed	the within and foregoing m	d ortgage, and acknowled	ged to me that	anna de la compresa del la compresa de la compresa
y commission expires	WITNESS my hand and seal as such Notary P	ublic, this	day of	programment officers for the supplying a nation of the contribution of the supplying and the supplying and the supplying and supplying a s	
	y commission expires	00 0 19			Notary Publ